

•		
THIS DISCLOSURE STATEMENT CO	NCERNS THE REAL PROPERT COUNTY OF Rivers	
	0 Central Ave# Apt 322, Ri	, ,
THIS STATEMENT IS A DISCLOSURE OF WITH SECTION 1102 OF THE CIVIL OF KIND BY THE SELLER(S) OR ANY A	OF THE CONDITION OF THE ABO ODE AS OF (date) 10-01 GENT(S) REPRESENTING ANY	OVE DESCRIBED PROPERTY IN COMPLIANCE
	DINATION WITH OTHER DISCL	` ,
depending upon the details of the particular residential property).	r real estate transaction (for example	2 of the Civil Code. Other statutes require disclosures, e: special study zone and purchase-money liens on ired by law, including the Natural Hazard Disclosure
Report/Statement that may include airport ar	nnoyances, earthquake, fire, flood, or s , and are intended to satisfy the dis	special assessment information, have or will be made sclosure obligations on this form, where the subject
Additional inspection reports or disclosure		
Seller may have obtained a limited num No substituted disclosures for this transfer		e supplied to Buyer at Buyer's request if available.
	II. SELLER'S INFORMATIO	ON .
Buyers may rely on this information in d	eciding whether and on what term reincipal(s) in this transaction to p	even though this is not a warranty, prospective is to purchase the subject property. Seller hereby provide a copy of this statement to any person or
	ITRACT BETWEEN THE BUYER operty.	MATION IS A DISCLOSURE AND IS NOT
✓ Range	Wall/Window Air Conditioning	☐ Pool:
Oven ✓ Microwave ✓ Dishwasher Trash Compactor Garbage Disposal Washer/Dryer Hookups Rain Gutters Burglar Alarms Carbon Monoxide Device(s) Smoke Detector(s) Fire Alarm TV Antenna Satellite Dish Intercom ✓ Central Heating ✓ Central Heating ✓ Central Air Conditioning Evaporator Cooler(s) Exhaust Fan(s) in Gas Starter ✓ Other: Ceiling Fan	Sprinklers ✓ Public Sewer System Septic Tank Sump Pump Water Softener Patio/Decking Built-in Barbecue Gazebo Security Gate(s) ✓ Garage: ✓ Attached ☐ Not Attached ☐ Carport ☐ Automatic Garage Door Open ☐ Number Remote Controls ☐ Sauna ☐ Hot Tub/Spa: ☐ Locking Safety Cover 220 Volt Wiring in	Child Resistant Barrier Pool/Spa Heater: Gas Solar Electric Water Heater: Gas Solar Electric Water Supply: City Well Private Utility or Other Serviced by HOA Gas Supply: Utility Bottled (Tank) Window Screens Window Security Bars Quick Release Mechanism on Bedroom Windows Water-Conserving Plumbing Fixtures
	ulada any of the share that are	et in energting condition?
describe. (Attach additional sheets if neces System) will be left. Seller has never occupied the	sary): List of items in the home may not be compl	ot in operating condition? Yes V No. If yes, then lete. Any items remaining in home at time of sale (Besides Kwikset Security on inspections performed and verify all information relating to this property
(*see note on page 2)		11/11
Buyer's Initials () () ©2014, California Association of REALTORS®, Inc. TDS REVISED 6/20 (PAGE 1 OF 3)		er's Initials (MM) (
REAL ESTATE TR	ANSFER DISCLOSURE STATE	CPPORTUNITY

Pro	perty	Address:	600 Central Ave# Apt 322, Riverside, CA 92507 Date:10	-01-202	21
	Are spa	you (Seller) aware of any signific ce(s) below.	eant defects/malfunctions in any of the following? Yes No. If yes, ch		-
(De			Exterior Walls Insulation Roof(s) Windows Doors Foundation Blectrical Systems Plumbing/Sewers/Septics Other Structure		
,,,,	,00110				
If a	ny of	the above is checked, explain. (At	ttach additional sheets if necessary.):		
*In	stalla	tion of a listed appliance, device	or amenity is not a precondition of sale or transfer of the dwelling. The ca	arbon mo	noxide
devicar devico havico Jar or	rice, quice s mmenue qui de renuery de renuery mpro	garage door opener, or child-resista monoxide device standards of Cha tandards of Chapter 12.5 (commeno noing with Section 115920) of Chaptick-release mechanisms in complian quires all single-family residences by 1, 2017. Additionally, on and after	ant pool barrier may not be in compliance with the safety standards relating apter 8 (commencing with Section 13260) of Part 2 of Division 12 of, autocing with Section 19890) of Part 3 of Division 13 of, or the pool safety standarter 5 of Part 10 of Division 104 of, the Health and Safety Code. Window securate with the 1995 edition of the California Building Standards Code. Section 11 uilt on or before January 1, 1994, to be equipped with water-conserving plumb January 1, 2014, a single-family residence built on or before January 1, 1994 h water-conserving plumbing fixtures as a condition of final approval. Fixtures	to, respection to the respective to the respecti	ectively, versing ticle 2.5 may not the Civil es after altered
C.	Are	you (Seller) aware of any the follow	wing:		
	1.		s which may be an environmental hazard such as, but not limited to, asbestos sed paint, mold, fuel or chemical storage tanks, and contaminated soil or wat	er	
				Yes	√ No
	2.		common with adjoining landowners, such as walls, fences, and driveways,		
	_		intenance may have an effect on the subject property		
	3.	=	or similar matters that may affect your interest in the subject property		√ No
	4.		rations, or other alterations or repairs made without necessary permits		√ No
	5. 6.		ations, or other alterations or repairs not in compliance with building codes ne property or any portion thereof		i √ No i √ No
	7.		ppage, sliding, or other soil problems		No No
	8.		plems		V No
	9.		any of the structures from fire, earthquake, floods, or landslides		√ No
			ning uses, violations of "setback" requirements		√ No
			other nuisances		
	12.	CC&R's or other deed restrictions	or obligations	√ Yes	No
			as any authority over the subject property	√ Yes	No
	14.		h as pools, tennis courts, walkways, or other areas co-owned in undivided	□Yes	√ No
		Any notices of abatement or citation Any lawsuits by or against the S	ons against the property	Yes	
		•	0 threatening to or affecting this real property, or claims for breach of a		
			oursuant to Section 903 threatening to or affecting this real property, including		
			ges pursuant to Section 910 or 914 alleging a defect or deficiency in th	S	
		undivided interest with others)	facilities such as pools, tennis courts, walkways, or other areas co-owned in		√ No
2)	Prop	swer to any of these is yes, explain perty is a condo, party walls pres er to confirm CC&Rs per neighbo		tion relating	to this propert
			- (760) 266-7100. Main Fee: \$375.00 paid Monthly. Please see attached for HOA-related expenses providentact HOA for current information.	ed to Seller	at the time
_		The Seller certifies that the prope	rty, as of the close of escrow, will be in compliance with Section 13113.8 of	the Hea	alth and
	2.	Marshal's regulations and applicate The Seller certifies that the property	smoke detector(s) which are approved, listed, and installed in accordance with ble local standards. erty, as of the close of escrow, will be in compliance with Section 19211 of the eater tank(s) braced, anchored, or strapped in place in accordance with applications.	the Hea	ilth and
Buy	er's Ir	nitials () ()	Seller's Initials ($\mathcal{M}\mathcal{M}$) ()	
				1	1=[

TDS REVISED 6/20 (PAGE 2 OF 3)

Date Reviewed by



	Address:		600 Central Ave# A					10-01-2021
Seller o	ertifies that the inf	ormation he	rein is true and correct to	the bes	st of the S	Seller's kno	wledge as of tl	ne date signed by the
Seller.	Megan .	Meyer	Authorized Signe				Date	10-01-2021
Seller	0	0	Opend	oor Pro	perty Ti	rust I	Date	
Ochor							Date	
	/To b		III. AGENT'S INSPEC				. ttion \	
THE I	,		d only if the Seller is rep THE ABOVE INQUIRN		-	-		
PROP	ERTY AND BAS	ED ON A	REASONABLY COMP	ETENT	AND [DILIGENT	VISUAL INS	PECTION OF THE
			DPERTY IN CONJUNCT	ION W	TH THA	T INQUIRY	, STATES TH	E FOLLOWING:
	e attached Agent vis ent notes no items fo		n Disclosure (AVID Form)					
Age	ent notes the following	ng items:						
Agent (Broker Representing	Seller) Or	pendoor Brokerage Inc (Please Print)	B		Broks te Licensee or B	SICK roker Signature)	Date10-01-2021
			IV. AGENT'S INSPEC	TION	DISCLOS	SURE		
	,		if the agent who has ob				•	,
			A REASONABLY COM OPERTY, STATES THE			DILIGENT	VISUAL INS	SPECTION OF THE
			n Disclosure (AVID Form)					
	ent notes no items fo							
Age	ent notes the followir	ig items:						
Agent (Broker Obtaining the	Offer)		Ву	,			Date
Agont (i	Broker Obtaining the		(Please Print)		(Associat	te Licensee or B	roker Signature)	
PR	OPERTY AND TO	O PROVIDI	AY WISH TO OBTAIN F FOR APPROPRIATE DANY ADVICE/INSPEC	PROV	ISIONS	IN A CONT		
I/WE A	CKNOWLEDGE F	RECEIPT O	F A COPY OF THIS STA	TEME				
Seller <u>M</u>	egan Meyer Autho	rized Signer On E	ehalf of Date 10-01-2021 Property Trust I	Buyer				Date
Seller			Date	Buyer				Date
Agent (B	Broker Representing Se	^{ller)} Open	door Brokerage Inc. (Please Print)	By	Ben (Associate	Brok:	SiCK oker Signature)	Date 10-01-2021
Agent (B	broker Obtaining the Off	fer)	(Please Print)	By	(Associate	Licensee or Bro	oker Signature)	Date
CONTI	RACT FOR AT LE	AST THRE	CODE PROVIDES A IS EDAYS AFTER THE DEFENTED FOR THE PURCHASE. IF ERIOD.	ELIVE	RY OF T	THIS DISCL	OSURE IF D	ELIVERY OCCURS
A REA	AL ESTATE BRO	KER IS Q	UALIFIED TO ADVISE	ON R	EAL ES	TATE. IF	YOU DESIRI	E LEGAL ADVICE,
	ULT YOUR ATTO California Association of R		c. United States copyright law (Title	a 17 U.S.	Code) forbid	ls the unauthori:	zed distribution, dis	play and reproduction of this
form, or a CALIFOR SPECIFIC ADVICE, California	any portion thereof, by p NIA ASSOCIATION OF R C TRANSACTION. A REAL CONSULT AN APPROP Association of REALTOR	hotocopy maching REALTORS® (C) LESTATE BROINTE PROFES (S) It is not interested to the contract of the co	ne or any other means, including A.R.). NO REPRESENTATION IS KER IS THE PERSON QUALIFIED SIONAL. This form is made avainded to identify the user as a REACT REALTORS® who subscribe to	facsimile MADE AS TO ADVI lable to re LTOR®. I	or compute TO THE LE SE ON REA eal estate por REALTOR®	rized formats. T EGAL VALIDITY L ESTATE TRA rofessionals thre	THIS FORM HAS I OR ACCURACY ON NSACTIONS. IF Yough an agreemen	BEÉN APPROVED BY THE OF ANY PROVISION IN ANY DU DESIRE LEGAL OR TAX t with or purchase from the
R L E L	Published and Distributed REAL ESTATE BUSINES a subsidiary of the CALIF	SS SERVICES, L						^
s c	525 South Virgil Avenue,							— (=)

TDS REVISED 6/20 (PAGE 3 OF 3)

Reviewed by _ Date





SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 6/18)

This form is not a substitute for the Real Estate Transfer Disclosure Statement (TDS). It is used by the Seller to provide additional

	ormation when a TDS is completed. If Seller is exempt from completing a TDS, Seller should complete an Exempt	Seller D	isclosure
(C./	A.R. Form ESD) or may use this form instead.		
	Seller makes the following disclosures with regard to the real property or manufactured home	descr	ibed as
	600 Central Ave# Apt 322, Riverside, CA 92507 , Assessor's Parcel No. 253-341-031		
		nia ("Pro	
II.	The following are representations made by the Seller and are not the representations of the Agent		
	disclosure statement is not a warranty of any kind by the Seller or any agents(s) and is not a sul		
	inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to be part		
	between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licensee		
	working with or through Broker has not verified information provided by Seller. A real estate broker is qu	alified t	o advise
	on real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney.	al = = ! = = l= !!	:4£ 41
III.		Jesirabii	ity 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. Thick should be added to a standard and the Description of		
	Think about what you would want to know if you were buying the Property today. Pand the greating a specific and take your time.		
	Read the questions carefully and take your time. Know do not understood hourte groups a question or what to displace or hourte groups in recognition. The property of the property o	t	aucation
	 If you do not understand how to answer a question, or what to disclose or how to make a disclosure in respo whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. 		
	answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide		er canno
\	Note to Buyer: PURPOSE: To give you more information about known material or significant items affect		value o
٧.	desirability of the Property and help to eliminate misunderstandings about the condition of the Property.	ing the	value of
	 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 ite 		
	Seller's disclosures are not a substitute for your own investigations, personal judgments or common sens		
V.	SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by		na eithei
	"Yes" or "No." Explain any "Yes" answers in the space provided or attach additional comments and check		
	A. STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED: ARE YOU (SELLE		
	· _	Yes	√ No
	2. An Order from a government health official identifying the Property as being contaminated by	_	
	methamphetamine. (If yes, attach a copy of the Order.)	Yes	√ No
	3. The release of an illegal controlled substance on or beneath the Property	Yes	√ No
	4. Whether the Property is located in or adjacent to an "industrial use" zone	Yes	√ No
	(In general, a zone or district allowing manufacturing, commercial or airport uses.)	_	
	5. Whether the Property is affected by a nuisance created by an "industrial use" zone	Yes	√ No
	6. Whether the Property is located within 1 mile of a former federal or state ordnance location	Yes	√ No
	(In general, an area once used for military training purposes that may contain potentially explosive munitions.)		
	7. Whether the Property is a condominium or located in a planned unit development or other	_	_
		Yes	No
	8. Insurance claims affecting the Property within the past 5 years	Yes	√ No
	9. Matters affecting title of the Property	Yes	√No
	10. Material facts or defects affecting the Property not otherwise disclosed to Buyer	Yes	√ No
	11. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as	¬	
		√ Yes	No
	Explanation, or (if checked) see attached;		
	7) Property is part of HOA.		
	11) Collar has not inspected for plumbing fivtures, huyer should verify compliance nor local codes		
	11) Seller has not inspected for plumbing fixtures, buyer should verify compliance per local codes		da mus
	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relations are selected as a selection of the	aung to th	is property
	a).	1 11	
Buv	ver's Initials ()() Seller's Initials 🖋	N() ()

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SPQ REVISED 6/18 (PAGE 1 OF 4)

operty Ad	dress: 600 Central Ave# Apt 322, Riverside, CA 92507 Date:1	0-01-202	21
B. RE	PAIRS AND ALTERATIONS: ARE YOU (SELL	ER) AWA	RE OF
1.	the control of the co		
	repairs on the Property (including those resulting from Home Warranty claims)	Yes	√ No
2.	Any alterations, modifications, replacements, improvements, remodeling, or		
	material repairs to the Property done for the purpose of energy or water efficiency improvement or renewable energy?	□ Yes	√No
3.	Ongoing or recurring maintenance on the Property		V III
	(for example, drain or sewer clean-out, tree or pest control service)		√ No
4.	Any part of the Property being painted within the past 12 months	=	No
5.	Whether the Property was built before 1978	Yes	√ No
	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
Explana	ation: 4) Interior paint as needed		
-	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this	s property	
C. ST	RUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELL	.ER) AWA	RE OF.
1.	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	Yes	√ No
2.	The leasing of any of the following on or serving the Property: solar system, water softener system,		□ 1
3.	water purifier system, alarm system, or propane tank (s)	Yes Yes	✓ No ✓ No
Explana		165	VINO
•	er is aware that security system does not convey with sale of home. Kwikset 914 lock will be replaced upon c	lose.	
	has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this pro		
	SASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELL	.ER) AWA	RE OF.
1.	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		
Evolone	repairs	Yes	√ No
Explana	auon:		
	eller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this		
	ATER-RELATED AND MOLD ISSUES: ARE YOU (SELL	.ER) AWA	RE OF.
1.	Water intrusion 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	√ No
2.	Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or		
_	affecting the Property	Yes	√ No
3.	Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood	Yes	√No
Explana	ation:	165	VINO
	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to thi		DE OF
	TS, ANIMALS AND PESTS: Pets on or in the Property		KE OF. √No
2.	Problems with livestock, wildlife, insects or pests on or in the Property	Yes	√ No
3.	Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property,		
	due to any of the above	Yes	√ No
4.	Past or present treatment or eradication of pests or odors, or repair of damage due to any of	□vaa	√ No
	the above	∐ Yes	A 140
Explana	ation:		
Sel	ler has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this p	roperty	
	S () () Seller's Initials (MM) ()	
₩ KEVIS	ED 6/18 (PAGE 2 OF 4) SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4)		(=)
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erty	Add	ress: 600 Central Ave# Apt 322, Riverside, CA 92507	Date:	10-01-2	021
G.	воі	JNDARIES, ACCESS AND PROPERTY USE BY OTHERS:	ARE YOU (SELI	LER) AWA	ARE (
		Surveys, easements, encroachments or boundary disputes			1
		Use or access to the Property, or any part of it, by anyone other than you,			<u>.</u>
		without permission, for any purpose, including but not limited to, using or maintaining road		□ v	
		driveways or other forms of ingress or egress or other travel or drainage			√ 1
		Use of any neighboring property by you		Yes	√ N
xpla	anati	on:			
Н.	LAN	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all IDSCAPING, POOL AND SPA:	I information relating to ARE YOU (SELI		
		Diseases or infestations affecting trees, plants or vegetation on or near the Property			1
		Operational sprinklers on the Property			₹ i
	۷.			res	V
		(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 sprin			1
	3.	A pool heater on the Property		Yes	√ 1
		If yes, is it operational? Yes No			
	4.	A spa heater on the Property		Yes	√ 1
		If yes is it operational?			
	5.	Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, po	ol sna		
		waterfall, pond, stream, drainage or other water-related decor including any ancillary	οι, ορα,		
				П у	
		equipment, including pumps, filters, heaters and cleaning systems, even if repaired \dots		res	√ 1
Expi	ianai	ion:			
		ler has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all infor			
	CO	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS	S: (IF APPLICA ARE YOU (SELL		DE (
			•	.EK) AVVA	KE (
	1.	Any pending or proposed dues increases, special assessments, rules changes, insurar			
		availability issues, or litigation by or against or fines or violations issued by a Homeown	er		
		Association or Architectural Committee affecting the Property		Yes	√ 1
		Any declaration of restrictions or Architectural Committee that has authority over improve			_
		made on or to the Property		√ Yes	1
		Any improvements made on or to the Property without the required approval of an Arch		V 103	ш.
	J.		ilecturar		
		Committee or inconsistent with any declaration of restrictions or Architectural			┌//
Expl	lanat	Committee requirement		Yes	√ 1
_		eller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all info LE, OWNERSHIP LIENS, AND LEGAL CLAIMS:			
		· ·	ARE YOU (SELI		
		Any other person or entity on title other than Seller(s) signing this form			1
		Leases, options or claims affecting or relating to title or use of the Property		Yes	√ 1
	3.	Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax			
		mechanics' liens, notice of default, bankruptcy or other court filings, or government hea	rings		
		affecting or relating to the Property, Homeowner Association or neighborhood		Yes	√ 1
	4.	Any private transfer fees, triggered by a sale of the Property, in favor of private parties,			- ت
		organizations, interest based groups or any other person or entity		Yes	√ I
				res	√ 1
		Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loa			
		for an alteration, modification, replacement, improvement, remodel or material repair of		Yes	√ I
		The cost of any alteration, modification, replacement, improvement, remodel or materia		_	_
		repair of the Property being paid by an assessment on the Property tax bill?		Yes	√ 1
Expl		ion:			
K		eller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all info	ormation relating to thi		ARF (
٠.		Neighborhood noise, nuisance or other problems from sources such as, but not limite			L \
		following: neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, truc			
r's In	nitials	()()	Seller's Initials (.	MM	(
		ED 6/18 (PAGE 3 OF 4)	-		
		SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 3 OF 4)			1
		Deadward with air Forms by airl aniv 40070 Fibrar Mile Boad Forms Michigan 40006			EC



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Propert	v Ad	dress: 600 Central Ave# Apt 322, Riverside, CA 92507	te:	10-01-2	2021
		freeways, buses, schools, parks, refuse storage or landfill processing, agricultural operation business, odor, recreational facilities, restaurants, entertainment complexes or facilitie parades, sporting events, fairs, neighborhood parties, litter, construction, air conditionir equipment, air compressors, generators, pool equipment or appliances, underground gapipelines, cell phone towers, high voltage transmission lines, or wildlife	es, ng s	∏Yes	√No
Exp	olana	ation:			
		Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information	n relating to th	is property	
L.	GC		OU (SELL		ARE OF
	1.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or		,	
		general plan that applies to or could affect the Property		Yes	√ No
	2.	Existence or pendency of any rent control, occupancy restrictions, improvement		_	_
	_	restrictions or retrofit requirements that apply to or could affect the Property.		Yes	√ No
	3.	Existing or contemplated building or use moratoria that apply to or could affect the Property.		Yes	√ No
	4.	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill		□v	ZN-
	5.	that apply to or could affect the Property		Yes	√ No
	Э.	such as schools, parks, roadways and traffic signals		Yes	√ No
	6.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush		res	₹ IAO
	٥.	or other vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, removal or			
		cutting or (iii) that flammable materials be removed		Yes	√ No
	7.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the			
		Property		Yes	√ No
	8.	Whether the Property is historically designated or falls within an existing or proposed			
		Historic District		Yes	√ No
	9.	Any water surcharges or penalties being imposed by a public or private water supplier, agenc			
_		utility; or restrictions or prohibitions on wells or other ground water supplies		Yes	√ No
Ext	olana	ation:			
		eller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information re	latina ta thia		
М			OU (SELL		ARE OF
	1.	Reports, inspections, disclosures, warranties, maintenance recommendations, estimate		, ~,	
		studies, surveys or other documents, pertaining to (i) the condition or repair of the Property			
		any improvement on this Property in the past, now or proposed; or (ii) easement			
		encroachments or boundary disputes affecting the Property whether oral or in writing and	•		
		whether or not provided to the Seller		√ Yes	No
		yes, provide any such documents <u>in your possession</u> to Buyer.)			
		Any occupant of the Property smoking on or in the Property		Yes	√ No
	3.	Any past or present known material facts or other significant items affecting the value or			
_		desirability of the Property not otherwise disclosed to Buyer		Yes	√ No
		ation:			
		eller may have obtained a limited number of third party inspections that will be supplied to Buyer at Buyer's reque			
		has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all			
	•	CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation	or additi	onal con	nments ir
•		specific questions answered "yes" above. Refer to line and question number in explanation.			
		sents that Seller has provided the answers and, if any, explanations and comments on			
		d that such information is true and correct to the best of Seller's knowledge as of the d			
		ges (i) Seller's obligation to disclose information requested by this form is indep			
		that a real estate licensee may have in this transaction; and (ii) nothing that any such r	eai estate	license	e does o
_		ler relieves Seller from his/her own duty of disclosure.	10-01-5	0024	
Seller		Megan Meyer Authorized Signer on Behalf of Opendoor Property Trust I Da	10-01-2	1021	
Seller		U U	ite		_
-	_	below, Buyer acknowledges that Buyer has read, understands and has received a co	opy of th	is Seller	Property
	onna	ire form.			
Buyer			ite		
Buyer		Da			
		California Association of REALTORS®, Inc. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF A CALIFORNI			
		TON IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION IFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPR			NEK IS IH

PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF TOO Published and Distributed by:

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SPQ REVISED 6/18 (PAGE 4 OF 4)



ADDENDUM

Opendoor Property Trust I

	OF REALT	ORS^{\otimes} (C.A.R. Form Al	DM, Revised 12/15)	NO	<u>'</u>
		ions are hereby incorporated in ement, 🗸 Transfer Disclosure S			
to rescind),	√ Other	Seller Property Questionn	aire		,
dated	10-01-2021	, on property known as	600 Central Ave#	Apt 322, Riverside, CA 925	07
in which				is referred to	as ("Buyer/Tenant")

No additional note required

The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge receipt of a copy of this document.

Date	Date	10-01-2	2021	
Buyer/Tenant	Seller/Landlord	Megan		rized Signer on Behalf of Opendoor Property Trust
Buyer/Tenant	Seller/Landlord			

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ADM REVISED 12/15 (PAGE 1 OF 1)



Fax:

is referred to as ("Seller/Landlord").

Documentation provided to Seller at the time Seller purchased this property. Buyer is encouraged to contact HOA for current information.

First Choice Community Management LLC P.O. Box 300 Victorville, CA 92393 Office: 760-266-7100 Fax: 760-266-4030 firstchoicecommunitymgmt@gmail.com www.firstchoicemanagement.net

UPDATED HOA DEMAND

OPDATED HOA DEIVIAND	
Date: September 17, 2021	
Escrow Name: Spruce Escrow Escrow Address: NOT SURE AS IT WAS NOT PROVIDED Escrow City:	
Please Mark One: Refinance SaleX_ or Transfer of Ownership Estimated closing date:	
Association Legal Name: Canyon Creek at Riverside Condominium Association Property Address: 600 Central Avenue Unit 322 Riverside, CA 92507 Account Number with First Choice Community Management (FCCM): 322.00	
Association Information: Failure to abide by the CC&R's will result in legal action against the owner(s). ()() New Buyer	(s).
Current Violations Against Unit: (New Homeowner will have to cure) None	
Assessments and Property Account Status: Monthly Association assessments are \$375.00. Monthly assessment payable on the 1 st calendar day of each month and are considered late if not received by the 15 th of each calend As of September 17, 2021 the balance on the account for 600 Central Avenue, Unit 322 Riverside, CA 92507 has of \$47.50.	dar month.
<u>Litigation Information:</u> The Canyon Creek at Riverside Condominium Association is not involved in any litigation as of this time.	
Accordation to compare the formation of the control	

Association Insurance Information: Canyon Creek at Riverside Condominium Association is a condominium plan. Coverage is for common areas only and does not extend to private property. Canyon Creek at Riverside Condominium Association common areas consist of pool, men's and women's restroom, BBQ area, water fountain, washroom, trees and grass along the common area, sitting area, streets and monument signs. LaBarre/Oksnee Insurance (800)698-0711 Phone, (949)588-1275 Fax 30 Enterprise # 180 Aliso Viejo, CA 92656

Special Assessment(s):

Canyon Creek at Riverside Condominium Association, has no special assessments at the moment.

<u>Association Common Areas:</u> Canyon Creek at Riverside Condominium Association common areas consist of pool, men's and women's restroom, BBQ area, water fountain, washroom, trees and grass along the common area, sitting area, streets and monument signs.

Existing Violations / Special Conditions To Close Escrow: None

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All requests are processed in the order in which they are received and may take up to ten (10) business days to be processed and returned. We accept company checks, cashiers checks or money orders. Personal checks are not accepted. Rush Service Fee Must be in before 3PM to be ready by 3PM next business day: \$100.00

PLEASE RETURN THIS FORM WITH YOUR CHECKS AND CERTIFIED COPIES OF THE GRANT OR WARRANTY DEED. CHECKS ATTACHED TO THIS FORM WILL ENSURE PAYMENT IS CREDITED PROPERLY.

Transfer Fee and any assessments are not to be placed on the same check. Please see below for specific payment instructions.

<u>Transfer Fee:</u> The transfer fee is \$450.00. Upfront Deposit is \$75.00 due prior to receiving association documents. If a rush is needed on documents, the additional cost of \$100.00. Transfer fee balance of \$550.00 is required at COE to be paid in the form of a check and made out to:

First Choice Community Management LLC and mailed to P.O. Box 300 Victorville, CA 92393.

Please note the \$550.00 is required as this is now a rush after the fact escrow due to your escrow company not taking the proper steps and procedures in contacting the HOA.

Assessment Payments:

Due at closing: \$422.50 which includes past due along with \$375.00 for October 2021 assessments. If escrow closes before 10/15/2021, the total due is \$422.50.

All assessments payments must be made out to Canyon Creek at Riverside Condominium Association.

Assessment check must be mailed to Canyon Creek at Riverside Condominium Association, Inc. c/o First Choice

Community Management P.O. Box 300 Victorville, CA 92393

Demand Prepared By:

First Choice Community Management LLC

Date

I do hereby acknowledge receipt of and declare that I have or will read said documents, (CC&R's, By-Laws and Amendments, and Rules and Regulations), with the understanding that these documents are the governing documents of the Canyon Creek at Riverside Condominium Association.

	Date	
New Property Owner:		
	Date	
For billing purposes after the close of escrow, plea	se print or type below the buyer's full name and mai	ling addre
	se print or type below the buyer's full name and mai	ling addre
including zip code.		ling addre
For billing purposes after the close of escrow, pleasincluding zip code. Buyer's Full Name(s):		ling addre

First Choice Community Management LLC

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www.firstchoicemanagement.net

ESCROW SUMMARY

<u>Document</u>	<u>Civil Code Section</u>	Document Fee	Not Available(N/A), Directly Provided by Seller and confirmed in writing by Seller as a current document (DP)
Articles of Incorporation	Section 4525(a)(1)	\$25.00	
CC&Rs	Section 4525(a)(1)	\$50.00	
Bylaws	Section 4525(a)(1)	\$50.00	
Operating Rules & Regulations	Section 4525(a)(1)	\$25.00	
Age restrictions	Section 4525(a)(2)	\$25.00	N/A
Rental restrictions	Section 4525(a)(2)	\$25.00	
Annual budget	Section 5300 and 4525(a)(3)	\$25.00	
Reserve summary	Section5300 and 4525(a)(4)	\$25.00	
Financial Statement	Section 5305 and 4525(a)(3)	\$25.00	
Assessment enforcement policy	Section 5310 and 4525(a)(4)	\$25.00	
Insurance summary	Section 5300 and 4525(a)(3)	\$25.00	
Regular assessment	Section 4525(a)(4)	\$25.00	
Special assessment	Section 4525(a)(4)	N/A	N/A
Emergency assessment	Section 4525(a)(4)	N/A	N/A
Other unpaid obligations of seller	Section 5675 and 4525(a)(4)	\$25.00	
Approve changes to assessments	Section 5300 and 4525(a)(4)(8)	N/A	N/A
Settlement notice regarding			
common area defects	Section 4525(a)(6) and 6000,6001	N/A	N/A
Preliminary list of defects	Section 4525(a)(6) and 6000,6001	N/A	N/A
Notice(s) of violation	Section 5855 and 4525(a)(5)	\$25.00	
Required statement of fees	Section 4525	\$25.00	
Minutes of regular board meetings			•
Conducted over the previous 12 months	Section4525(a)(10)	\$25.00	

Total fees for these documents: \$450.00

The information provided by this form may not include all fees that may be imposed before the close of escrow. Additional fees that are not related to the requirements of section 4525 may be charged separately.

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ATTENTION ALL BUYERS, AND ESCROW COMPANIES

Please put the buyer on notice that the association has not inspected the unit or lot described in your escrow documents and does not make any representations regarding CC&R's, Rules or architectural violations that may exist in / on the unit / lot. Please notify the buyer responsible for correcting those violations if any.

Accordingly, the buyer should make a thorough investigation to determine if such violations exist and should also request disclosure by the seller of known or suspected violations. Please refer to the escrow demand to list any such violations.

Also please note the information provided by the association from the association management is not a warranty of any kind by the association or any of it's directors, officers, employees, or agents and is not a substitute for any due diligence inspections or investigations by the buyer. Buyer should thoroughly investigate all aspects of the purchase and should obtain professional advise and /obtain experts. If necessary to assist in the investigations if any. . Remotes transferred with-out FCCM knowledge will be removed from the system.

All ACH (auto pay) payments not canceled by seller in writing to FCCM 10 days prior to close of escrow, will automatically be drafted for the following month. It is the responsibility of the seller to make sure they communicate with FCCM about ACH prior to close of escrow.

It is the responsibility of the new buyer to determine if common area keys, gate cards, gate codes, key fobs etc. are needed and to contact First Choice Community Management LLC for the change or replacement. All remotes and key fobs transferred from seller to buyer without informing Management will be removed from the system.

All prorations for insurance, taxes, etc. are the responsibility of the seller/buyer, escrow companies and real estate agents/brokers. First Choice Community Management LLC does not provide information on your demand that will indicate if prorations are necessary.

The new buyer/owner will be sent courtesy billings, please notify the new owner to contact First Choice Community Management LLC for any questions or concerns at (760)266-7100.

Escrow office please make sure to contact First Choice Community Management LLC prior to close of escrow to verify figures are accurate prior to closing.