

REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

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

| | THIS DISCLOSURE STATEMENT | CONCERNS THE REAL PROPERTY SIT | HATED IN THE CITY OF |
|-------------------------------------|---|---|--|
| | Temecula | , COUNTY OF Riverside | , STATE OF CALIFORNIA, |
| | | 373 Messina St, Temecula, CA 92592 | |
| | | JRE OF THE CONDITION OF THE ABOVE D | ESCRIBED PROPERTY IN COMPLIANCE |
| | WITH SECTION 1102 OF THE CI | | IT IS NOT A WARRANTY OF ANY |
| | | NY AGENT(S) REPRESENTING ANY PRIN | |
| | | INSPECTIONS OR WARRANTIES THE PR | • • |
| | | OORDINATION WITH OTHER DISCLOSUR | |
| | | tatement is made pursuant to Section 1102 of the ticular real estate transaction (for example: spec | |
| | residential property). | ticular real estate transaction (for example, spec | cial study zone and purchase-money liens on |
| | | ng disclosures and other disclosures required by | |
| | | ort annoyances, earthquake, fire, flood, or special nsfer, and are intended to satisfy the disclosure | |
| | matter is the same: | motor, and are interface to satisfy the disclosure | o obligations on the form, where the outlook |
| | | uant to the contract of sale or receipt for deposit. | |
| | Additional inspection reports or dis | closures: | died to Puyer at Puyer's request if sycilable |
| | No substituted disclosures for this | | nied to buyer at buyer's request it available. |
| | | II. SELLER'S INFORMATION | |
| | The Seller discloses the following | information with the knowledge that even the | hough this is not a warranty, prospective |
| | Buyers may rely on this information | in deciding whether and on what terms to po | urchase the subject property. Seller hereby |
| | | g any principal(s) in this transaction to provide | e a copy of this statement to any person or |
| | entity in connection with any actual | | 0511 5B(0) AND ADS NOT THE |
| | REPRESENTATIONS OF THE | PRESENTATIONS MADE BY THE : AGENT(S), IF ANY. THIS INFORMATIO | SELLER(S) AND ARE NOT THE |
| | | CONTRACT BETWEEN THE BUYER AND | |
| | | e property. Seller has never occupied this property. Seller en own inspections performed and verify all informa | |
| | A. The subject property has the it | ems checked below: * | uon relating to this property |
| | √ 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 the securi | H: . | Water Softener | Gas Solar Electric |
| system does not | Washer/Dryer Hookups | ✓ Patio/Decking | ✓ Water Supply: |
| convey with sale of the home. | | Built-in Barbecue | ☐ City ☐ Well |
| Kwikset 914 lock | ✓ Burglar Alarms Carbon Monoxide Device(s) | Gazebo Security Gate(s) | ✓ Private Utility or Other Rancho California Water District |
| will be removed | ✓Smoke Detector(s) | ✓ Garage: | ✓ Gas Supply: |
| and replaced | Fire Alarm | ☑ Attached ☐ Not Attached | Utility ☐ Bottled (Tank) |
| with a standard lock prior | TV Antenna | Carport | Window Screens |
| to the clos | e∐ Satellite Dish ☐ Intercom | Automatic Garage Door Opener(s) Number Remote Controls | ☐ Window Security Bars ☐ 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 | |
| | Exhaust Fan(s) in | 220 Volt Wiring in | Fireplace(s) in Living room |
| | Gas Starter ✓ Roof(✓ Other: Ceiling fans | s): Type: Tile roof | Age:Unknown (approx.) |
| | |) knowledge, any of the above that are not in or | parating condition? Veg (Ne If year than |
| | | necessary): List of items in the home may not be complete. Any its | |
| | | ller encourages Buyer to have their own inspections perform | |
| | (*see note on page 2) | | |
| | © 2021, California Association of REALTORS®, Ir | c | |
| | TDS REVISED 12/21 (PAGE 1 OF 3) | Buyer's Initials / | Seller's Initials MM / EQUAL HOUSING OPPORTUNITY |
| | , | · — — | • • |
| | KEAL ESTAT | E TRANSFER DISCLOSURE STATEMENT | (IDS FAGE I OF 3) |

| Prop | perty | Address: | 43373 Messina St, Tem | ecula, CA 92592 | Date: | 10/04/2022 |
|--|---|---|---|---|---|--|
| B. | spa | ice(s) below. nterior Walls | Floors Exterior Walls I | ns in any of the following? ☐ nsulation ☐ Roof(s) ☐ Windo estems ☐ Plumbing/Sewers/Se | ows Doors Fou | undation |
| (De | _ | | | to have their own inspections perfor | _ | |
| (20 | 00110 | property | property. Cener encourages Bayer | to have their own mopeoutine perior | med and verny an intern |) |
| If a | ny of | f the above is checked, expla | ain. (Attach additional sheets | if necessary.): | | |
| | | | | | | |
| dev cart dev (cor hav Coo Jan or ii | ice, goon lice some quile reule uary mpro | garage door opener, or child monoxide device standards standards of Chapter 12.5 (co- ncing with Section 115920) o lick-release mechanisms in co- equires all single-family resider 1, 2017. Additionally, on and | I-resistant pool barrier may not of Chapter 8 (commencing ommencing with Section 1989) of Chapter 5 of Part 10 of Divisor plance with the 1995 editionates built on or before Januard after January 1, 2014, a singled with water-conserving plus | recondition of sale or transfer of be in compliance with the s with Section 13260) of Part 2 (2) of Part 3 of Division 13 of, or sion 104 of, the Health and Safe of the California Building Starry 1, 1994, to be equipped with ngle-family residence built on or mbing fixtures as a condition of | safety standards related of Division 12 of, a fact the pool safety started Code. Window seendards Code. Section water-conserving plur before January 1, 1 | automatic reversing automatic reversing andards of Article 2.5 accurity bars may not a 1101.4 of the Civil ambing fixtures after 1994, that is altered |
| C. | Are | you (Seller) aware of any of | the following: | | | |
| | 1. | | - | ironmental hazard such as, but | | |
| | | | | chemical storage tanks, and c | | |
| | 2. | | | g landowners, such as walls, fe | | |
| | | | | n effect on the subject property | | |
| | 3. | | | nay affect your interest in the su | | |
| | 4. | | | ons or repairs made without ne | | |
| | 5. | | | ons or repairs not in complianc | | |
| | 6. 7 | | | ion thereof | | |
| | 7. 8. | - | | | | _ ** |
| | 9. | | | m fire, earthquake, floods, or la | | = = |
| | | , , , | | "setback" requirements | | |
| | | | | · | | |
| | | | | | | |
| | | | | he subject property | | |
| | 14. | • | • | s, walkways, or other areas co | | |
| | 45 | , | | | | |
| | | | | ecting this real property, claims f | | |
| | | | ū | this real property, claims for bre | • • | |
| | | | | or claims for breach of an enhar | | |
| | | | | al property, including any lawsu | | |
| | | such | 914 alleging a delect or delic | ciency in this real property or " | common areas (lac | illues |
| | | | ways, or other areas co-owne | d in undivided interest with othe | ers) | Yes X No |
| If th | e an | swer to any of these is ves. | explain. (Attach additional she | eets if necessary.): Seller has never own inspections | occupied this property. Selle | er encourages Buver to have |
| 2)'S 13/1 | hare 4) Pa | er to confirm CC&HS per ne ed Fence line with adjoining aseo Del Sol Master, 858-495-090 | g houses. 00 and main Fee: \$102.00 month | ly paid. Please see attached for H | OA-related expenses p | |
| Selle | er at | the time Seller purchased this p | roperty. Buyer is encouraged to | contact HOA for current informat | ion. | |
| D. | | Safety Code by having ope Marshal's regulations and a The Seller certifies that the | rable smoke detector(s) which pplicable local standards. e property, as of the close of | escrow, will be in compliance of hare approved, listed, and ins escrow, will be in compliance anchored, or strapped in place | stalled in accordance with Section 19211 | with the State Fire of the Health and |
| TDS | S RE | EVISED 12/21 (PAGE 2 OF 3 |) Buyer's Initials | / Seller' | 's Initials <u>MM</u> / | EQUAL HOUSING DPPORTUNITY |

| Seller | Address: | | 73 Messina St, Temecula herein is true and correct to | | Date: | |
|---|---|--|--|--|---|---|
| Seller. Seller | Megan | Meyer | Authorized Signer on Behalf of | Opendoor Property C LLC | Date | 10/04/2022 |
| Seller | | 0 | | | Date | |
| PROPI ACCES x See | ERTY AND SSIBLE ARE attached Agent notes no it | ED, BASED ON BASED ON EAS OF THE F ent Visual Inspetems for disclosu | | resented by an agent in Y OF THE SELLER(S) PETENT AND DILIGEN TION WITH THAT INQUI | AS TO THE C IT VISUAL INS IRY, STATES TH | ONDITION OF THE |
| Age | ent notes the | following items: | | | | |
| Agent (I | Broker Repres | senting Seller) _ | Opendoor Brokerage In | C. By Ben | raksick or Broker Signature) | Date10/04/2022 |
| ACCES See | NDERSIGN SSIBLE ARE attached Agent notes no it | ED, BASED (EAS OF THE F | | tained the offer is other to the total the tale to the total the tale to the tale to the tale to the tale to the tale tale to the tale tale tale tale tale tale tale tal | | |
| Agent (I | Broker Obtain | ing the Offer) | (Please Print) | By(Associate Licensee | or Broker Signature) | Date |
| PR | OPERTY A | ND TO PROV | MAY WISH TO OBTAIN FIDE FOR APPROPRIATE TO ANY ADVICE/INSPEC | PROVISIONS IN A CO | | |
| I/WE A | CKNOWLE | DGE RECEIPT Authorized Signal | OF A COPY OF THIS STA | ATEMENT. | | |
| Seller | <u>Megan Me</u> | yer Opendoor F | Property C LLC Date 10/04/2022 | Buyer | | Date |
| Seller | | | Date | Buyer | | Date |
| Agent (B | roker Represer | nting Seller)C | pendoor Brokerage Inc. (Please Print) | By (Associate Licensee of | raksick or Broker Signature) | Date 10/04/2022 |
| Agent (B | roker Obtaining | the Offer) | (Please Print) | By(Associate Licensee of | or Broker Signature) | Date |
| AFTER ACT W A REA | RACT FOR A THE SIGN WITHIN THE AL ESTATE | AT LEAST TH IING OF AN C PRESCRIBED BROKER IS | IL CODE PROVIDES A I REE DAYS AFTER THE D OFFER TO PURCHASE. IF PERIOD. QUALIFIED TO ADVISE | DELIVERY OF THIS DIS F YOU WISH TO RESC | SCLOSURE IF E | ELIVERY OCCURS TRACT, YOU MUST |
| © 2021, C form, or a CALIFOR SPECIFIC ADVICE, California only by me | California Associa Any portion there NIA ASSOCIATIO CTRANSACTION CONSULT AN A Association of RI | of, by photocopy m. DN OF REALTORS® I. A REAL ESTATE E IPPROPRIATE PRO EALTORS®. It is not TIONAL ASSOCIATI | o, Inc. United States copyright law (Titl achine or any other means, including (C.A.R.). NO REPRESENTATION IS ROKER IS THE PERSON QUALIFIED FESSIONAL. This form is made ava intended to identify the user as a REON OF REALTORS® who subscribe to | I facsimile or computerized format MADE AS TO THE LEGAL VALID O TO ADVISE ON REAL ESTATE illable to real estate professionals ALTOR®. REALTOR® is a registe | ats. THIS FORM HAS DITY OR ACCURACY (TRANSACTIONS. IF Y s through an agreemer | BEEN APPROVED BY THE OF ANY PROVISION IN ANY OU DESIRE LEGAL OR TAX at with or purchase from the |

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TDS REVISED 12/21 (PAGE 3 OF 3)



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 REDUCE DISPUTES AND FACILITATE A SMOOTH SALES TRANSACTION.

| 43373 Messina St, Temecula, CA 92592 Assessor's Parcel No. 955-422-007 Situated in Temecula County of Riverside Colinion (Property) 1. Disclosure Limitation: The following are representations made by the Seller and are not the representations of the Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any agent(s) and is not a substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any celatel licensee or other person working with or through Broker has not verified information provided by Seller. A real estate broker is qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney. 2. Note to Seller, PURPOSE: To let the Buyer about known material or significant litens affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. 3. Answer based on actual knowledge and recollection at this since. 4. Answer based on actual knowledge and recollection at this since. 5. In this About what you would want to knowl you were buying the Property today. 6. Read the questions carefully and take your time. 6. If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing, A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide. 3. Note to Buyer, PURPOSE: To give you more information about known material or significant litems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. 6. Sellers cannot not you decises what they actually know. Seller may not know about all material or significant l | Selle | er m | akes the 43373 I | following Messina | disclosu St, Te | ures with r mecula, | egard to the CA 92592 | real propert | ty or m | anufactu Assess | red ho | me desc arcel No | ribed as _ | 955-42 | 2-007 | | |
|--|-------|---------------------------------------|--|---|--|--|---|---|--|--|--|--|--|---|---|--------------------------|-----------------|
| 1. Disclosure Limitation: The following are representations made by the Seller and are not the representations 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 disclosure is not intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licensee or other person working with or through Broker has not verified information provided by Seller. A real estate broker is qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney. 2. Note to Seller, PURPOSE: To tell the Buyer about known material or significant hiems affecting the value or desirability of the Property. 3. Answer based on actual knowledge and recollection at this time. 4. Something that you do not consider material or significant may be perceived differently by a Buyer. 5. Think about what you would want to know if you were buying the Property today. 6. If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide. 3. Note to Buyer, PURPOSE: To give you more information about known material or significant times affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. 6. Something is important to you, be sure to put your concerns and questions in writing CA.R. form BMI). 5. Seller's discourse are not a substitute for your own investigations, personal judgments or common sense. 4. Seller's Miscourse are not a substitute for your own investigations, personal judgments or common sense. 5. Seller's | | ted | in | Tem | necula | | | | , Coun | ty of | R | iverside | e | California | ("Propo | erty" |). |
| Property and help to eliminate misunderstandings about the condition of the Property. • Answer based on a catual 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 know if you were buying the Property today. • Read the questions form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide. • Note to Buyer, PURPOSE: To give you more information about known material or significant titems affecting the value 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 BMI). • Sellers can only disclose what they actually know. Seller may not know about all material or significant items. • Sellers disclosures are not a substitute for your own investigations, personal judgments or common sense. • SELLER AWARENESS: For each statement below, answer the question 'Are you (Seller) aware of by checking either "Yes" or No. "A "yes" answer is appropriate on matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19. • DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repai | | Dise Age sub par or o | closure ent(s), if estitute f t of the other pe | Limitation any. The for any incontractes and working the contractes are soon working the contractes are | on: The is disclo nspection between rking wi | following osure states or want n Buyer a th or thro | are repres tement is na irranties the and Seller. U ough Broker | entations ot a warra principal(s nless othe has not v | made inty of s) may rwise s erified | by the any king wish to specified information | Seller nd by o obta d in w ation p | and ar the Sellain. This riting, B provided | e not the ler or any disclosur roker and by Seller | agents(s) e is not in any real es . A real est | and is tended tate lic ate bro | not to ens oker | t a be ee |
| question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide. Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. Something hat 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. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense. SELLER AWMEREDSS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" on "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19. DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the Item), pertaining to (f) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (fi) easements, encroachments or boundary disputes affecting the Property whether or all or in writing and whether or not provided to the Seller. A Within the last 3 years, the death of an occupant of the Property on the Property my provided and the property with the past of a death | | Pro • • • | perty and Answer Someth Think at Read th | d help to e based on ing that y bout what e questio | eliminate actual k ou do no you wou ns carefu | misunders nowledge t consider Ild want to Illy and tak | standings abo and recollecti material or si know if you w ke your time. | out the condition at this tight gnificant may be were buying | lition of me. ay be p the Pr | the Properceived operty to | perty. I differe oday. | ently by a | Buyer. | | · | | |
| 4. SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19. 5. DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this 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 | | of th • | question cannot a te to Buy he Prope Someth If somet Sellers | n, whether answer the per, PURF and he ing that me thing is important only controlled. | er on this e questice POSE: To elp to elin hay be ma haportant to disclose v | form or a construction for you or give you ninate mis aterial or so you, be so what they a | a TDS, you so or advise you more information understanding significant to your to put you actually know | should consume on the legation about gs about the course our concerns to Seller may | sult a r gal suffi known e condi t be per s and q y not kr | eal estate ciency or material tion of the ceived the ceived the cestions about the ceived the ceive | te attor of any a lor sign ne Prop he sam s in writ ut all m | rney in Conswers on the conficent it berty. The way by ting (C.A. teaterial or constant) | California of or disclosure ems affection of the Seller R. form BM significant | f your chooses you proving the value . II). items. | sing. A de. | brol | ker |
| 8. DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this 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 | | "No unl e | LER AV | VARENE: s" answe | SS: For e | each state propriate | ment below, no matter h | answer the | questi go the | on "Are item be | you (S e ing as | seller) aw | are of" b | y checking en the contract of | docun | nent | ed |
| A. Within the last 3 years, the death of an occupant of the Property upon the Property | | Report of the Sell Property affer Not | oorts, inser docum ler acted perty in the ecting the se: If yes | spections, nents (who upon the he past, r Property , provide | ether pre teitem), p now or pro whether any suc | pared in the ertaining to oposed; or oral or in the documents | ne past or pre to (i) the cond r (ii) easemer writing and whents in your | sent, includ dition or rep nts, encroad hether or no possessior | ling any pair of the chments of proving to Bu | r previous the Propes or bour ded to the | is trans erty or ndary d ne Selle | saction and any imposition and impos | idies, survend whether rovement of | eys or or not on this | | | |
| A. Within the last 3 years, the death of an occupant of the Property upon the Property | 6. | STA | ATUTOR | ILY OR C | ONTRA | CTUALLY | REQUIRED | OR RELAT | ED: | | | | ARE YOU | I (SELLER) | AWAR | E OF | F |
| methamphetamine. (If yes, attach a copy of the Order.) | | A. | Within the (Note to a death | he last 3 y seller: TI by HIV/A | ears, the ne manne IDS.) | e death of er of death | an occupant on may be a ma | of the Prope aterial fact t | erty upo the b | on the Pr uyer, an | roperty d shou | ld be disc | closed, exc | | Yes | X | No |
| C. The release of an illegal controlled substance on or beneath the Property | | В. | metham | nhetamin | governini e (If ves | attach a | conv of the O | ying the Pit Order \ | operty a | as being | contar | mateu t | y | Г | 7 Ves | X | Nο |
| D. Whether the Property is located in or adjacent to an "industrial use" zone | | C. | The rele | ease of an | illegal c | ontrolled s | substance on | or beneath | the Pro | perty | | | | | Yes | X i | |
| (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 | | D. | Whethe | r the Prop | erty is lo | cated in o | r adjacent to | an "industria | al use" | zone | | | | | Yes | X | |
| 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.) G. Whether the Property is a condominium or located in a planned unit development or other common interest subdivision H. Insurance claims affecting the Property within the past 5 years □ Yes ▼ No Yes □ No Yes ▼ No Seller's Initials □ Seller's Initials | | | (In gene | ral a zon | e or dist | rict allowin | a manufactur | ing comme | arcial o | airnort i | 1 29211 | | | _ | | | |
| (In general, an area once used for military training purposes that may contain potentially explosive munitions.) G. Whether the Property is a condominium or located in a planned unit development or other common interest subdivision H. Insurance claims affecting the Property within the past 5 years □ Yes ▼ No □ Yes ▼ No □ Yes ▼ No □ Yes ▼ No □ Seller's Initials □ ✓ □ Seller's Initials | | | | | | | | | | | | | | | | X | No |
| munitions.) | | F. | | | | | | | | | | | | | | | |
| G. Whether the Property is a condominium or located in a planned unit development or other common interest subdivision | | | | | | | | | | | | | | Г | ¬ Ves | . I | No |
| H. Insurance claims affecting the Property within the past 5 years | | G. | Whethe | r the Prop | erty is a | condomin | ium or locate | d in a plann | ed unit | develop | ment c | or other | | _ | _ | _ | |
| SPQ REVISED 6/22 (PAGE 1 OF 4) Buyer's Initials/ Seller's Initials/ | | H. | | | | | | | | | | | | | | | |
| EDUAL HOUSING | | | | | | | Buver's Initials | | / | | 9 | Seller's Init | ials M | u , | | 1 | ` |
| | J. W | | | (1 740 | | • | - | | | | | | _ | <u> </u> | _ | EQUAL HO | DUSING |

| Pro | pperty Address: 43373 Messina St, Temecula, CA 92592 | | | |
|-----|--|------------|--------------------------|--------------------------|
| | I. Matters affecting title of the Property | X | Yes Yes | X No |
| 7. | REPAIRS AND ALTERATIONS: A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property (including those resulting from Home Warranty claims) B. Any alterations, modifications, replacements, improvements, remodeling, or material repairs to the Property done for the purpose of energy or water efficiency improvement or renewable energy? C. Ongoing or recurring maintenance on the Property (for example, drain or sewer clean-out, tree or pest control service) D. Any part of the Property being painted within the past 12 months E. Whether the Property was built before 1978 (if No, leave (a) and (b) blank). (a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or completed (if No, leave (b) blank). (b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-Based Paint Renovation Rule. D. Exterior and interior paint as needed. | | Yes Yes Yes Yes | X No X No X No No |
| 8. | ARE YOU (SELLE 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 Yes | ☐ No X No |
| 9. | DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: 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 If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property (NOTE: If the assistance was conditioned upon maintaining flood insurance, Buyer is informed that federal law, 42 USC 5154a requires buyer to maintain such insurance on the Property and if it is not, and the Property is damaged by a flood disaster, Buyer may be required to reimburse the federal government for the disaster relief provided.) Explanation: | | | |
| 10. | ARE YOU (SELLE 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 B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property. C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood Explanation: | · | Yes Yes | X No X No |
| 11. | A.) Previous seller had pet(s). ARE YOU (SELLE A. Past or present pets on or in the Property | X | Yes Yes Yes | No X No X No |
| 12. | BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLE A. Surveys, easements, encroachments or boundary disputes | R) AV | VARI Yes | OF X No |
| SP | Q REVISED 6/22 (PAGE 2 OF 4) Buyer's Initials / Seller's Initials | | | 仚 |

| Pro | perty Address: 43373 Messina St, Temecula, CA 92592 | | | | |
|-----|--|-----------|------------|-----|----------|
| | B. 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 | | ⁄es | ¥ | No |
| | C. Use of any neighboring property by you | _ \ | ⁄es | 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 second selection of the selection of the second selection of the second selection of the second selection of the selection of the second selection of the s | nis prop | perty | | _ |
| 13. | LANDSCAPING, POOL AND SPA: ARE YOU (SELLER |) AW | /ARE | Ξ Ο | F |
| | A. Diseases or infestations affecting trees, plants or vegetation on or near the Property | Ή | ′es | X | No |
| | B. Operational sprinklers on the Property | \ | ⁄es | X | No |
| | (1) If yes, are they automatic or manually operated.(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system | | r'es | П | No |
| | C. A pool heater on the Property | | res | _ | No |
| | If yes, is it operational? | | /es | | No |
| | D. A spa heater on the Property | | res res | | No No |
| | E. Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, | ш. | 103 | Ш | 140 |
| | 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: | | | | _ |
| 4.4 | CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) | | | | |
| 14. | ARE YOU (SELLER |) AW | /ARE | Ξ Ο | F |
| | A. Property being a condominium or located in a planned unit development or other common interest subdivision | | | | No |
| | B. Any Homeowners' Association (HOA) which has any authority over the subject property C. Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas | X) | Yes | | No |
| | co-owned in undivided interest with others) | V) | ⁄es | П | No |
| | D. CC&R's or other deed restrictions or obligations | | | _ | No |
| | 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 | | ⁄es | X | No |
| | 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 | X | Yes | | No |
| | (1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of restrictions or HOA Committee requirement ☐ Yes X No | | | | |
| | (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA | | | | |
| | Committee | | | | |
| | F) Contact HOA for specific guidelines and requirements. | | | | — |
| | 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 | Η, | res Yes | X | No No |
| | C. Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' | ш. | | _ | |
| | liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the | _, | | | |
| | Property, Homeowner Association or neighborhood | _ \ | res | X | No |
| | whose use or responsibility for maintenance may have an effect on the subject property | | ⁄es | Y | No |
| | E. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the | | | - | |
| | subject property, whether in writing or not | □) | res | X | No |
| | organizations, interest based groups or any other person or entity. | \square | ′es | X | No |
| | G. Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an | | | | |
| | alteration, modification, replacement, improvement, remodel or material repair of the Property | ∐ ו | ⁄es | X | No |
| | the Property being paid by an assessment on the Property tax bill | \Box | /es | Y | Nο |
| | 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 |) AW | /ARE | Ξ Ο | F |
| | 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 | | res | X. | No |
| SP | Q REVISED 6/22 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials MM / | | | / | ` |

| A. Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property B. Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit 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 D. Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill that apply to could affect the Property E. Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities such as schools, parks, roadways and traffic signals F. Existing or proposed Government requirements affecting the Property (i) that tall grass, brush or other vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials be removed G. Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property. H. Whether the Property is historically designated or falls within an existing or proposed Historic District I. 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 supplies J. Any differences between the name of the city in the postal/mailing address and the city which has jurisdictio over the property | |
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| A. Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or press. Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth | |
| 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 C. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer Explanation: Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information in response to specific questions answered "yes" above. Refer to line and question number in explanation. Seller represents that Seller has provided the answers and, if any, explanations and comments on this for addenda and that such information is true and correct to the best of Seller's knowledge as of the date signature areal estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee described seller from his/her own duty of disclosure. Authorized Signer on Behalf of Seller Opendoor Property C LLC Date By signing below, Buyer acknowledges that Buyer has read, understands and has received a | SELLER) AWARE OF |
| 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 C. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer Explanation: Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information in response to specific questions answered "yes" above. Refer to line and question number in explanation. Seller represents that Seller has provided the answers and, if any, explanations and comments on this for addenda and that such information is true and correct to the best of Seller's knowledge as of the date signature areal estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee described seller from his/her own duty of disclosure. Authorized Signer on Behalf of Seller Opendoor Property C LLC Date By signing below, Buyer acknowledges that Buyer has read, understands and has received a | sent Yes X No |
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| Authorized Signer on Behalf of Seller Megan Meyer Opendoor Property C LLC Date By signing below, Buyer acknowledges that Buyer has read, understands and has received a | does or says to celler |
| Seller Megan Meyer Date Date By signing below, Buyer acknowledges that Buyer has read, understands and has received a | |
| Seller Date | |
| Seller Date | 10/04/2022 |
| By signing below, Buyer acknowledges that Buyer has read, understands and has received a | |
| | |
| | conv of this Seller |
| rioperty Questionnaire form. | copy of this ocher |
| | |
| _ | |
| Buyer Date | |
| | |
| Date Date _ | |

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EQUAL HOUSING OPPORTUNITY

SPQ REVISED 6/22 (PAGE 4 OF 4)

415-236-2577

Property Information: Requestor: 43373 Messina St **IH Closing** Temecula, CA 92592 Hu Ding

Buyer: Opendoor Property C LLC, Delaware Limited Liability Estimated Closing Date: 09-15-2022

| Ganaral I | nfarm | ation |
|-----------|-------|-------|

Seller:

| This information is good through | 09-06-2022 |
|---|------------|
| Is this account in collections? | No |
| The regular assessment is paid through: | 08/31/2022 |
| The regular assessment is next due: | 10/01/2022 |
| What day of the month are regular assessments due? | 1st |
| How many days after the due date is the regular assessment considered delinquent? | 16 |
| The penalty for delinquent assessments is: | 10.00 |

Specific Fees Due To Paseo Del Sol Master

Assessment Data:

Assessment (Frequency: Monthly) \$102.00

Are there any current special assessments or governing body approved special assessments, No against units within the association? If yes, a comment is provided.

Is there any change in the association's current regular and special assessments and fees which have been approved by the board, but have not become due and payable as of the date disclosure is provided pursuant to this subdivision? If yes, please comment

Owner's current balance due (you may total the owners balance due using the breakdown \$102.00 below):

Assessment \$102.00

General Association Information

Are there any violations against this unit?

Is the association or the developer (if the project has not been turned over to the homeowners association) involved in any current or pending litigation? If yes, a comment is required. (Do not include neighbor disputes or rights of quiet enjoyment, litigation where the claim amount is known and the insurance carrier will provide defense and coverage, or where the HOA is named as a plaintiff in a foreclosure action or to collect past due assessments).

Comments: Excluding routine collection and compliance matters, we are unaware of any claims or litigation in which the Association is named as a plaintiff or defendant.

Is there a restriction in the governing documents limiting the occupancy, residency, or use of a separate interest on the basis of age in a manner different from that provided in California Civil Code Section 51.3? If yes, please comment.

No

No

No

No

Property Information:Requestor:43373 Messina StIH ClosingTemecula, CA 92592Hu DingSeller:415-236-2577

Buyer: Opendoor Property C LLC, Delaware Limited Liability Estimated Closing Date: 09-15-2022

Is there a provision in the governing documents that prohibits the rental or leasing of any of the separate interests in the common interest development to a renter, lessee or tenant? If yes, please comment

Comments: No separate Interest shall be leased for transient or hotel purposes...for less than thirty days...refer to attached Rental Document.

Insurance Information

Insurance broker's or agent's company name: Berg Insurance Agency

Identify the insurance agent's name:Michael BergInsurance agent's phone number:800-989-7990Insurance agent's fax number:949-586-9877

Insurance agent's email address: info@berginsurance.co

m

Mercedes Poderoso

Mercedes Poderoso, Escrow Supervisor Date: 09-06-2022

Walters Management

Phone: 858-495-0900

Property Information:Requestor:43373 Messina StIH ClosingTemecula, CA 92592Hu DingSeller:415-236-2577

Buyer: Opendoor Property C LLC, Delaware Limited Liability Estimated Closing Date: 09-15-2022

Comments:

Excluding routine collection and compliance matters, we are unaware of any claims or litigation in which the Association is named as a plaintiff or defendant.

Written or verbal updates are no longer provided through our office. Please contact HomeWiseDocs.com directly to order your update. Updates are processed daily and are free the first 60 days. Thank you.

PLEASE PROVIDE SELLER'S FORWARDING MAILING ADDRESS AT CLOSE. THANK YOU.

Fair Debt Collection Practices Disclosures (FDCPA)

As required by FDCPA and if this communication is regarding your assessment account or other debt, please be advised that Walters Management may be considered a debt collector and any information we receive in any and all communications will be used for the purpose of collecting a debt.

Unless you contact this office within thirty days of the date that you receive this communication, we will assume that the debt is valid. If you notify us in writing within that thirty-day period that you dispute the debt, or any portion thereof, we will obtain verification of the debt and will mail the same to you. If we receive such written notification from you, all efforts to collect this debt will cease until verification is made. The HOMEOWNERS ASSOCIATION is original creditor for this debt. Upon receipt of a written request from you within thirty days, we will provide you with the Association's address.

The state Rosenthal Fair Debt Collection Practices Act and the federal Fair Debt Collection Practices Act require that, except under unusual circumstances, collectors may not contact you before 8 a.m. or after 9 p.m. They may not harass you by using threats of violence or arrest or by using obscene language. Collectors may not use false or misleading statements or call you at work if they know or have reason to know that you may not receive personal calls at work. For the most part, collectors may not tell another person, other than your attorney or spouse, about your debt. Collectors may contact another person to confirm your location or enforce a judgment. For more information about debt collection activities, you may contact the Federal Trade Commission at 1-877-FTC-HELP or www.ftc.gov.



Property Information:Requestor:43373 Messina StIH ClosingTemecula, CA 92592Hu DingSeller:415-236-2577

Buyer: Opendoor Property C LLC, Delaware Limited Liability Estimated Closing Date: 09-15-2022

| Fee Summary | | |
|----------------------------------|--|----------|
| Amounts Prepaid | | |
| | Required Statement of Fees - Demand Only (Required Civil Code Sec. 4525) | \$195.00 |
| | Convenience Fee | \$7.95 |
| | Total | \$202.95 |
| Fees Due to Walters Management | | |
| | Transfer Fee | \$200.00 |
| | Total | \$200.00 |
| Fees Due to Paseo Del Sol Master | | |
| | Prepaid Assessments | \$102.00 |
| | Owner Current Balance | \$102.00 |
| | Total | \$204.00 |

Property Information:Requestor:43373 Messina StIH ClosingTemecula, CA 92592Hu DingSeller:415-236-2577

Buyer: Opendoor Property C LLC, Delaware Limited Liability Estimated Closing Date: 09-15-2022

PLEASE RETURN THIS FORM WITH YOUR CHECK AND CERTIFIED COPIES OF THE CLOSING DISCLOSURE FORM (FORMERLY THE HUD-1 FORM) AND THE GRANT OR WARRANTY DEED. PLEASE INDICATE CONFIRMATION NUMBER 38WHBZB6W ON THE CHECK TO ENSURE PAYMENT IS CREDITED PROPERLY.

| Fees Due to Walters Management | | |
|----------------------------------|-----------------------|----------|
| | Transfer Fee | \$200.00 |
| | Total | \$200.00 |
| Fees Due to Paseo Del Sol Master | | |
| | Prepaid Assessments | \$102.00 |
| | Owner Current Balance | \$102.00 |
| | Total | \$204.00 |

Include this confirmation number 38WHBZB6W on the check for \$200.00 payable to and send to the address below.

Walters Management

9665 Chesapeake Dr. #300

San Diego, CA 92123

Include this confirmation number 38WHBZB6W on the check for \$204.00 payable to and send to the address below.

Paseo Del Sol Master

9665 Chesapeake Dr. #300

San Diego, CA 92123

Property Information:Requestor:43373 Messina StIH ClosingTemecula, CA 92592Hu Ding

Seller: 515 E Main St, #16,

Buyer: Opendoor Property C LLC, Delaware Limited Liability Muncie, ID 47305

415-236-2577

contactus@ihclosing.com

Closing Information

File/Escrow Number: 114360084607 Sales Price: Estimated Close Date: 09-15-2022 Closing Date:

HomeWiseDocs Confirmation #: 38WHBZB6W Is buyer occupant? No

Status Information

Date of Order: 08-27-2022 Order Retrieved Date:
Board Approval Date: Inspection Date:

Order Completion Date: 09-06-2022

Date Paid: 08-27-2022

Community Manager Information

Company: Walters Management Completed By: Escrow Department Primary Contact: Mercedes Poderoso

Address:

9665 Chesapeake Dr. #300 San Diego, CA 92123 Phone: 858-495-0900 Fax: 858-495-0909

Email: mpoderoso@waltersmanagement.com