

REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

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

Murrieta

	Murrieta	NCERNS THE REAL PROPERTY SITU COUNTY OF <u>Riverside</u> 22 Carlton Oaks St, Murrieta, CA 9256	, STATE OF CALIFORNIA,
	WITH SECTION 1102 OF THE CIVIL OKIND BY THE SELLER(S) OR ANY A	ODE AS OF (date)08/16/2022	SCRIBED PROPERTY IN COMPLIANCE IT IS NOT A WARRANTY OF ANY PIPAL(S) IN THIS TRANSACTION, AND NCIPAL(S) MAY WISH TO OBTAIN.
	I. COOR	DINATION WITH OTHER DISCLOSURE	FORMS
			Civil Code. Other statutes require disclosures, al study zone and purchase-money liens on
	Report/Statement that may include airport ar in connection with this real estate transfer matter is the same:	noyances, earthquake, fire, flood, or special a , and are intended to satisfy the disclosure	law, including the Natural Hazard Disclosure assessment information, have or will be made obligations on this form, where the subject
	✓ Inspection reports completed pursuant t✓ Additional inspection reports or disclosu	o the contract of sale or receipt for deposit.	
		ber of third party inspections that will be supplie	ed to Buyer at Buyer's request if available.
	No substituted disclosures for this transi	<u> </u>	
		II. SELLER'S INFORMATION	
	Buyers may rely on this information in de	eciding whether and on what terms to pure principal(s) in this transaction to provide	ough this is not a warranty, prospective rchase the subject property. Seller hereby a copy of this statement to any person or
	REPRESENTATIONS OF THE AGE INTENDED TO BE PART OF ANY COM	NTRACT BETWEEN THE BUYER AND S operty. Seller has never occupied this property. Seller enco own inspections performed and verify all informatio	N IS A DISCLOSURE AND IS NOT BELLER.
	☑ Range	Wall/Window Air Conditioning	Pool:
	✓ Oven	Sprinklers	Child Resistant Barrier
	Microwave	Public Sewer System	☐ Pool/Spa Heater:
Buyer is	Dishwasher Trash Compactor	Septic Tank Sump Pump	☐ Gas ☐ Solar ☐ Electric ✓ Water Heater:
aware that	= . <u>-</u> : .	Water Softener	✓ Water Fleater: Gas Solar Electric
system does not	Washer/Dryer Hookups	✓ Patio/Decking	✓ Water Supply:
convey with sale of	Doin Cuttors	Built-in Barbecue	City Well
the home. Kwikset	√ Burglar Alarms	Gazebo	Private Utility or
914 lock will be	Carbon Monoxide Device(s)	Security Gate(s)	Other Eastern Municipal Water District
removed and	✓ Smoke Detector(s)	☑ Garage:	✓ Gas Supply:
replaced with a	Fire Alarm	Attached Not Attached	Utility Bottled (Tank)
standard lock prior	TV Antenna	Carport	Window Screens
to the close of escrow.		Automatic Garage Door Opener(s)Number Remote Controls	Window Security Bars
	✓ Central Heating	Sauna	☐ Quick Release Mechanism on Bedroom Windows
	✓ Central Air Conditioning	Hot Tub/Spa:	Water-Conserving Plumbing Fixtures
	Evaporator Cooler(s)	Locking Safety Cover	
	Exhaust Fan(s) in	220 Volt Wiring in	Fireplace(s) in Living room
	Gas Starter Other: Ceiling fans		Age: <u>18 years</u> (approx.)
		wledge, any of the above that are not in ope sary): List of items in the home may not be complete. Any iter	erating condition? Yes Vo. If yes, then ms remaining in home at time of sale will be left.
	Seller has never occupied this property. Seller er (*see note on page 2)	courages Buyer to have their own inspections perform	ed and verify all information relating to this property
	© 2021, California Association of REALTORS®, Inc.		(
	TDS REVISED 12/21 (PAGE 1 OF 3)		Seller's Initials MM / EQUAL HOUSING OPPORTUNITY
_	REAL ESTATE TR	ANSFER DISCLOSURE STATEMENT (TDS PAGE 1 OF 3)

Pro	erty.	Address: 27322 C	arlton Oaks St, Murrieta, CA 92562	Date:	08/16/2022
В.	spa lı	ce(s) below. nterior Walls	cant defects/malfunctions in any of the following?	s Doors Fou	undation
(De			erty. Seller encourages Buyer to have their own inspections perform	_	
If a	ny of	the above is checked, explain. (Attach additional sheets if necessary.):		
dev carl dev (cor hav Coo Jan or i	ice, quantice some mention in the second sec	garage door opener, or child-resis monoxide device standards of C tandards of Chapter 12.5 (comme noing with Section 115920) of Cha ck-release mechanisms in complia quires all single-family residences 1, 2017. Additionally, on and afte	or amenity is not a precondition of sale or transfer of tant pool barrier may not be in compliance with the saft napter 8 (commencing with Section 13260) of Part 2 chains with Section 19890) of Part 3 of Division 13 of, or topter 5 of Part 10 of Division 104 of, the Health and Safety ince with the 1995 edition of the California Building Standault on or before January 1, 1994, to be equipped with wir January 1, 2014, a single-family residence built on or better that water-conserving plumbing fixtures as a condition of the Civil Code.	fety standards related for Division 12 of, at the pool safety starty Code. Window set ards Code. Section vater-conserving plubefore January 1,	ting to, respectively, automatic reversing ndards of Article 2.5 ecurity bars may not n 1101.4 of the Civil umbing fixtures after 1994, that is altered
C.	1.	formaldehyde, radon gas, lead-b on the subject property	ollowing: Its which may be an environmental hazard such as, but rased paint, mold, fuel or chemical storage tanks, and cor	ntaminated soil or	water Yes X No
	3. 4. 5. 6. 7.	whose use or responsibility for many encroachments, easements Room additions, structural modifications, structural modific	aintenance may have an effect on the subject property. or similar matters that may affect your interest in the sub cations, or other alterations or repairs made without nece cations, or other alterations or repairs not in compliance the property or any portion thereof	oject property essary permits with building code	X Yes No Yes X No Yes X No s Yes X No
	11. 12. 13.	Any zoning violations, nonconfor Neighborhood noise problems of CC&R's or other deed restriction Homeowners' Association which Any "common area" (facilities su	any of the structures from fire, earthquake, floods, or lan ming uses, violations of "setback" requirements other nuisancess or obligationshas any authority over the subject propertych as pools, tennis courts, walkways, or other areas co-o	owned in undivided	Yes No Yes No Yes No Yes No Yes No
		Any notices of abatement or cita Any lawsuits by or against the Se pursuant to Section 910 or 914 th to Section 900 threatening to or af pursuant to Section 903 threater pursuant to Section 910 or 914 such	ions against the property	or damages by the stack of warranty pursed protection agrees or claims for damommon areas" (factions)	Yes No Seller suant ement nages cilities
12)	Buy		n. (Attach additional sheets if necessary.): Seller has never ocorhood		
D.	1.	Safety Code by having operable Marshal's regulations and applica The Seller certifies that the properties	erty, as of the close of escrow, will be in compliance wi smoke detector(s) which are approved, listed, and insta able local standards. Perty, as of the close of escrow, will be in compliance we heater tank(s) braced, anchored, or strapped in place in	alled in accordance with Section 1921	e with the State Fire 1 of the Health and
TD:	s RE	VISED 12/21 (PAGE 2 OF 3)	Buyer's Initials / Seller's I	Initials <u>MM</u> /	EQUAL HOUSING GPPGRTUNTY

Property	Address:	27	322 Carlton Oaks St, Murri	eta, CA 92562	Date:	08/16/2022
			on herein is true and correct to	the best of the Seller's kno	wledge as of t	he date signed by the
Seller. Seller	Megan	Meyer	Authorized Signer on the Behalf of	Opendoor Property Trust I	Date	08/16/2022
Seller		0			Date	
PROPE	ERTY AND	NED, BASED D BASED OF	III. AGENT'S INSPEC pleted only if the Seller is repr ON THE ABOVE INQUIRY N A REASONABLY COMP	esented by an agent in this OF THE SELLER(S) AS ETENT AND DILIGENT	S TO THE C	ONDITION OF THE
x See	e attached A ent notes no	gent Visual Inspitems for disclo	property in Conjunct pection Disclosure (AVID Form) sure.		Y, STATES TH	HE FOLLOWING:
Agent (E	Broker Repre	esenting Seller)	Opendoor Brokerage Inc	By Ben Bra (Associate Licensee or E	aksick Broker Signature)	Date 08/16/2022
ACCES See	NDERSIG SSIBLE AF e attached A ent notes no	NED, BASED REAS OF THE gent Visual Insp items for disclo	IV. AGENT'S INSPECT only if the agent who has obtained and a REASONABLY COMPROPERTY, STATES THE dection Disclosure (AVID Form) sure.	rained the offer is other that IPETENT AND DILIGENT FOLLOWING:	T VISUAL IN:	,
Agent (E	Broker Obtai	ning the Offer)	(Please Print)	By(Associate Licensee or E		Date
V. BU PR SE	IYER(S) AI OPERTY / LLER(S) V	ND SELLER(S AND TO PRO WITH RESPEC	B) MAY WISH TO OBTAIN POVIDE FOR APPROPRIATE OF TO ANY ADVICE/INSPECTOR A COPY OF THIS STATES OF THE Behalf of the Property Trust I Date 08/16/2022	PROFESSIONAL ADVICE PROVISIONS IN A CONTIONS/DEFECTS.	AND/OR INS	WEEN BUYER AND
Seller	Megan 5	Opendoo	Date Date	Buyer		Date
-	roker Represe	enting Seller) O	pendoor Brokerage Inc. (Please Print)	By Ben Bra (Associate Licensee or Br		Date
Agent (B	roker Obtainir	ng the Offer)	(Please Print)	By (Associate Licensee or Br	roker Signature)	Date
CONTR	RACT FOR	AT LEAST 1	VIL CODE PROVIDES A E THREE DAYS AFTER THE D OFFER TO PURCHASE. IF D PERIOD.	ELIVERY OF THIS DISC	LOSURE IF D	ELIVERY OCCURS
A REA	L ESTAT		S QUALIFIED TO ADVISE	ON REAL ESTATE. IF	YOU DESIR	E LEGAL ADVICE,
form, or a CALIFORI SPECIFIC ADVICE, California only by me	any portion the NIA ASSOCIAT TRANSACTIO CONSULT AN Association of	reof, by photocopy ION OF REALTOR: IN. A REAL ESTATE APPROPRIATE PI REALTORS®. It is I IATIONAL ASSOCIA	S®, Inc. United States copyright law (Title machine or any other means, including Ss® (C.A.R.). NO REPRESENTATION IS EBROKER IS THE PERSON QUALIFIED ROFESSIONAL. This form is made avainot intended to identify the user as a REATION OF REALTORS® who subscribe to	facsimile or computerized formats. MADE AS TO THE LEGAL VALIDITY TO ADVISE ON REAL ESTATE TRA lable to real estate professionals the ALTOR® REALTOR® is a registered	THIS FORM HAS OR ACCURACY ANSACTIONS. IF Y rough an agreemer	BEEN APPROVED BY THE OF ANY PROVISION IN ANY OU DESIRE LEGAL OR TAX at with or purchase from the

REAL ESTATE BUSINESS SERVICES, LLC.
a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®
525 South Virgil Avenue, Los Angeles, California 90020
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CALIFORNIA ASSOCIATION OF REALTORS®

SELLER PROPERTY QUESTIONNAIRE

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

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.

Coller makes the following disclosures with regard to the real property or manufactured home described as

Sei	27322 Carlton Oaks St, Murrieta, CA 92562, Assessor's Parcel No900-140-006		tuated
in	Murrieta - County of Riverside California (
ï	Murrieta= - County of Riverside California (Disclosure Limitation: The following are representations made by the Seller and are not the repr	esentation	ons of
	the Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any	agents(s) and
	is not a substitute for any inspections or warranties the principal(s) may wish to obtain. This dis	sclosure	is not
	intended to be part of the contract between Buyer and Seller. Unless otherwise specified in v	vriting, E	Broker
	and any real estate licensee or other person working with or through Broker has not verifie	ed inforn	nation
	provided by Seller. A real estate broker is qualified to advise on real estate transactions. If S	eller or	Buyer
	desires legal advice, they should consult an attorney.		
2.	Note to Seller, PURPOSE: To tell the Buyer about known material or significant items affecting the value	e or desi	rability
	of the Property and help to eliminate misunderstandings about the condition of the Property.		
	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 i 		
	question, whether on this form or a TDS, you should consult a real estate attorney in California of your ch		
•	cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you		
ა.	Note to Buyer, PURPOSE: To give you more information about known material or significant items affect	ing the va	alue or
	 desirability of the Property and help to eliminate misunderstandings about the condition of the Property. 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 B) 		
	 Sellers can only disclose what they actually know. Seller may not know about all material or significant 	t items	
	Seller's disclosures are not a substitute for your own investigations, personal judgments or common so		
4.	SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) a	ware of.	" bv
	checking either "Yes" or "No." There is no time limitation unless otherwise specified. Expl	ain any	"Yes"
	answers in the space provided or attach additional comments and check paragraph 19.	•	
5.	DOCUMENTS: ARE YOU (SELLER)		OF
	Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies,		
	surveys or other documents (whether prepared in the past or present, including any previous	i	
	transaction), pertaining to (i) the condition or repair of the Property or any improvement on this	į.	
	Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes		
	affecting the Property whether oral or in writing and whether or not provided to the Seller	Yes	X No
	Note: If yes, provide any such documents in your possession to Buyer.		
	Explanation:		
	CTATUTORIU V OR CONTRACTUALU V REQUIRER OR RELATER. ARE VOIL (CELLER)	A VA / A D.E.	05
ь.	STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED: ARE YOU (SELLER)	AWARE	OF
	A. Within the last 3 years, the death of an occupant of the Property upon the Property	Yes	X NO
	B. An Order from a government health official identifying the Property as being contaminated by		V .
	methamphetamine. (If yes, attach a copy of the Order.)	Yes	
	C. The release of an illegal controlled substance on or beneath the Property	Yes Yes	X No
	D. Whether the Property is located in or adjacent to an "industrial use" zone	Yes	X No
	(In general, a zone or district allowing manufacturing, commercial or airport uses.)		
	E. Whether the Property is affected by a nuisance created by an "industrial use" zone	Yes	X No
	F. Whether the Property is located within 1 mile of a former federal or state ordnance location		
	(In general, an area once used for military training purposes that may contain potentially explosive		_
	munitions.)	Yes	X No
	G. Whether the Property is a condominium or located in a planned unit development or other	_	_
	common interest subdivision	Yes	X No
			^
	21, California Association of REALTORS®, Inc.		(=)
SPC	Q REVISED 12/21 (PAGE 1 OF 4) Buyer's Initials/ Seller's Initials/		EQUAL HOUSING OPPORTUNITY
	SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 1 OF 4)		
Onene	Joor Brokerage Inc. 2000 Hyperion Ave Los Angeles CA 90027		CA

Pro		/ Address:, -, - 2/322 Cariton Oaks St, Murrieta, CA 92562		
	Η.	Insurance claims affecting the Property within the past 5 years	Yes	X No
	I.	Matters affecting title of the Property	Yes	X No
		Material facts or defects affecting the Property not otherwise disclosed to Buyer	Yes	X No
	K.	Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil		п
	_	Code § 1101.3	X Yes	∐No
	Ext	planation, or \square (if checked) see attached; K) Seller has not inspected for plumbing fixtures, buyer should verify complian	ce per loca	l codes.
7	DE	PAIRS AND ALTERATIONS: ARE YOU (SELLER)	A VA/A DE	OF
۲.		Any alterations, modifications, replacements, improvements, remodeling or material repairs on the	AVVAR	OF
	Λ.	Property (including those resulting from Home Warranty claims)	Yes	X No
	В.	Any alterations, modifications, replacements, improvements, remodeling, or material repairs	□	74.10
		to the Property done for the purpose of energy or water efficiency improvement or renewable		
		energy?	Yes	X _{No}
	C.	Ongoing or recurring maintenance on the Property		
		(for example, drain or sewer clean-out, tree or pest control service)	Yes	X No
	D.	Any part of the Property being painted within the past 12 months	X Yes	No
	E.	Whether the Property was built before 1978	Yes	X No
		(a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces		
		started or completed	Yes	No
		(b) If yes to (a), were such renovations done in compliance with the Environmental Protection		
		Agency Lead-Based Paint Renovation Rule	Yes	No
		planation: D. Interior paint as needed.		
_		er has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property		
8.		RUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLER)		OF
	A.	Defects in any of the following (including past defects that have been repaired): heating, air		
		conditioning, electrical, plumbing (including the presence of polybutylene pipes), water, sewer,		
		waste disposal or septic system, sump pumps, well, roof, gutters, chimney, fireplace foundation,		
		crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances	X Yes	□ No
	R	The leasing of any of the following on or serving the Property: solar system, water softener	V 162	
	υ.	system, water purifier system, alarm system, or propane tank(s)	Yes	X No
	C.	An alternative septic system on or serving the Property	Yes	X No
		planation: A.) Installed new carpet at all previously carpeted locations.		74
		Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to t	his property	
9.		SASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELLER)		OF
		ancial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or		
	priv	rate agency, insurer or private party, by past or present owners of the Property, due to any actual or alleged		
	dar	mage to the Property arising from a flood, earthquake, fire, other disaster, or occurrence or defect, whether		
	or r	not any money received was actually used to make repairs	Yes	XINO
	⊏xŀ	DIATION TO Seller has never occupied this property. Seller encourages buyer to have their own hispections performed and verify all information relating to	this property	<u>'</u>
10.	WA	ATER-RELATED AND MOLD ISSUES: ARE YOU (SELLER)	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
	В.	Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or		
	_	affecting the Property	Yes	X No
	C.	Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or		7d
	_	affecting the Property or neighborhood	Yes	X No
	Ext	planation:		
44	DE:	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property TS, ANIMALS AND PESTS: ARE YOU (SELLER)		
11.		Past or present pets on or in the Property	Yes	
		Past or present problems with livestock, wildlife, insects or pests on or in the Property		X No
		Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property, due to	163	V INO
	J .	any of the above	Yes	y No
	D.	Past or present treatment or eradication of pests or odors, or repair of damage due to any of the	103	V
		above	Yes	X No
		If so, when and by whom		
	Exr	planation:		
		Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property		

SPQ REVISED 12/21 (PAGE 2 OF 4) Buyer's Initials / Seller's Initials SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4)

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Pro	perty Address:, -, - 27322 Carlton Oaks St, Murrieta, CA 92562		
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLER)		
	A. Surveys, easements, encroachments or boundary disputesB. Use or access to the Property, or any part of it, by anyone other than you, with or without	Yes	X NO
	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 No
	C. Use of any neighboring property by you		X No
	Explanation: Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to the second selection of the selection of the selection of the selection of the second selection of the sele	his property	
13	LANDSCAPING, POOL AND SPA: ARE YOU (SELLER)	AWARE	OF
10.	A. Diseases or infestations affecting trees, plants or vegetation on or near the Property	Yes	
	B. Operational sprinklers on the Property	Yes	
	(a) If yes, are they ☐ automatic or ☐ manually operated.	_	
	(b) 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 If yes, is it operational? Yes No	Yes	X No
	D. A spa heater on the Property	Yes	X No
	D. A spa heater on the Property	□.00	
	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	X No
	Explanation:		
	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property		
14.	CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICA	BLE)	
	ARE YOU (SELLER)	AWARE	OF
	A. 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	V No
	B. Any declaration of restrictions or Architectural Committee that has authority over improvements	163	X NO
	made on or to the Property	Yes	x No
	C. Any improvements made on or to the Property without the required approval of an Architectural		
	Committee or inconsistent with any declaration of restrictions or Architectural		.
	Committee requirement	Yes	X No
	Explanation:		
	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property		
15.	TITLE, OWNERSHIP LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER)		
	A. Any other person or entity on title other than Seller(s) signing this form B. Leases, options or claims affecting or relating to title or use of the Property		X No
	C. Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens,	Yes	X NO
	mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings		
	affecting or relating to the Property, Homeowner Association or neighborhood	Yes	X No
	D. 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.	Yes	X No
	E. 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	X No
	F. The cost of any alteration, modification, replacement, improvement, remodel or material repair of		
	the Property being paid by an assessment on the Property tax bill	Yes	X No
	Explanation:		
	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property		
16.	NEIGHBORS/NEIGHBORHOOD: ARE YOU (SELLER)	AWARE	OF
	A. Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the		
	following: Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways,		
	buses, schools, parks, refuse storage or landfill processing, agricultural operations, business, odor,		
	recreational facilities, restaurants, entertainment complexes or facilities, parades, sporting events,		
	fairs, neighborhood parties, litter, construction, air conditioning equipment, air compressors, generators, pool equipment or appliances, underground gas pipelines, cell phone towers, high		
	voltage transmission lines, or wildlife	Yes	X No
	B. Any past or present disputes or issues with a neighbor which could impact the use	_	_
			X No
	and enjoyment of the Property	Yes	
	and enjoyment of the Property		



17.	GO	VERNMENTAL: ARE YO	U (SE	LLER)	AWAR	E OF
	A.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zonin general plan that applies to or could affect the Property			Yes	X No
	В.	Existence or pendency of any rent control, occupancy restrictions, improvement				21, 110
		restrictions or retrofit requirements that apply to or could affect the Property				X No
		Existing or contemplated building or use moratoria that apply to or could affect the Proper			Yes	X No
	D.	Current or proposed bonds, assessments, or fees that do not appear on the Property tax			W V	
	_	that apply to or could affect the Property			X Yes	No
		such as schools, parks, roadways and traffic signals			□Ves	X No
	F.	Existing or proposed Government requirements affecting the Property (i) that tall of			163	110
	•	or other vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, remov		D1 4011		
		cutting or (iii) that flammable materials be removed			Yes	x No
	G.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the				
		Property.			Yes	X No
	Н.	Whether the Property is historically designated or falls within an existing or proposed				V
		Historic District			Yes	X NO
	I.	Any water surcharges or penalties being imposed by a public or private water supplier, ag utility; or restrictions or prohibitions on wells or other ground water supplies			Yes	V No
	.1	Any differences between the name of the city in the postal/mailing address and the city will			165	A NO
	٥.	jurisdiction over the property			Yes	X No
	Exp	Danation: Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all info				
			-			
	17.	D.) See NHD for details on Mello-Roos. Buyer to verify current assessments.				
	<u> </u>	UED ARE VO			414/4 D	
18.		HER: ARE YO	U (SE	LLEK)	AWAR	E OF
	Α.	Any occupant of the Property smoking or vaping any substance on or in the Property, who or present			□Voc	No
	В	Any use of the Property for, or any alterations, modifications, improvements, remodeling of			165	
		change to the Property due to, cannabis cultivation or growth			Yes	x No
	C.	Any past or present known material facts or other significant items affecting the value or d				2.
		of the Property not otherwise disclosed to Buyer			Yes	X No
		olanation:				
	5	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all i	nformati	ion relatin	g to this p	roperty
19.		IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explana			onal cor	nments
	in r	esponse to specific questions answered "yes" above. Refer to line and question number in	expla	nation.		
Sel	ler r	represents that Seller has provided the answers and, if any, explanations and comm	ients (on this	form a	nd any
		ed addenda and that such information is true and correct to the best of Seller's				
		by Seller. Seller acknowledges (i) Seller's obligation to disclose information re				
ind	epe	ndent from any duty of disclosure that a real estate licensee may have in this tra	nsact	ion; a	nd (ii) r	nothing
tna	t an	y such real estate licensee does or says to Seller relieves Seller from his/her own du	ity of	aiscios	sure.	
0-1		Megan Meyer Authorized Signer on Behalf of Opendoor Property Trust I	D-4-	08/16/2	022	
Sei	ier	Megan Meyer Opendoor Property Trust I		00/10/2		
Sel	ler		Date			
р.,	~i~	ning below, Buyer acknowledges that Buyer has read, understands and has rece	ا مما		of this	Callar
		ty Questionnaire form.	iveu a	а сору	or tills	Sellel
FIC	pei	ty Questionnaire form.				
B.I.	or		Data			
Buy			Date_			
Buy	/er		Date _			
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this	form,	or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FO	RM HAS	S BEEN A	APPROVEI	BY THE
		ITION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF Y				

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EQUAL HOUSING OPPORTUNITY

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Property Address: ---, -, - -



FIRE HARDENING AND DEFENSIBLE SPACE ADVISORY, **DISCLOSURE, AND ADDENDUM**

(C.A.R. Form FHDS, 5/21)

		n advisory, disclosure, and addendum to the Purchase Agreement, OR Other 08/16/2022 , on property known as 27322 Carlton Oaks St, Murrieta, CA 92562	("Agreement"), ("Property"),
date	;u hich		ferred to as Buyer,
and			erred to as Buyer,
			orrow to do conor.
1.		E HARDENING AND DEFENSIBLE SPACE ADVISORY: LAW APPLICABILITY:	
	A.	(1) Fire Hardening Disclosure: The disclosures specified in paragraph 3 are only required for sellers of re	sidential properties:
		(i) that contain one to four units, (ii) that are constructed before January 1, 2010, and (iii) if the seller is re	
		a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS); and (iv) that are located in either a high	
		hazard severity zone.	ii or very mgm me
		(2) Defensible Space Compliance: The disclosures and requirements specified in paragraph 4 are only	required for sellers
		of residential properties: (i) that contain one to four units and (ii) if the seller is required to complete a R	
		Disclosure Statement (C.A.R. Form TDS); and (iii) that are located in either a high or very high fire ha	
		(3) Inspection Report including Fire Hardening/Defensible Space Compliance: The disclosure of a fin	al inspection report
		obtained under the specifications in paragraph 5 is only required for sellers of residential properties in	
		four units if the seller is obligated to complete a Real Estate Transfer Disclosure Statement (C.A.R	
		seller may be required to provide a copy of such a final inspection report pursuant to a contractual or v	oluntary disclosure
	_	or as a material fact.	
	В.	WHERE TO LOCATE INFORMATION: Seller has the obligation to determine if compliance with the fire harde	
		space requirements are applicable to Seller and the property. It may be possible to determine if a property i high fire hazard severity zone by consulting with a natural hazard zone disclosure company or reviewing the	
		This information may also be available through a local agency where this information should have been filed	
	C.	Even if the Property is not in either of the zones specified above, or if the Seller is unable to determine whe	
		in either of those zones, if the Property is in or near a mountainous area, forest-covered lands, brush cov	
		covered lands or land that is covered with flammable material, a Seller may choose to make the disclosure	s below because a
		buyer might consider the information material. A seller may voluntarily make the disclosures in paragraph	s 3B and 4, even if
		not mandated by law.	
2.	FIR	E SEVERITY ZONE:	
	A.	The home is in a high or very high fire hazard severity zone.	
OR	В.	☐ The home is NOT in a high or very high fire hazard severity zone. Seller is providing this form as	an advisory and, if
_		paragraph 3B is completed below as a voluntary disclosure.	
3.		E HARDENING DISCLOSURE (only required to be completed if criteria in 1A(1) are met):	4 7 4 DD OEL (EDIT)
	A.	FIRE HARDENING STATUTORY NOTICE: "THIS HOME IS LOCATED IN A HIGH OR VERY HIGH FIRE H	
		ZONE AND THIS HOME WAS BUILT BEFORE THE IMPLEMENTATION OF THE WILDFIRE URBAN INTECODES WHICH HELP TO FIRE HARDEN A HOME. TO BETTER PROTECT YOUR HOME FROM WILDFIRE,	
		TO CONSIDER IMPROVEMENTS. INFORMATION ON FIRE HARDENING, INCLUDING CURRENT BUILD	
		AND INFORMATION ON MINIMUM ANNUAL VEGETATION MANAGEMENT STANDARDS TO PROTEC	
		WILDFIRES, CAN BE OBTAINED ON THE INTERNET WEBSITE HTTP://WWW.READYFORWILDFIRE.OI	
	B.	FIRE HARDENING VULNERABILITIES: Seller is aware of the following features that may make the h	
		wildfire and flying embers (check all that apply):	
		(1) Eave, soffit, and roof ventilation where the vents have openings in excess of one-eighth of an inch o	are not flame and
		ember resistant.	
		(2) Roof coverings made of untreated wood shingles or shakes.	
		(3) Combustible landscaping or other materials within five feet of the home and under the footprint of any	attached deck.
		(4) Single pane or non-tempered glass windows.	
		(5) Loose or missing bird stopping or roof flashing.	
	DEI	(6) Rain gutters without metal or noncombustible gutter covers.	
4.		ENSIBLE SPACE REQUIREMENTS (only required to be completed if criteria in 1A(2) are met): DEFENSIBLE SPACE ADVISORY: Public Resources Code § 4291 requires that, in order to minimize the	rick of fire offecting
	Α.	a building or structure on the Property, a defensible space around the improvement be maintained with	
		improvement. Many local governments have enacted a local vegetation management ordinance for the	
		(Collective, "defensible space laws.") Effective July 1, 2021, Civil Code § 1102.19 requires disclosures reg	
		with defensible space for certain specified properties.	, а а
	B.	DEFENSIBLE SPACE COMPLIANCE ((1) applies unless (2), (3), or (4) is checked):	
		(1) NO LOCAL ORDINANCE, BUYER shall obtain documentation of compliance with the State defe	
		No local ordinance: There is no local ordinance requiring proof of compliance with defensible space	
		obtain documentation of compliance within one year of Close Of Escrow. This requirement only applied	
		or local agency, or other governmental entity, or qualified non-profit entity in the jurisdiction where the	
	00	that is authorized to inspect the Property and provide documentation of compliance ("Authorized Inspec	
	OR	(2) NO LOCAL ORDINANCE. SELLER within the previous 6 months has already obtained of compliance with the State defensible space law. There is no local ordinance requiring Soller to	
		compliance with the State defensible space law: There is no local ordinance requiring Seller to	
		compliance with defensible space laws, but Seller voluntarily obtained documentation within the last Authorized Inspector. Seller shall deliver documentation to Buyer within 7 Days after Acceptance.	o monuis, irom an
		Authorized inspector. Gener shall deliver documentation to buyer within 7 bays after Acceptance.	
CHI		24 (DACE 4 OE 2)	1-1

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OR (3)	compliance after Close		all obtain documentation of complia	-
	•		compliance with defensible space laws	•
	to be obtained prior to Clo	se Of Escrow. Buyer sha	all comply with the requirements of the	ordinance after Close Of Escrow.
OR (4)	LOCAL VEGETATION	MANAGEMENT OR OT	HER DEFENSIBLE SPACE ORDINAL	NCE IN EFFECT which requires
	compliance prior to Clo	se of Escrow. SELLER	shall provide documentation that I	Property is in compliance with
	defensible space law: The	nere is a local ordinance r	equiring Seller to provide proof of comp	pliance with defensible space laws
	prior to Close Of Escrow.	If Seller has already obta	ined documentation, Seller shall deliver	r documentation to Buyer within 7
	Days after Acceptance. If to Close Of Escrow.	Seller has not yet obtained	d documentation, Seller shall deliver do	cumentation to Buyer 5 days prior
. ,			from which a copy of the docum , which may be contacted	at
5. [] (If ch	ecked) FINAL INSPECTIO	N REPORT (only require	ed to be completed if criteria below a	and in 1A(3) are met): Seller has
			ith certain defensible space and home	
to Gove	rnmont Codo & 51182 A c	ony of the report is attack	hed or lacony may be obtained at	
	innent Code 9 5 1 102. A c	opy of the report is attact	iled, ora copy may be obtained at _	·
	animent code § 51162. A c	copy of the report is attach	ned, or a copy may be obtained at _	·
	animent code § 51102. A c	opy of the report is attach	isa, or _ a copy may be obtained at _	
			is form and that such information is	
Seller repre	esents that Seller has proposed	vided the answers on th ledges receipt of this	nis form and that such information is Fire Hardening and Defensible Spa	s true and correct to the best of
Seller repre	esents that Seller has pro	vided the answers on th ledges receipt of this	nis form and that such information is Fire Hardening and Defensible Spa	s true and correct to the best of
Seller repre Seller's kno Addendum	esents that Seller has proposed owledge. Seller acknowl and agrees to the applica	vided the answers on th ledges receipt of this lble terms in paragraph	nis form and that such information is Fire Hardening and Defensible Spa 4B.	s true and correct to the best of ace Advisory, Disclosure, and
Seller repre Seller's kno Addendum	esents that Seller has proposed owledge. Seller acknowl and agrees to the applica	vided the answers on th ledges receipt of this lble terms in paragraph	nis form and that such information is Fire Hardening and Defensible Spa 4B.	s true and correct to the best of ace Advisory, Disclosure, and
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Seller repre Seller's kno Addendum Seller M	esents that Seller has proposed and agrees to the application of the seller acknowledge. Seller acknowledges receipt of this leads to the seller acknowledges receipt of the seller acknowledges receipt acknowledges receipt acknowledges receipt acknowledges receipt acknowledges receipt ackn	vided the answers on the ledges receipt of this lable terms in paragraph Date 08/16/2022 Fire Hardening and Defe	nis form and that such information is Fire Hardening and Defensible Spa 4B.	s true and correct to the best of ace Advisory, Disclosure, and
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Seller repre Seller's kno Addendum Seller M	esents that Seller has proposed and agrees to the application of the seller acknowledge. Seller acknowledges receipt of this leads to the seller acknowledges receipt of the seller acknowledges receipt acknowledges receipt acknowledges receipt acknowledges receipt acknowledges receipt ackn	vided the answers on the ledges receipt of this lable terms in paragraph Date 08/16/2022 Fire Hardening and Defe	nis form and that such information is Fire Hardening and Defensible Spa 4B. Seller	s true and correct to the best of ace Advisory, Disclosure, and
Seller represeller's known Addendum Seller M Buyer acknown the application	esents that Seller has provoked and agrees to the application of the application of this location of the seller terms in paragraph 4E	vided the answers on the ledges receipt of this lable terms in paragraph Date 08/16/2022 Fire Hardening and Defear.	nis form and that such information is Fire Hardening and Defensible Spa 4B. Seller ensible Space Advisory, Disclosure	true and correct to the best of ace Advisory, Disclosure, and Date and Addendum and agrees to
Seller repre Seller's kno Addendum Seller M	esents that Seller has proposed and agrees to the application of the seller acknowledge. Seller acknowledges receipt of this leads to the seller acknowledges receipt of the seller acknowledges receipt acknowledges receipt acknowledges receipt acknowledges receipt acknowledges receipt ackn	vided the answers on the ledges receipt of this lable terms in paragraph Date 08/16/2022 Fire Hardening and Defe	nis form and that such information is Fire Hardening and Defensible Spa 4B. Seller ensible Space Advisory, Disclosure	true and correct to the best of ace Advisory, Disclosure, and Date and Addendum and agrees to

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