

▼							
THIS DISCLOSURE STATEMENT CO							
	COUNTY OF Riversion Rivers						
		OVE DESCRIBED PROPERTY IN COMPLIANCE					
WITH SECTION 1102 OF THE CIVIL CODE AS OF (date) 03/10/2022 . IT IS NOT A WARRANTY OF ANY							
		PRINCIPAL(S) IN THIS TRANSACTION, AND					
		HE PRINCIPAL(S) MAY WISH TO OBTAIN.					
	IDINATION WITH OTHER DISCL						
		2 of the Civil Code. Other statutes require disclosures,					
residential property).	ir real estate transaction (for example	e: special study zone and purchase-money liens on					
Substituted Disclosures: The following di		ired by law, including the Natural Hazard Disclosure					
		special assessment information, have or will be made sclosure obligations on this form, where the subject					
matter is the same:	, and are interface to satisfy the dis	sciosure obligations on this form, where the subject					
✓Inspection reports completed pursuant to		sit.					
Additional inspection reports or disclosure							
No substituted disclosures for this transfer		e supplied to Buyer at Buyer's request if available.					
INO Substituted disclosures for this transfer	II. SELLER'S INFORMATION	ON .					
The Seller discloses the following infor	mation with the knowledge that	even though this is not a warranty, prospective					
		s to purchase the subject property. Seller hereby					
		provide a copy of this statement to any person or					
entity in connection with any actual or a							
	SENTATIONS MADE BY T						
INTENDED TO BE PART OF ANY CON		MATION IS A DISCLOSURE AND IS NOT					
Seller <u>is √ is not occupying the pro</u>		AND SELECT.					
A. The subject property has the items	-						
✓ Range	Wall/Window Air Conditioning	☐ Pool:					
Oven	Sprinklers	Child Resistant Barrier					
☑ Microwave	✓ Public Sewer System	Pool/Spa Heater:					
☑ Dishwasher	Septic Tank	Gas Solar Electric					
Trash Compactor	Sump Pump	✓ Water Heater:					
Garbage Disposal Washer/Dryer Hookups	Water Softener ✓ Patio/Decking	✓ Gas ☐ Solar ☐ Electric ✓ Water Supply:					
✓ Rain Gutters	Built-in Barbecue	City Well					
Burglar Alarms	Gazebo	✓ Private Utility or					
Carbon Monoxide Device(s)	Security Gate(s)	Other Eastern Municipal Water District					
✓ Smoke Detector(s) ☐ Fire Alarm	✓ Garage: ✓ Attached Not Attached	✓ Gas Supply:					
TV Antenna	Carport	✓ Utility ☐ Bottled (Tank) ☐ Window Screens					
Satellite Dish	Automatic Garage Door Oper						
Intercom	Number Remote Controls	Quick Release Mechanism on					
Central Heating	Sauna	Bedroom Windows					
✓ Central Air Conditioning Evaporator Cooler(s)							
Exhaust Fan(s) in	220 Volt Wiring in	Fireplace(s) in Living room					
Gas Starter ✓ Roof(s): Ty	pe: Tile	Age: 17 Years (approx.)					
√ Other: Ceiling Fan							
Are there, to the best of your (Seller's) kno	wledge, any of the above that are no	ot in operating condition? Yes V No. If yes, then					
•	• ·	lete. Any items remaining in home at time of sale (Besides Kwikset Security					
System) will be left. Seller has never occupied the (*see note on page 2)	s property. Seller encourages Buyer to have their ow	n inspections performed and verify all information relating to this property					
	0 "	aria Initiala (MM)					
Buyer's Initials () () ©2014, Califomia Association of REALTORS®, Inc.	Seil –	er's Initials (MM) ()					
TDS REVISED 6/20 (PAGE 1 OF 3)	F	Reviewed by Date					
	RANSFER DISCLOSURE STATE	OPPORTUNITY					

Prop	erty .	Address:		37245 Tucana I	PI, Murrieta, C <i>i</i>	A 92563	D	ate: 03 /	10/20	22	
В.	spa Ir	ce(s) below. nterior Walls	vare of any significa	Exterior Walls	Insulation R	oof(s) 🗌 Wind	lows Doors	Founda	ion [Slal	b(s)
(De			lewalks Walls/Fe	nces	Systems Plum	nbing/Sewers/S	Septics Oth	er Structura	l Con	npone	ents
טפ	SUID	C)
lf a	ny of	the above is ch	ecked, explain. (Atta	ach additional shee	ets if necessary.):						<u></u>
dev cart dev (cor hav Coo Jan or ii	ice, goon rice simmer e qui le recurrent le	garage door oper monoxide device tandards of Chap noing with Section ck-release mech quires all single-f 1, 2017. Addition ved is required to	appliance, device, o ener, or child-resistan e standards of Chap pter 12.5 (commenci n 115920) of Chapte anisms in compliance family residences bui nally, on and after Jato to be equipped with stion 1101.4 of the Ci	It pool barrier may ofter 8 (commencing with Section 198 or 5 of Part 10 of Die with the 1995 edit on or before January 1, 2014, a water-conserving p	not be in compling with Section 1390) of Part 3 of I vision 104 of, the ition of the Califor uary 1, 1994, to be single-family resident.	ance with the 3260) of Part Division 13 of, Health and Sania Building Stree equipped with lence built on a	safety standar 2 of Division or or the pool safety Code. Wir andards Code. h water-conser or before Janu	ds relating to the standard section 110 ving plumbin ary 1, 1994	o, responstic relation of A sof A so	pective evers article may the (ures a	rely, sing 2.5 not Civil after ered
C.	1.	Substances, ma formaldehyde, r on the subject p	are of any the followi aterials, or products radon gas, lead-base property	which may be an e	or chemical stora	age tanks, and	contaminated	soil or wate		es 🗹	No
		whose use or re	property shared in o esponsibility for main nents, easements or	tenance may have	an effect on the	subject propert	t y		√ Ye		
	4. 5. 6.	Room additions	s, structural modificats, structural modificator or otherwise) on the	tions, or other alterations, or other altera	ations or repairs rations or repairs r	made without r not in complian	necessary perr	nits	Ye	es 🗸 l es 🗸 l es 🗸 l	No No
	7. 8.	Any settling from Flooding, drains	m any cause, or slipp age or grading proble	oage, sliding, or othems	ner soil problems				Ye	es 🚺 l es 🚺 l	No No
		Any zoning viol	to the property or an ations, nonconformin noise problems or ot	ng uses, violations	of "setback" requ	irements			Ye	s 🔽 l	No
	12.	CC&R's or other	er deed restrictions of Association which ha	r obligations					=	s 🔲	No
		interest with oth	area" (facilities such a ners)						√ Ye		
	16.	Any lawsuits be the Seller purs warranty pursuenhanced protes any lawsuits or real property or undivided interest.	abatement or citation y or against the Se uant to Section 910 ant to Section 900 ection agreement pur claims for damage "common areas" (fa est with others)	eller threatening to or 914 threatenin threatening to or rsuant to Section 9 es pursuant to Se cilities such as poo	o or affecting this ng to or affecting affecting this re- 203 threatening to ction 910 or 914 ols, tennis courts,	s real property this real prop al property, or or affecting th alleging a do walkways, or c	/, claims for of claims for claims for bring real proper efect or deficion there areas co-	damages by or breach of reach of ar ty, including ency in this owned in	, T	es √ ∣	No
2)	Prop	perty is a Townl	nese is yes, explain. home, party walls p C&Rs per neighbor	resent	sheets if necessar	y.): own inspection	ns performed and ve	erify all informati	on relati	ng to th	is property
13)	North	nstar Ranch Con	nmunity Association	, (415) 236-2577, Ma							
		The Seller certi	fies that the propert	y, as of the close of	of escrow, will be	in compliance	with Section	13113.8 of	the He	ealth	
	2.	Marshal's regulation The Seller cert	r having operable smations and applicable ifies that the propertor having the water he	e local standards. by, as of the close	of escrow, will b	e in compliand	e with Section	n 19211 of t	he He	alth	
Buy	er's Ir	nitials () ()		Se	eller's Initials (MM))		1	\

TDS REVISED 6/20 (PAGE 2 OF 3)

Reviewed by Date



Property	Address:		37245 Tucana P	, Murriet	a, CA 92	563	Date:	03/10/2022
Seller		informatio	n herein is true and correc	t to the be	st of the	Seller's knowle	dge as of the	date signed by the
Seller. Seller	Megan	Mey	Authorized Si	gner On B	ehalf Of		Date	03/10/2022
Collor	0	0	Оро	endoor Pr	operty Ti	rust I	Data	
Seller							_ Date	
			III. AGENT'S INS					
	,		leted only if the Seller is	•	•	•	,	
PROPI	ERTY AND B	ASED ON	ON THE ABOVE INQU A REASONABLY CO PROPERTY IN CONJUN	MPETEN'	T AND I	DILIGENT VI	SUAL INSP	ECTION OF THE
			ection Disclosure (AVID For					. 1 0 1 2 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Age	ent notes no item	s for disclos	ure.	,				
Age	ent notes the follo	wing items:						
Agent (I	Broker Represent	ing Seller) _	Opendoor Brokerage (Please Print)	Inc. E		n BroKsic te Licensee or Broke		Date _ 03/10/2022
			IV. AGENT'S INS	PECTION	DISCLOS	SURE		
	(To be	completed	only if the agent who has				he agent abo	ove.)
			ON A REASONABLY (PROPERTY, STATES T			DILIGENT V	ISUAL INSF	PECTION OF THE
			ection Disclosure (AVID For		JWING.			
	ent notes no item			,				
Age	ent notes the follo	wing items:						
Agent (I	Broker Obtaining	the Offer) _	(Please Print)	B	У <u></u>	te Licensee or Broke		Date
			(Flease Filit)		(ASSOCIAT	te Licerisee or broke	n Signature)	
PR	ROPEŘÍY AND	TO PRO) MAY WISH TO OBTAI VIDE FOR APPROPRIA T TO ANY ADVICE/INSF	TE PROV	ISIONS	IN A CONTRA		
I/WE A	CKNOWLEDG	E RECEIP	T OF A COPY OF THIS					
Seller M	legan Meyer p	uthorized Signer	On Behalf Of Date 03/10/2 Dor Property Trust I	022 Buyer				Date
Seller			Date	Buyer				Date
Agent (B	Broker Representing	Seller) O	pendoor Brokerage Ind (Please Print)	<u>;</u> Ву_		Broksio Licensee or Broker	CK Signature)	Date 03/10/2022
			, ,		,		,	
Agent (B	Broker Obtaining the	Offer)	(Please Print)	By_	(Associate	Licensee or Broker	· Signature)	Date
CECT	ON 4402.2 OF	TUE 61	,	A DUVE	(ID A DUDCHASE
			/IL CODE PROVIDES HREE DAYS AFTER TH					
			OFFER TO PURCHASE	. IF YOU	WISH TO	O RESCIND 1	THE CONTR	ACT, YOU MUST
	VITHIN THE PR		D PERIOD. 3 QUALIFIED TO ADV	ISE ON I	DEAL ES	TATE IE VO	NI DEGIDE	LEGAL ADVICE
	ULT YOUR AT		QUALIFIED TO ADV	ISE ON I	KEAL ES	TAIL. IF TO	JO DESIKE	LEGAL ADVICE,
form, or a CALIFOR SPECIFIC ADVICE, California	any portion thereof, b NIA ASSOCIATION C C TRANSACTION. A F CONSULT AN APPF Association of REAL	oy photocopy r DF REALTORS REAL ESTATE ROPRIATE PR TORS®. It is no	®, Inc. United States copyright law nachine or any other means, incl ® (C.A.R.). NO REPRESENTATIO BROKER IS THE PERSON QUAL OFESSIONAL. This form is made of intended to identify the user as a	uding facsimile N IS MADE A FIED TO ADV available to REALTOR®.	e or compute S TO THE LE ISE ON REA real estate po REALTOR®	rized formats. THIS EGAL VALIDITY OR L ESTATE TRANSA rofessionals through	S FORM HAS BE R ACCURACY OF ACTIONS. IF YOU In an agreement v	EN APPROVED BY THE ANY PROVISION IN ANY J DESIRE LEGAL OR TAX with or purchase from the
only by m	embers of the NATION Published and Distrib		FION OF REALTORS® who subscri	be to its Code	of Ethics.			
E L B C	REAL ESTATE BUSI	NESS SERVIC ALIFORNIA AS	SOCIATION OF REALTORS®					

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

	A.R. Forn	when a TDS is completed. If Seller is exempt from completing a TDS, Seller should complete an Exemp n ESD) or may use this form instead.		
	Seller	makes the following disclosures with regard to the real property or manufactured hom 37245 Tucana PI, Murrieta, CA 92563 , Assessor's Parcel No. 900-520-019		
	situated			roperty").
		lowing are representations made by the Seller and are not the representations of the Agen		
		ure statement is not a warranty of any kind by the Seller or any agents(s) and is not a su		
		ions or warranties the principal(s) may wish to obtain. This disclosure is not intended to be pa		
		n Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licensee		
		g with or through Broker has not verified information provided by Seller. A real estate broker is q	ualified	to advise
		estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney.	dooirob	ility of the
١.		Seller: PURPOSE: To tell the Buyer about known material or significant items affecting the value or	desirab	ility of the
	Property	y 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 in resp	onse to :	a auestion
	•	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		Ker carrier
,	Note to	• Buyer: PURPOSE: To give you more information about known material or significant items affect		value or
• •		lity of the Property and help to eliminate misunderstandings about the condition of the Property.	ang and	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 it		
	•	Seller's disclosures are not a substitute for your own investigations, personal judgments or common sen		
<i>1</i> .	SELLER	R AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by		ing either
		or "No." Explain any "Yes" answers in the space provided or attach additional comments and chec		
	A. STA	ATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED: ARE YOU (SELLI	ER) AW	ARE OF
	1.	Within the last 3 years, the death of an occupant of the Property upon the Property	Yes	√ No
	2.	An Order from a government health official identifying the Property as being contaminated by		
		() /	Yes	√ No
	3.	The release of an illegal controlled substance on or beneath the Property	Yes	√ No
	4.	· · · · · · · · · · · · · · · · · · ·	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.		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
		Material facts or defects affecting the Property not otherwise disclosed to Buyer	res	√ No
	11.	Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code Section 1101.3	√ Yes	No
	Evolono		V 165	
	7) D r	ation, or [(if checked) see attached;		
	11) Sell	ler has not inspected for plumbing fixtures, buyer should verify compliance per local codes		
	-11,001	ior has not inoposed for plantsing fixtures, sayor enough term, compliance per recal codes		
	Seller ha	as never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information re	lating to t	his property
	201101 110	as note: Occupios and property, control encouraged Bayon to have then own more denie performed and verify an information re	g 10 1	o property
			1 11.	, .
uy	er's Initials	s () () Seller's Initials		()

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SPQ REVISED 6/18 (PAGE 1 OF 4)

2. Any alterations, modifications, replacements, improvements, remodelling, or material repairs to the Property done for the purpose of energy or water efficiency improvement or renewable energy? 3. Ongoing or recurring maintenance on the Property (for example, drain or sewer clean-out, tree or pest control service)	perty .	Addı	ress: 37245 Tucana PI, Murrieta, CA 92563	Date:	03/10/202	2
1. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property (including those resulting from Home Warranty claims). 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? 3. Ongoing or recurring maintenance on the Property (for example, drain or sewer clean-out, tree or pest control service). 4. Any part of the Property being painted within the past 12 months. 5. Whether the Property was built before 1978. 5. Whether the Property was built before 1978. 6. (a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or completed. 6. (b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-Based Paint Renovation Rule? 7. Explanation: 8. Steller has newer eccepted this property. Sister encourages toyer to have their own inspections performed and verify all information relating to this property. 8. Steller has newer eccepted the property. Sister encourages toyer to have their own inspections performed and verify all information relating to this property. 8. STEUCTURAL, SYSTEMS AND APPLIANCES: 8. 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 mypps, well, note, quiters, chimney, freplace, foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances. 9. The leasing of any of the following on or serving the Property, solar system, water softener system, water softeners, solar system, or property as a solar system, water softeners, solar system, water softeners, solar system, water softeners, solar system, or property as a solar system, water softeners, solar s	В.	REP	AIRS AND ALTERATIONS:	YOU (SEL	LER) AW	ARE OF
repairs on the Property (including those resulting from Home Warranty claims).				(,	
material repairs to the Property done for the purpose of energy or water efficiency improvement or renewable energy? 3. Ongoing or recurring maintenance on the Property (for example, drain or sewer clean-out, tree or pest control service). 4. Any part of the Property being painted within the past 12 months. 5. Whether the Property was built before 1978. (a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or completed. (b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-Based Paint Renovation Sule?. Explanation: 4) Painted some sections of Interior. Selfer has never eccupied this property, Selfer encourages Buyer to have their own inspections performed and verify all information relating to this property. Selfer has never eccupied this property, Selfer encourages Buyer to have their own inspections performed and verify all information relating to this property. Selfer has never eccupied this property, Selfer encourages Buyer to have their own inspections performed and verify all information relating to this property. Selfer has never eccupied the propenty, Selfer encourages Buyer to have their own inspections performed and verify all information relating to this property. Selfer has never eccupied this property, Selfer encourages Buyer to have the own inspections performed and verify all information relating to this property. Selfer has never eccupied this property. Selfer encourages Buyer to have their own inspections performed and verify all information relating to the property. Page 201. An allemative septic system, sump pumps, well, roof, guitters, chrimmey, fireplace, foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, fiftours or appliances. An allemative septic system of a pump pumps, well, roof, guitters, chrimmey, fireplace, foundation, walls, and pump pumps, well, roof, guitters, chrimmey, fireplace, found			repairs on the Property (including those resulting from Home Warranty claims)		Yes	√ No
improvement or renewable energy?. 3. Ongoing or recurring maintenance on the Property (for example, drain or sewer clean-out, tree or pest control service). 4. Any part of the Property being painted within the past 12 months. 5. Whether the Property was built before 1978. (a) if yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or completed. (b) if yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-Based Paint Renovation Rule? Explanation: 4) Painted some sections of Interior. 5. Selir has never occupied the property, Selfer encourages Buyer to have their own inspections performed and verify all information relating to this property water property. C. STRUCTURAL, SYSTEMS AND APPLIANCES: 1. Defects in any of the following, (including past defects that have been repaired): heating, air conditioning, electrical, plumbing (including the presence of polybulylene pipes), water, sever, waste disposal or septic system, sump pumps, well, roof, guiters, chimney, fireplace, foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances. 1. The leasing of any of the following on or serving the Property: solar system, water softener system, water purifier system, alarm system, or propane tank (s). 1. The leasing of any of the following on or serving the Property: solar system, water softener system, water purifier system, alarm system, or propane tank (s). 1. See Addendum 1. See Addendum 1. See Addendum 1. See Seller has never occupied this property. Seller encourages Buyer to lever their own inspections performed and verify all information relating to this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property. 1. Financial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agency, insurer or privat	2					
3. Ongoing or recurring maintenance on the Property (for example, drain or sewer clean-out, tree or pest control service)						
(for example, drain or sewer clean-out, tree or pest control service).					Yes	√ No
4. Any part of the Property being painted within the past 12 months. Yes N	•				□v	Z N-
S. Whether the Property was built before 1978.						
(a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or completed. (b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-Based Paint Renovation Rule?. Explanation: 4) Painted some sections of Interior. Selier has never occupied this property. Selier encourages Buyer to have their own inspections performed and verify all information relating to this property. C. STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLER) AWARE O 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, nor, guiters, chimney, fireplace, foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances. 2. The leasing of any of the following on or serving the Property: solar system, water purifier system, alarm system, or propane tank (s). 3. An alternative septic system on or serving the Property: solar system, water softener system, water purifier system, alarm system, or propane tank (s). 3. An alternative septic system on or serving the Property: solar system, water softener system, but the serving the Property solar system, water softener system						
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(b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency yes N Explanation: 4) Painted some sections of Interior. Saler has new occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property C. STRUCTURAL, SYSTEMS AND APPLIANCES: 1. ARE YOU (SELLER) AWARE O 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, cellings, floors or appliances. 2. The leasing of any of the following on or serving the Property: solar system, water softener system, water purifier system, alarm system, or propane tank (s)						No
Explanation: 4) Painted some sections of interior. Saler has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property. C STRUCTURAL, SYSTEMS AND APPLIANCES: 1. Defects in any of the following, (including past defects that have been repaired): heating, air conditioning, electrical, plumbing (including past defects that have been repaired): heating, air conditioning, electrical, plumbing (including the presence of polybutylene pipes), water, sewer, waste disposal or septic systems, sump pumps, well, roof, guitars, chimney, fireplace, foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls, cellings, floors or appliances. 2. The leasing of any of the following on or serving the Property solar system, water softener system, water purifier system, alarm system, or propane tank (s). 3. An alternative septic system on or serving the Property. Buyer is aware that security system does not convey with sale of home. Kwikset 914 lock will be replaced upon close. Selter has never occupied this property, Selter encourages Buyer to have their own inspections performed and verify all information relating to this property. DISASTER RELLEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELLER) AWARE O 1. Financial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agency, 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. Explanation: Selter has never occupied this property, Selter encourages Buyer to have their own inspections performed and verify all information relating to this property ARE YOU (SELLER) AWARE O 1. Water intrusion into any part of any physical structure on the Property, leaks from or in any appliance, pipe,			(b) If yes to (a), were such renovations done in compliance with the Environmental Protection	on Agency		
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2. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property					Yes	√ No
affecting the Property	:					
or affecting the Property or neighborhood					Yes	√ No
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Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property	Expla	anati	ion:			
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3. Use of any neighboring property by you	erty	Add	ress: 37245 Tucana PI, Murrieta, CA 92563	Date:	03/10/20)22
1. Surveys, easements, encroachments or boundary disputes 2. 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 3. Use of any neighboring property by you popularition: Salter has never eccepted this property, Selfer encourages Buyer to have their own inspections performed and verify all information rutating to this property 1. LANDSCAPING, POOL AND SPA: 1. Diseases or infestations affecting trees, plants or vegetation on or near the Property (a) If yes, are ther en any areas with trees, plants or vegetation on or near the Property (b) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system yes yes	G.	воі	JNDARIES, ACCESS AND PROPERTY USE BY OTHERS:	RE YOU (SELI	ER) AW	ARE (
2. 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	٠.					
without permission, for any purpose, including but not limited to, using or maintaining roads, driveways or other forms of ingress or greess or other travel or drainage					163	<u> </u>
driveways or other forms of ingress or egress or other travel or drainage						
3. Use of any neighboring property by you						_
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1. Diseases or infestations affecting trees, plants or vegetation on or near the Property. (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 Yes Yes 3. A pool heater on the Property Yes No 1. A pool heater on the Property Yes No			Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all	information relating t	o this property	/
2. Operational sprinklers on the Property. (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 \(\frac{\text{Y}}{\text{S}} \) A pool heater on the Property. 4. A spa heater on the Property. 5. 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. 5. 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. 5. 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. 5. Seller has never eccupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property. 6. 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. 6. Any declaration of restrictions or Architectural Committee that has authority over improvements made on or to the Property. 7. Any declaration of restrictions or Architectural Committee that has authority over 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 or inconsistent with any declaration of restrictions or Architectural Committee or inconsistent with any declaration	H.	LAN	IDSCAPING, POOL AND SPA:	RE YOU (SELI	ER) AWA	ARE (
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(b) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system.					□.00	▼.
3. A pool heater on the Property Yes Mo Yes If yes, is it operational? Yes No Yes Mo Yes If yes, is it operational? Yes Yes Mo Yes If yes, is it operational? Yes Yes Mo Yes If yes, is it operational? Yes Yes Mo Yes If yes, is it operational? Yes Yes Mo Yes If yes, is it operational? Yes Yes Mo Yes If yes, is it operational? Yes Yes Mo Yes Yes If yes, is it operational? Yes Yes Yes Yes Yes, is it operational? Yes Yes						
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4. A spa heater on the Property. Yes No 5. 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 Yes Spaller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE 1. 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 Yes Any declaration of restrictions or Architectural Committee or or to the Property without the required approval of an Architectural Committee or inconsistent with any declaration of restrictions or Architectural Committee requirement. Yes Yes			If yes, is it operational? Yes No			
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equipment, including pumps, filters, heaters and cleaning systems, even if repaired				or, spa,		
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Association or Architectural Committee affecting the Property		••				
2. Any declaration of restrictions or Architectural Committee that has authority over improvements made on or to the Property						
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3. 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		2.	Any declaration of restrictions or Architectural Committee that has authority over improve	rements		
3. 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			made on or to the Property		√ Yes	
Committee or inconsistent with any declaration of restrictions or Architectural Committee requirement.						
Committee requirement		٠.	Committee or inconsistent with any declaration of restrictions or Architectural	itootarar		
Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property. J. TITLE, OWNERSHIP LIENS, AND LEGAL CLAIMS: 1. Any other person or entity on title other than Seller(s) signing this form						
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1. Any other person or entity on title other than Seller(s) signing this form						
1. Any other person or entity on title other than Seller(s) signing this form						
2. Leases, options or claims affecting or relating to title or use of the Property	J.					
2. Leases, options or claims affecting or relating to title or use of the Property		1.	Any other person or entity on title other than Seller(s) signing this form		Yes	√ I
3. Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood		2.	Leases, options or claims affecting or relating to title or use of the Property		Yes	√ 1
mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood						٠ ـ
affecting or relating to the Property, Homeowner Association or neighborhood		٠.				
 4. 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						□ 71.
organizations, interest based groups or any other person or entity					res	V
organizations, interest based groups or any other person or entity		4.	Any private transfer fees, triggered by a sale of the Property, in favor of private parties,	charitable		
5. 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?			organizations, interest based groups or any other person or entity		Yes	√
for an alteration, modification, replacement, improvement, remodel or material repair of the Property? Yes 6. 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 Explanation: Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property NEIGHBORHOOD: Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, Seller's Initials (MM) (REVISED 6/18 (PAGE 3 OF 4)						٠,
6. 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?					□ Vaa	
repair of the Property being paid by an assessment on the Property tax bill?					res	4
Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property K. NEIGHBORHOOD: 1. 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, 's Initials () () Seller's Initials () () REVISED 6/18 (PAGE 3 OF 4)						_
Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property K. NEIGHBORHOOD: 1. 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, 's Initials () () Seller's Initials () () REVISED 6/18 (PAGE 3 OF 4)					Yes	√
 K. NEIGHBORHOOD: Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, 's Initials () () Seller's Initials () () REVISED 6/18 (PAGE 3 OF 4) 	Ехр	lanat	ion:			
 K. NEIGHBORHOOD: Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, 's Initials () () Seller's Initials () () REVISED 6/18 (PAGE 3 OF 4) 						
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, 's Initials () () REVISED 6/18 (PAGE 3 OF 4)	K.					\RF
following: neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, 's Initials () () REVISED 6/18 (PAGE 3 OF 4)				•		
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REVISED 6/18 (PAGE 3 OF 4)	r's In	nitials	()()	eller's Initials (MM (,
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			Deadwood with pipEnne® burgist pair, 40070 Fibers Mile Bond, France Michigan 40000, www.pipLopin.com			



Property .	Add	ress: 37245 Tucana PI, Murrieta, CA 92563	Date:	03/10/2022	2
		freeways, buses, schools, parks, refuse storage or landfill processing, agricultural open business, odor, recreational facilities, restaurants, entertainment complexes or fa parades, sporting events, fairs, neighborhood parties, litter, construction, air cond equipment, air compressors, generators, pool equipment or appliances, undergroun pipelines, cell phone towers, high voltage transmission lines, or wildlife	icilities, itioning d gas	Yes	√No
Expl	anat	ion:			
		Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all info	rmation relating to	this property	
L.	GΟ\	/ERNMENTAL: A	RE YOU (SEL	LER) AWA	ARE OF
	1.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zonio		•	
:	2.	general plan that applies to or could affect the Property		_	√ No
		restrictions or retrofit requirements that apply to or could affect the Property			√ No
		Existing or contemplated building or use moratoria that apply to or could affect the Prope		. Yes	√ No
		Current or proposed bonds, assessments, or fees that do not appear on the Property tax that apply to or could affect the Property		✓ Yes	□No
,		Proposed construction, reconfiguration, or closure of nearby Government facilities or am such as schools, parks, roadways and traffic signals		Yes	√ No
(6.	Existing or proposed Government requirements affecting the Property (i) that tall grass, to or other vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, remove	orush		-, -
		cutting or (iii) that flammable materials be removed		Yes	√ No
		Any protected habitat for plants, trees, animals or insects that apply to or could affect the			
	_	Property		Yes	√ No
		Whether the Property is historically designated or falls within an existing or proposed Historic District		Yes	√ No
,		Any water surcharges or penalties being imposed by a public or private water supplier, a utility; or restrictions or prohibitions on wells or other ground water supplies		□ Voc	√ No
Expl		ion: <u>L4) See NHD for details on Mello-Roos. Buyer to verify current assessments.</u>		□ 163	VINO
		Ety 000 INID for detaile on melle riods. Buyer to verify durient decodements.			
		er has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information			
М.			RE YOU (SEL	LER) AWA	ARE OF
	1.	Reports, inspections, disclosures, warranties, maintenance recommendations, esti			
		studies, surveys or other documents, pertaining to (i) the condition or repair of the Proposition of the Pro			
		any improvement on this Property in the past, now or proposed; or (ii) ease encroachments or boundary disputes affecting the Property whether oral or in writing and			
		whether or not provided to the Seller		✓ Yes	No
	(If v	es, provide any such documents <u>in your possession</u> to Buyer.)		V 100	
		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			
Expla		desirability of the Property not otherwise disclosed to Buyer		∐ Yes	₹ No
		ler may have obtained a limited number of third party inspections that will be supplied to Buyer at Buyer's	request if availa	ble.	
		as never occupied this property. Seller encourages Buyer to have their own inspections performed and ver			this proper
		HECKED) ADDITIONAL COMMENTS: The attached addendum contains an explar			
esponse	to s	specific questions answered "yes" above. Refer to line and question number in explanation	n.		
Seller re	pres	sents that Seller has provided the answers and, if any, explanations and comments	s on this forr	n and any	attached
		d that such information is true and correct to the best of Seller's knowledge as of			
		es (i) Seller's obligation to disclose information requested by this form is i			
		hat a real estate licensee may have in this transaction; and (ii) nothing that any su	uch real estat	te license	does o
_	Selle	er relieves Seller from his/her own duty of disclosure.			
Seller Seller	N	legan Meyer Authorized Signer on Behalf of Opendoor Property Trust I	Date0	03/10/2022	
By signi Questior	ng I	below, Buyer acknowledges that Buyer has read, understands and has received	a copy of t	his Seller	Property
Buyer			Date		
Buyer			Date		
© 2005-201		Alifornia Association of REALTORS®, Inc. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASS			
PERSON Q	UALIF	ON IS MADE. AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSA: FIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APF ed and Distributed by:			NEK 13 IHI

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525 South Virgil Avenue, Los Angeles, California 90020

SPQ REVISED 6/18 (PAGE 4 OF 4)



ADDENDUM

(C.A.R. Form ADM, Revised 12/15)

No.	_
ase Agreement, Residential Leas	se
the TDC many give the Division a gire	L 4

to rescind),	✓ Other	Seller Property Questionnai	ire	,
dated	03/10/2022	, on property known as	37245 Tucana PI, Mu	ırrieta, CA 92563
in which				is referred to as ("Buyer/Tenant")
and		Opendoor Property Tru	ıst I	is referred to as ("Seller/Landlord").
		PAGE 2, SECTION C. 1) STRUC	TURAL, SYSTEMS AND A	APPLIANCES:
		DETECTORS: Replaced smoke	detector at unknown loc	rations.
		FLOORS: Installed new carpet a	at all previously carpeted	l locations.
		PLUMBING: Installed new supp	ly lines in upstairs hall b	eathroom sink.
The foregoi	ng terms and con-	ditions are hereby agreed to, and the	undersigned acknowled	dge receipt of a copy of this document.
Date			Date	03/10/2022
				Authorized Signer on Behalf of
Dayen Tena			Seliei/Lailaioid .	Megan Meyer Opendoor Property Trust
			0.11.11.11.11	

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ADM REVISED 12/15 (PAGE 1 OF 1)



Fax:



FIRE HARDENING AND DEFENSIBLE SPACE ADVISORY, DISCLOSURE, AND ADDENDUM

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

	•	(C.A.K. FOIIII FIIDS, 5/21)
This		n advisory, disclosure, and addendum to the Purchase Agreement, OR Other ("Agreement"), , on property known as 37245 Tucana Pl. Murrieta. CA 92563 ("Property"),
	eu hich	on property known as <u>37245 Tucana PI, Murrieta, CA 92563</u> ("Property"), is referred to as Buyer,
and		Opendoor Property Trust I is referred to as Seller.
1.	FIR	E HARDENING AND DEFENSIBLE SPACE ADVISORY:
	A.	LAW APPLICABILITY:
		(1) Fire Hardening Disclosure: The disclosures specified in paragraph 3 are only required for sellers of residential properties:
		(i) that contain one to four units, (ii) that are constructed before January 1, 2010, and (iii) if the seller is required to complete
		a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS); and (iv) that are located in either a high or very high fire
		hazard severity zone.
		(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 Real Estate Transfer
		Disclosure Statement (C.A.R. Form TDS); and (iii) that are located in either a high or very high fire hazard severity zone.
		(3) Inspection Report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report
		obtained under the specifications in paragraph 5 is only required for sellers of residential properties improved with one to
		four units if the seller is obligated to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS). Any
		seller may be required to provide a copy of such a final inspection report pursuant to a contractual or voluntary disclosure
		or as a material fact.
	В.	WHERE TO LOCATE INFORMATION: Seller has the obligation to determine if compliance with the fire hardening and defensible
		space requirements are applicable to Seller and the property. It may be possible to determine if a property is in a high or very
		high fire hazard severity zone by consulting with a natural hazard zone disclosure company or reviewing the company's report.
	c	This information may also be available through a local agency where this information should have been filed. Even if the Property is not in either of the zones specified above, or if the Seller is unable to determine whether the Property is
	C.	in either of those zones, if the Property is in or near a mountainous area, forest-covered lands, brush covered lands, grass-
		covered lands or land that is covered with flammable material, a Seller may choose to make the disclosures below because a
		buyer might consider the information material. A seller may voluntarily make the disclosures in paragraphs 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):
	A.	FIRE HARDENING STATUTORY NOTICE: "THIS HOME IS LOCATED IN A HIGH OR VERY HIGH FIRE HAZARD SEVERITY
		ZONE AND THIS HOME WAS BUILT BEFORE THE IMPLEMENTATION OF THE WILDFIRE URBAN INTERFACE BUILDING CODES WHICH HELP TO FIRE HARDEN A HOME. TO BETTER PROTECT YOUR HOME FROM WILDFIRE, YOU MIGHT NEED
		TO CONSIDER IMPROVEMENTS. INFORMATION ON FIRE HARDENING, INCLUDING CURRENT BUILDING STANDARDS
		AND INFORMATION ON MINIMUM ANNUAL VEGETATION MANAGEMENT STANDARDS TO PROTECT HOMES FROM
		WILDFIRES, CAN BE OBTAINED ON THE INTERNET WEBSITE HTTP://WWW.READYFORWILDFIRE.ORG".
	B.	FIRE HARDENING VULNERABILITIES: Seller is aware of the following features that may make the home vulnerable to
		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 or 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.
		(6) Rain gutters without metal or noncombustible gutter covers.
4.	DEI	FENSIBLE 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 risk of fire affecting
		a building or structure on the Property, a defensible space around the improvement be maintained within 100 feet of the
		improvement. Many local governments have enacted a local vegetation management ordinance for that same purpose.
		(Collective, "defensible space laws.") Effective July 1, 2021, Civil Code § 1102.19 requires disclosures regarding compliance
	В	with defensible space for certain specified properties.
	В.	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 defensible space law;
		No local ordinance: There is no local ordinance requiring proof of compliance with defensible space laws. Buyer shall
		obtain documentation of compliance within one year of Close Of Escrow. This requirement only applies if there is a state
		or local agency, or other governmental entity, or qualified non-profit entity in the jurisdiction where the Property is located
		that is authorized to inspect the Property and provide documentation of compliance ("Authorized Inspector").
	OR	(2) NO LOCAL ORDINANCE. SELLER within the previous 6 months has already obtained documentation of
		compliance with the State defensible space law: There is no local ordinance requiring Seller to provide proof of
		compliance with defensible space laws, but Seller voluntarily obtained documentation within the last 6 months, from an
		Authorized Inspector. Seller shall deliver documentation to Buyer within 7 Days after Acceptance.
		1≡7

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				so of Escrow BIIV	/ED chall obtain documentation	n of compliance with the defensible spa	its
						e space laws that does not require complian	
						ments of the ordinance after Close Of Escro	
	OR	(4)				CE ORDINANCE IN EFFECT which require	
						tation that Property is in compliance wi	
						proof of compliance with defensible space law	
			prior to Close Of Escro	w. If Seller has alrea	dy obtained documentation, Selle	r shall deliver documentation to Buyer withir	า 7
			Days after Acceptance.	If Seller has not yet	obtained documentation, Seller sh	all deliver documentation to Buyer 5 days pr	ior
			to Close Of Escrow.				
		(5)				the documentation may be obtained	
					, which may b	e contacted at	
5.		If che	ecked) FINAL INSPECT	TON REPORT (only	required to be completed if cri	teria below and in 1A(3) are met): Seller h	as
						ce and home hardening requirements pursua	
		\				abtained at	
	to C	ove	rnment Code § 51182.	A copy of the report i	is attached, or \square a copy may be $\mathfrak c$	obtained at	
	to C	ove	rnment Code § 51182.	A copy of the report i	is attached, or ∐a copy may be o	obtained at	<u> </u>
	to C	ove	rnment Code § 51182.	A copy of the report i	is attached, or ∐a copy may be o	oblamed at	<u> </u>
	ler re	epre	sents that Seller has p	rovided the answer	rs on this form and that such in	formation is true and correct to the best	of
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Property Information: Requestor: 37245 Tucana Pl IH Closing Murrieta, CA 92563-3712 Hu Ding

Seller: 415-236-2577

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 02-15-2022

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Can	oral	Inform	nation
CAC: III			

This information is good through	02-15-2022
Is this account in collections?	No
What is the current regular assessment against the unit?	158.00
What is the frequency of the assessment charge?	Monthly
The regular assessment is paid through:	01/31/2022
The regular assessment is next due:	02-01-2022
What day of the month are regular assessments due?	1
How many days after the due date is the regular assessment considered delinquent?	16
The penalty for delinquent assessments is:	10%

Specific Fees Due To Northstar Ranch Community Association

Closing agent is required to collect the following number of additional regular assessments at closing:

Are there any current special assessments or governing body approved special assessments,

against units within the association? If yes, a comment is provided.

Owner's current balance due (you may total the owners balance due using the breakdown \$158.00

below):

Comments: Balance reflects February dues.

February Monthly Assessment \$158.00

General Association Information

Are there any violations against this unit?

No

No

1

No

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).

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

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.

No

Property Information: Requestor: 37245 Tucana Pl IH Closing Murrieta, CA 92563-3712 Hu Ding

Seller: 415-236-2577

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 02-15-2022

Does a preliminary list of defects exist pursuant to Section 6000 of the Davis Stirling Act? If

No

yes, please comment and provide the list.

Does a Settlement Notice regarding common area defects exist pursuant to Section 6100 of the

No

Davis Stirling Act? If yes, please comment and provide the list.

Insurance Information

Insurance broker's or agent's company name: LaBarre/Oksnee

Insurance KH

Keith Hatch Identify the insurance agent's name:

Insurance agent's phone number: 800-698-0711 949-588-1275

Insurance agent's email address:

Insurance agent's fax number:

Angela Rabina

Angela Rabina, Escrow Associate (VS)

Date: 02-08-2022

Keystone Pacific Property Management, LLC

Phone: 949-833-2600

Required Statement of Fees - Demand (Required Civil Code Sec. 4525) Northstar Ranch Community Association

Keystone Pacific Property Management, LLC

Property Information:	Requestor:
37245 Tucana Pl	IH Closing
Murrieta, CA 92563-3712	Hu Ding
Seller:	415-236-2577

Seller: Buyer: Opendoor Property Trust I, a Delaware statutory trust	415-236-2577 Estimated Closing Date: 02-15-2022
Comments:	
Please contact us on closing for updated balance.	

Property Information:Requestor:37245 Tucana PIIH ClosingMurrieta, CA 92563-3712Hu Ding

Seller: 415-236-2577

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 02-15-2022

Fee Summary		
Amounts Prepaid		
	Rush Existing Order	\$155.00
	Convenience Fee	\$6.00
	Welcome Packages (Non Required Civil Code Sec. 4525)	\$0.00
	Closing Statement of Fees and Association Documents (Required Civil Code Sec. 4525)	\$503.00
	Convenience Fee	\$6.00
	Design Document (Non Required Civil Code Sec. 4525)	\$15.00
	Insurance Dec Page (Non Required Civil Code Sec. 4525)	\$30.00
	Total	\$715.00
Fees Due to Keystone Pacific Property Management, LLC		
	New Account Setup Fee	\$250.00
	Total	\$250.00
Fees Due to Northstar Ranch Community Association		
	Prepaid Assessments	\$158.00
	Owner Current Balance	\$158.00
	Total	\$316.00
*Balance reflects February dues.		



Requestor:

Property Information:

37245 Tucana Pl IH Closing Murrieta, CA 92563-3712 Hu Ding

415-236-2577 Seller:

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 02-15-2022

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 3SQ6NJNVH ON THE CHECK TO ENSURE PAYMENT IS CREDITED PROPERLY.

Fees Due to Keystone Pacific Property Management, LLC

riew ricedum Betap ree	Ψ230.00
Total	\$250.00

\$250.00

New Account Setup Fee

Fees Due to Northstar Ranch Community Association

*Balance reflects February dues.

Include this confirmation number 3SQ6NJNVH on the check for \$250.00 payable to and send to the address below.

Keystone Pacific Property Management, LLC

16775 Von Karman Ave Suite 100

Irvine, CA 92606

Include this confirmation number 3SQ6NJNVH on the check for \$316.00 payable to and send to the address below.

Northstar Ranch Community Association

16775 Von Karman Ave Suite 100

Irvine, CA 92606



Property Information: Requestor:

37245 Tucana Pl IH Closing Murrieta, CA 92563-3712 Hu Ding

340 S LEMON AVE #2690 Seller:

Buyer: Opendoor Property Trust I, a Delaware statutory trust WALNUT, CA 91789

415-236-2577

contactus@ihclosing.com

Closing Information

File/Escrow Number: Sales Price: Estimated Close Date: 02-15-2022 Closing Date:

HomeWiseDocs Confirmation #: 3SQ6NJNVH Is buyer occupant? No

Status Information

Date of Order: 02-01-2022 Order Retrieved Date: 02-03-2022

Board Approval Date: Inspection Date:

Order Completion Date: 02-08-2022

Date Paid: 02-01-2022

Community Manager Information

Company: Keystone Pacific Property Management,

Completed By: Laurie Nelms Primary Contact: Angela Rabina

Address:

16775 Von Karman Ave Suite 100

Irvine, CA 92606 Phone: 949-833-2600 Fax: 949-833-0919

Email: arabina@keystonepacific.com

