

### REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

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

	THIS DISCLOSURE STATEMECULA  DESCRIBED AS	, COUNTY	OF I	PERTY SITUATED   Riverside Imecula, CA 92592	N THE CITY OF , STATE OF	CALIFORNIA,
					D DDODEDTY IN	COMPLIANCE.
	THIS STATEMENT IS A DIS WITH SECTION 1102 OF KIND BY THE SELLER(S IS NOT A SUBSTITUTE FO	THE CIVIL CODE AS ) OR ANY AGENT(S	OF (date) 09 REPRESENTING	//14/2022 . IT I ANY PRINCIPAL(S)	S NOT A WARRA IN THIS TRANS	ANTY OF ANY ACTION, AND
		I. COORDINATION	ON WITH OTHER D	ISCLOSURE FORM	S	
	This Real Estate Transfer Disc depending upon the details of					
	residential property). Substituted Disclosures: The Report/Statement that may inconnection with this real ematter is the same:	ne following disclosures clude airport annoyances	and other disclosures	required by law, includ, or special assessme	iding the Natural Ha	azard Disclosure or will be made
	✓ Inspection reports comple	eted pursuant to the conf	ract of sale or receipt	for deposit.		
	Additional inspection repo		•		er at Buver's request	if available.
	No substituted disclosure		a party mopodiono inc	t will be cappiled to buy	or at Bayor o roquoot	ii uvullubio.
			SELLER'S INFORM	ATION		
	The Seller discloses the for Buyers may rely on this informathorizes any agent(s) repentity in connection with an	ormation in deciding voresenting any principa	hether and on what l(s) in this transactio	terms to purchase the to provide a copy of	ne subject property	/. Seller hereby
	THE FOLLOWING AR REPRESENTATIONS OF	RE REPRESENTAT	IONS MADE B	Y THE SELLER		
	INTENDED TO BE PART	OF ANY CONTRACT	BETWEEN THE BU	JYER AND SELLER		AND IO NOT
	Seller <u>is</u> <u>√</u> <u>is not</u> occup					
	A. The subject property h	as the items checked	own inspections performed and	verify all information relating to	this property	
		_		: Do	al.	
	Range	=	/Window Air Condition		ool: Child Basistant Bar	-i.a
	✓ Oven ✓ Microwave	<u> </u>	nklers ic Sewer System		Child Resistant Barı ool/Spa Heater:	ilei
	✓ Dishwasher		tic Tank		Gas Solar Ele	ectric
Buyer is	Trash Compactor		ip Pump		ater Heater:	Sourio
aware that		=	er Softener		Gas Solar Ele	ectric
system does not	✓ Washer/Dryer Hookups		o/Decking		ater Supply:	couro
convey with sale of	Doin Cuttons		-in Barbecue		City Well	
the home. Kwikset	✓ Burglar Alarms	Gaz			Private Utility or	
914 lock will be	Carbon Monoxide Device(s	Sec	urity Gate(s)		Other Rancho Califo	ornia Water District
removed and	✓ Smoke Detector(s)	√ Gara	age:	<b>√</b> Ga	as Supply:	
replaced	Fire Alarm	<b>√</b> A	ttached 🗌 Not Attach	ed	Utility Bottled (Ta	ank)
with a standard	TV Antenna	<u> </u>	arport		indow Screens	
lock prior	Satellite Dish		utomatic Garage Door		indow Security Bars	
of escrow.	Intercom		umber Remote Contro	ls	Quick Release Mec	hanism on
	✓ Central Heating	Sau			Bedroom Windows	
	Central Air Conditioning		Tub/Spa:	□W	ater-Conserving Plui	mbing Fixtures
	Evaporator Cooler(s)	_	ocking Safety Cover			
	Exhaust Fan(s) in	220 Vo	t Wiring in	Firepl	ace(s) in Living roo	
	Gas Starter Other:	Roof(s): Type:	Tile 1001		Age: <b>16 y</b>	rears (approx.)
		· · · · · · · · · · · · · · · · · · ·			o 🗆 v 🖂	'N 16 11
	Are there, to the best of your					
	describe. (Attach additional si <u>Seller has never occupied this p</u> (*see note on page 2)					
	,					^
	© 2021, California Association of REAI	LTORS®, Inc.				(=)
	TDS REVISED 12/21 (PAGE				itials <u>MM</u> /	EQUAL HOUSING CPPORTUNITY
-	REAL	ESTATE TRANSFER	R DISCLOSURE ST	ATEMENT (TDS PA	GE 1 OF 3)	

Property Address: 43904 Running Brook Cir, Temecula, CA 92592	Date: 09/14/2022
<b>B.</b> Are you (Seller) aware of any significant defects/malfunctions in any of the following? $\square$ Yes $\mathbf{X}$	No. If yes, check appropriate
space(s) below. ☐ Interior Walls ☐ Ceilings ☐ Floors ☐ Exterior Walls ☐ Insulation ☐ Roof(s) ☐ Windows ☐ Do	ore Depundation Delab(s)
Driveways Sidewalks Walls/Fences Electrical Systems Plumbing/Sewers/Septics	
(Describe: Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and very property	erify all information relating to this
If any of the above is checked, explain. (Attach additional sheets if necessary.):	
*Installation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the dw device, garage door opener, or child-resistant pool barrier may not be in compliance with the safety star carbon monoxide device standards of Chapter 8 (commencing with Section 13260) of Part 2 of Division device standards of Chapter 12.5 (commencing with Section 19890) of Part 3 of Division 13 of, or the pool (commencing with Section 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Code. have quick-release mechanisms in compliance with the 1995 edition of the California Building Standards Co Code requires all single-family residences built on or before January 1, 1994, to be equipped with water-con January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or before Jor improved is required to be equipped with water-conserving plumbing fixtures as a condition of final approach may not comply with section 1101.4 of the Civil Code.	ndards relating to, respectively, on 12 of, automatic reversing I safety standards of Article 2.5 Window security bars may not ode. Section 1101.4 of the Civil nserving plumbing fixtures after lanuary 1, 1994, that is altered
C. Are you (Seller) aware of any of the following:	
<ol> <li>Substances, materials, or products which may be an environmental hazard such as, but not limite formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contamina on the subject property</li> <li>Features of the property shared in common with adjoining landowners, such as walls, fences, and whose use or responsibility for maintenance may have an effect on the subject property</li> <li>Any encroachments, easements or similar matters that may affect your interest in the subject proful.</li> <li>Room additions, structural modifications, or other alterations or repairs made without necessary proful.</li> <li>Room additions, structural modifications, or other alterations or repairs not in compliance with buse.</li> <li>Fill (compacted or otherwise) on the property or any portion thereof.</li> <li>Any settling from any cause, or slippage, sliding, or other soil problems.</li> <li>Flooding, drainage or grading problems.</li> <li>Major damage to the property or any of the structures from fire, earthquake, floods, or landslides.</li> <li>Any zoning violations, nonconforming uses, violations of "setback" requirements.</li> <li>Neighborhood noise problems or other nuisances.</li> <li>CC&amp;R's or other deed restrictions or obligations.</li> <li>Homeowners' Association which has any authority over the subject property.</li> <li>Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co-owned in interest with others).</li> <li>Any lawsuits by or against the Seller threatening to or affecting this real property, claims for breach of we to Section 900 threatening to or affecting this real property, including any lawsuits or claims for breach of an enhanced prote pursuant to Section 903 threatening to or affecting this real property, including any lawsuits or claims.</li> </ol>	Yes   No   Yes   No   No   Yes   Yes
pursuant to Section 903 threatening to or affecting this real property, including any lawsuits or claim pursuant to Section 910 or 914 alleging a defect or deficiency in this real property or "common	
such as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)	Yes <b>X</b> No
If the answer to any of these is yes, explain. (Attach additional sheets if necessary.): Seller has never occupied this own inspections performed at	s property. Seller encourages Buyer to have the
12) Buyer to confirm CC&Bs per neighborhood 2) Shared Fence line with adjoining houses.	nd verify all information relating to this proper
13/14) Temecula Creek North Maintenance Corporation, 714-285-2626 and main Fee: \$60.00 monthly paid. P	
expenses provided to Seller at the time Seller purchased this property. Buyer is encouraged to contact HO/	A for current information.
<ol> <li>The Seller certifies that the property, as of the close of escrow, will be in compliance with Section Safety Code by having operable smoke detector(s) which are approved, listed, and installed in a Marshal's regulations and applicable local standards.</li> <li>The Seller certifies that the property, as of the close of escrow, will be in compliance with Section Safety Code by having the water heater tank(s) braced, anchored, or strapped in place in according to the compliance with Section Seller Code by having the water heater tank(s) braced, anchored, or strapped in place in according to the compliance with Section Seller Code by having the water heater tank(s) braced, anchored, or strapped in place in according to the code of the code</li></ol>	accordance with the State Fire ction 19211 of the Health and
TDS REVISED 12/21 (PAGE 2 OF 3)  Buyer's Initials / Seller's Initials /	MM / COURT HOUSING

Seller Megan Meyer Authorated Suprer on Behalf of Opendoor Property Trust 1 Date 09/14/2022  Seller Megan Meyer Authorated Suprer on Behalf of Opendoor Property Trust 1 Date 09/14/2022  Seller Date Date III. AGENT'S INSPECTION DISCLOSURE (To be completed only if the Seller is represented by an agent in this transaction.)  THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF THE SELLER(S) AS TO THE CONDITION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:  Agent (Broker Representing Seller) Opendoor Brokerage Inc. (Please Print) (Please
Seller   Megan Meyer   Authorized Signer on Behalf of   Opendoor Property Trust   Date   O9/14/2022
III. AGENT'S INSPECTION DISCLOSURE (To be completed only if the Seller is represented by an agent in this transaction.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:    See attached Agent Visual Inspection Disclosure (AVID Form)   Agent notes the following items:   Date   Dat
III. AGENT'S INSPECTION DISCLOSURE  (To be completed only if the Seller is represented by an agent in this transaction.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILLIGENT VISUAL INSPECTION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILLIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:    Agent notes no items for disclosure.   Algent notes no items for disclosure (AVID Form)
(To be completed only if the Seller is represented by an agent in this transaction.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILLIGENT VISUAL INSPECTION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILLIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:    See attached Agent Visual Inspection Disclosure (AVID Form)
THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF THE SELER(S) AS TO THE CONDITION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:    See attached Agent Visual Inspection Disclosure (AVID Form)     Agent notes no items for disclosure.     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.   By   Deat Brake     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.   By   Deat Brake     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.   By   Deat Brake     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.     Agent (Broker Obtaining the Offer)   By   (Associate Licensee or Broker Signature)     Agent (Broker Obtaining the Offer)   By   (Associate Licensee or Broker Signature)     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.     By (Associate Licensee or Broker Signature)     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.     By (Associate Licensee or Broker Signature)     Agent (Broker Representing Seller)   Opendoor Brokerage Inc.     By (Associate Licensee or Broker Signature)     Agent (Broker Obtaining the Offer)   Date     Agent (Broker Cobtaining the Offer)   Date     Agent (Broker Cobtaining the Offer)   Date     Agent (Broker Obtaining the Of
PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:    See attached Agent Visual Inspection Disclosure (AVID Form)
See attached Agent Visual inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent (Broker Representing Seller)  Opendoor Brokerage Inc.  (Please Print)  N. AGENT'S INSPECTION DISCLOSURE (To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent (Broker Obtaining the Offer)  V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  IWE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Magan Muyer Opendoor Property Trust I Date 09/14/2022 Buyer  Date  Date  Opendoor Brokerage Inc.  By Casociate Licensee or Broker Signature)  Date  Opendoor Brokerage Inc.  By Casociate Licensee or Broker Signature)  Date  Opendoor Brokerage Inc.  By Casociate Licensee or Broker Signature)  Date  Opendoor Brokerage Inc.  By Casociate Licensee or Broker Signature)  Date  Opendoor Brokerage Inc.  (Please Print)  Agent (Broker Obtaining the Offer)  (Please Print)  Agent (Broker Signature)  Date  Opendoor Brokerage Inc.  (Please Print)  Agent (Broker Signature)  Date  Opendoor Brokerage Inc.  (Please Print)  Agent (Broker Cotaining the Offer)  (Please Print)  Agent (Broker Signature)  Date  Opendoor Brokerage Inc.  (Associate Licensee or Broker Signature)
Agent (Broker Representing Seller) Opendoor Brokerage Inc. By Ser Brakick Date 09/14/2022  IV. AGENT'S INSPECTION DISCLOSURE (To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form)  Agent notes no items for disclosure.  Agent notes the following items:  Agent (Broker Obtaining the Offer)  By (Associate Licensee or Broker Signature)  V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/OFFECTS.  I/WE ACKNOWLEDGE RECEIPT OF BRIDING OF THIS STATEMENT.  Seller Date Date Buyer Date  Date Date  Date Opendoor Brokerage Inc.  (Please Print)  By (Associate Licensee or Broker Signature)  Date Op/14/2022  Agent (Broker Obtaining the Offer)  Date Op/14/2022  Agent (Broker Obtaining the Offer)  Opendoor Brokerage Inc.  By (Associate Licensee or Broker Signature)  Date Op/14/2022  Agent (Broker Obtaining the Offer)  Opendoor Brokerage Inc.  (Please Print)  Opendoor Broker Signature)  Date Op/14/2022
Agent (Broker Representing Seller)  Opendoor Brokerage Inc. (Please Print)  IV. AGENT'S INSPECTION DISCLOSURE (To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent notes the following items:  Date  OPENDATION OF THE PROPERTY OF A PROPERTY OF A PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  IVWE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Megan Megan Opendoor Property Trust Date  Opendoor Brokerage Inc.  Date  Date  Date  Date  Date  Opendoor Brokerage Inc.  By  (Resociate Licensee or Broker Signature)  Date  Date  Date  Date  Opendoor Brokerage Inc.  By  (Resociate Licensee or Broker Signature)  Date  Date  Date  Date  Opendoor Brokerage Inc.  By  (Resociate Licensee or Broker Signature)  Date  Date  Date  Opendoor Brokerage Inc.  By  (Resociate Licensee or Broker Signature)  Date  Date  Date  Opendoor Brokerage Inc.  (Please Print)  Date  Opendoor Brokerage Inc.  (Please Print)  Date  Opendoor Broker Signature)
Agent (Broker Representing Seller)  Opendoor Brokerage Inc. (Please Print)  IV. AGENT'S INSPECTION DISCLOSURE  (To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent notes the following items:  Agent (Broker Obtaining the Offer)  (Please Print)  WE ACKNOWLEDGE RECEIPT OF A ACOPY OF THIS STATEMENT.  Seller  Date  Date  Date  Date  Date  Date  Agent (Broker Representing Seller)  Opendoor Brokerage Inc. (Please Print)  By  (Associate Licensee or Broker Signature)  Date  Date  Date  Date  Date  Date  Date  Date  Date  Opendoor Brokerage Inc. (Please Print)  By  (Associate Licensee or Broker Signature)  Date  Opendoor Brokerage Inc. (Please Print)  Date  Opendoor Brokerage Inc. (Please Print)  Date  Opendoor Broker Signature)  Date  Date  Date  Date  Date  Opendoor Brokerage Inc. (Please Print)  Date  Opendoor Broker Signature)  Date  Opendoor Broker Signature)  Date
IV. AGENT'S INSPECTION DISCLOSURE  (To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent notes the following items:    Pagent (Broker Obtaining the Offer)
IV. AGENT'S INSPECTION DISCLOSURE  (To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent notes the following items:  (Please Print)  V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  INVE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Megan Meyer Opendoor Property Trust Date 09/14/2022 Buyer Date  Date Date  Date Date  Agent (Broker Obtaining the Offer)  (Please Print)  By (Associate Licensee or Broker Signature)  Date 09/14/2022  Date 09/14/2022  Date 09/14/2022
IV. AGENT'S INSPECTION DISCLOSURE  (To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent notes the following items:  (Please Print)  W. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  INVE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Megan Meyer Opendoor Property Trust Date 09/14/2022 Buyer Date  Date Date Date Date Date Date Date Opendoor Brokerage Inc.  (Please Print)  By (Associate Licensee or Broker Signature)  Agent (Broker Obtaining the Offer) Date Opendoor Brokerage Inc.  (Please Print)  By (Associate Licensee or Broker Signature)  Date Op/14/2022  (Associate Licensee or Broker Signature)
(To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent notes the following items:  Agent (Broker Obtaining the Offer)  W. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RESIDING OF BANGOOPY OF THIS STATEMENT.  Seller Megan Meyer Opendoor Property Trust I Date 09/14/2022 Buyer Date  Date Buyer Date  Agent (Broker Representing Seller) Opendoor Brokerage Inc. (Please Print)  By (Associate Licensee or Broker Signature)  Agent (Broker Obtaining the Offer)  By (Associate Licensee or Broker Signature)  Date 09/14/2022  Agent (Broker Obtaining the Offer)  Date 09/14/2022
(To be completed only if the agent who has obtained the offer is other than the agent above.)  THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:  See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure.  Agent notes the following items:  Agent (Broker Obtaining the Offer)  W. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RESIDING OF BANGOOPY OF THIS STATEMENT.  Seller Megan Meyer Opendoor Property Trust I Date 09/14/2022 Buyer Date  Date Buyer Date  Agent (Broker Representing Seller) Opendoor Brokerage Inc. (Please Print)  By (Associate Licensee or Broker Signature)  Agent (Broker Obtaining the Offer)  By (Associate Licensee or Broker Signature)  Date 09/14/2022  Agent (Broker Obtaining the Offer)  Date 09/14/2022
THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:    See attached Agent Visual Inspection Disclosure (AVID Form)     Agent notes no items for disclosure.     Agent notes the following items:
ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:    See attached Agent Visual Inspection Disclosure (AVID Form)     Agent notes no items for disclosure.     Agent notes the following items:
See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure. Agent notes the following items:    Agent (Broker Obtaining the Offer)
Agent notes no items for disclosure.  Agent notes the following items:    Agent (Broker Obtaining the Offer)
Agent (Broker Obtaining the Offer)  (Please Print)  By (Associate Licensee or Broker Signature)  V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Megan Meyer Opendoor Property Trust 1 Date 09/14/2022 buyer Date  Date Buyer Date  Agent (Broker Representing Seller)  Opendoor Brokerage Inc. (Please Print)  By Ben Braksick Date 09/14/2022  (Associate Licensee or Broker Signature)  Agent (Broker Obtaining the Offer)  (Please Print)  By (Associate Licensee or Broker Signature)
V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Date Date Date Date
V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Date Date Date Date
V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Date Date Date Date
V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Date Date Date Date
PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Opendoor Property Trust 1 Date Date Date Date
SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.  Seller Megan Meyer Opendoor Property Trust I Date 09/14/2022 uyer Date  Seller Date Buyer Date  Agent (Broker Representing Seller) Opendoor Brokerage Inc. (Please Print) By By (Associate Licensee or Broker Signature)  Agent (Broker Obtaining the Offer) By (Associate Licensee or Broker Signature)
I/WE ACKNOWLEDGE RECFIPT OF A COPY OF THIS STATEMENT.  Seller Megan Meyer Opendoor Property Trust 1 Date 09/14/2022 Buyer Date  Seller Date Buyer Date  Agent (Broker Representing Seller) Opendoor Brokerage Inc. (Please Print) By Ben Braksick (Associate Licensee or Broker Signature)  Agent (Broker Obtaining the Offer) By (Associate Licensee or Broker Signature)
Seller Megan Meyer Opendoor Property Trust I Date 09/14/2022 Buyer Date  Seller Date Buyer Date  Agent (Broker Representing Seller) Opendoor Brokerage Inc. (Please Print) By Ben Braksick (Associate Licensee or Broker Signature)  Agent (Broker Obtaining the Offer) By (Associate Licensee or Broker Signature)  By (Associate Licensee or Broker Signature)
Seller Date Buyer Date Date Agent (Broker Representing Seller) Opendoor Brokerage Inc. (Please Print) By Sen Braksick (Associate Licensee or Broker Signature) Date Opendoor Brokerage Inc. (Associate Licensee or Broker Signature) Date Opendoor Brokerage Inc. (Please Print) By (Associate Licensee or Broker Signature) Date Opendoor Broker Opendoor Brokerage Inc. (Associate Licensee or Broker Signature)
Agent (Broker Representing Seller)  Opendoor Brokerage Inc. (Please Print)  By Ben Braksick (Associate Licensee or Broker Signature)  Agent (Broker Obtaining the Offer)  (Please Print)  By (Associate Licensee or Broker Signature)  Date
Agent (Broker Obtaining the Offer)  (Please Print)  (Associate Licensee or Broker Signature)  Date  (Please Print)  (Associate Licensee or Broker Signature)
Agent (Broker Obtaining the Offer) By (Associate Licensee or Broker Signature)    Agent (Broker Obtaining the Offer)   By (Associate Licensee or Broker Signature)   Date   Care Contact
(Please Print) (Associate Licensee or Broker Signature)
(Please Print) (Associate Licensee or Broker Signature)
SECTION 1102.3 OF THE CIVIL CODE PROVIDES A BUYER WITH THE RIGHT TO RESCIND A PURCHASE
CONTRACT FOR AT LEAST THREE DAYS AFTER THE DELIVERY OF THIS DISCLOSURE IF DELIVERY OCCURS
AFTER THE SIGNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST
ACT WITHIN THE PRESCRIBED PERIOD.  A REAL ESTATE BROKER IS QUALIFIED TO ADVISE ON REAL ESTATE. IF YOU DESIRE LEGAL ADVICE,
CONSULT YOUR ATTORNEY.
© 2021, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this
form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY
SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the
California Association of REALTOR®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.
California Association of REALTOR®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used

Published and Distributed by:
REAL ESTATE BUSINESS SERVICES, LLC.
a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®
525 South Virgil Avenue, Los Angeles, California 90020
TDS REVISED 12/21 (PAGE 3 OF 3)





### **SELLER PROPERTY QUESTIONNAIRE**

(C.A.R. Form SPQ, Revised 6/22)

This form is not a substitute for the Real Estate Transfer Disclosure Statement (TDS). It is used by the Seller to provide additional information when a TDS is completed. If Seller is exempt from completing a TDS, Seller should complete an Exempt Seller Disclosure (C.A.R. Form ESD) or may use this form instead:

NOTE TO SELLER: YOU ARE STRONGLY ADVISED TO CAREFULLY REVIEW THE DISCLOSURE INFORMATION ADVISORY (C.A.R. Form DIA) BEFORE YOU COMPLETE THIS SELLER PROPERTY QUESTIONNAIRE. ALL SELLERS OF CALIFORNIA REAL PROPERTY ARE REQUIRED TO PROVIDE VARIOUS DISCLOSURES, EITHER BY CONTRACT, OR BY STATUTE OR CASE LAW. MANY DISCLOSURES MUST BE MADE WITHIN CERTAIN TIME LIMITS. TIMELY AND THOROUGH DISCLOSURES HELP TO REDUCE DISPUTES AND FACILITATE A SMOOTH SALES TRANSACTION.

Situated in Tomocula Country of Riverside California (Property) In Disclosure Limitation: The following are representations made by the Seller and are not the representations of the Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any agent(s), and is not a substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licensee or other person working with or through Broker has not verified information provided by Seller, and any real estate licensee or other person working with or through Broker has not verified information provided by Seller, and estate broker is qualified to advise on real estate transactions. If seller or Buyer desires legal advice, they should consult an attorney.  Note to Seller, PURPOSE: To tell the Buyer about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  **Answer based on actual knowledge and recollection at this time.  **Something that you do not understand how to answer time.  **Something that questions carefully and take your insurance of the property today.  **Read the questions carefully and take your dispection, or what to disclose or how to make a disclosure in response to a flow on the property and the your chosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  **Note to Buyer, PURPOSE: To give you more information about known material or significant times affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property in California of your chosing. A broker cannot answer the question for you or advise you on the legal sufficiency of any answers or disclosures you provide.  **Note to Buyer, PURPOSE: To give y	Sell	er m	akes the following disclosures with re 43904 Running Brook Cir, Tem	egard to the real prope	rty or manufactured	d home described	as 966-040-023
Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any agents(s) and is not a substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate broker is qualified to advise on real estate transactions. If seller or Buyer desires legal advice, they should consult an attorney.  2. Note to Seller, PURPOSE: To tell the Buyer about known.material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  4. Answer based on actual knowledge and recollection at this time.  5. Something thy out on consider material or significant may be perceived differently by a Buyer.  4. Think about what you wouth dan't to know if you were buying the Property today.  5. Read the questions carefully and take your time buying the Property today.  6. Read the questions carefully and take your time buying the Property today.  7. Read the questions carefully and take your time of the property today.  8. Read the questions carefully and take your time of the property today.  9. Read the questions carefully and take your time of the property today.  9. Seller's disclosures are not a buyer of the property of the property and help to eliminate misunderstandings about the condition of the Property.  1. Something is the may be material or significant to you may not be perceived the same way by the Seller.  2. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  3. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  4. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  8. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  9. Sell	situa	ated	in Temecula	,,	County of	Riverside	
Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any agents(s) and is not a substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate broker is qualified to advise on real estate transactions. If seller or Buyer desires legal advice, they should consult an attorney.  2. Note to Seller, PURPOSE: To tell the Buyer about known.material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  4. Answer based on actual knowledge and recollection at this time.  5. Something thy out on consider material or significant may be perceived differently by a Buyer.  4. Think about what you wouth dan't to know if you were buying the Property today.  5. Read the questions carefully and take your time buying the Property today.  6. Read the questions carefully and take your time buying the Property today.  7. Read the questions carefully and take your time of the property today.  8. Read the questions carefully and take your time of the property today.  9. Read the questions carefully and take your time of the property today.  9. Seller's disclosures are not a buyer of the property of the property and help to eliminate misunderstandings about the condition of the Property.  1. Something is the may be material or significant to you may not be perceived the same way by the Seller.  2. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  3. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  4. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  8. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  9. Sell	1.	Dis	closure Limitation: The following	are representations	made by the Se	eller and are no	t the representations of the
substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licensee or other person working with or through Broker has not verified information provided by Seller. A real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney.  Note to Seller, PURPOSE: To tell the Buyer about known material or significant litems affecting the value or desirability 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 response to a question, whether on this form or a TDS, you should consult a real estate attomey in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  3. Note to Buyer, PURPOSE: T go yee you more information about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Something that may be material or significant to you may not be perceived the same way by the Seller.  • If something the important to you, be sure to put your concerns and questions in writing (CA.R. form BMI).  • Sellers can only disclosue what they actually know. Seller may not know about all material or significant items.  • Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  • Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  • Seller's inspection		Age	ent(s), if any. This disclosure stat	ement is not a warr	anty of any kind	by the Seller or	any agents(s) and is not a
part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licensee or other person working with or through Broker has not verified information provided by Seller. A real estate broker is qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney.  Note to Seller, PURPOSE: To tell the Buyer about knowm naterial or significant times affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Answer based on actual knowledge and recollection at this time.  • Something that you do not consider material or significant may be perceived differently by a Buyer.  • Think about what you would want to know if you were buying the Property today.  • Read the questions carefully and take your time.  • If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  3. Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI).  • Sellers disclosures are not a substitute for you or win investigations, personal judgments or common sense.  • Seller's disclosures are not as unkneed the part of the property of the property of the property of the property and provided in the past or present, including any previous transaction and whether or not of "No.1" A "yes" answer is appropriate no matter how long ago the tem being asked about happened or was documented unless otherwise specified. Expl							
or other person working with or through Broker has not verified information provided by Seller. A real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney.  Note to Seller, PURPOSE: To tell the Buyer about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • 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 response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  Note to Buyer, PURPOSE: To give you more information about known material or significant times affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Something is important to you, be sure to put your concerns and questions in writing (CA.R. form BMI).  • Sellers can only disclosue what they actually know. Seller may not know about all material or significant times.  • Sellers can only disclosue what they actually know. Seller may not know about all material or significant times.  • Sellers disclosures are not a substitute for your own investigations, personal judgments or common sense.  • Sellers disclosures are not a substitute for your own investigations, personal judgments or common sense.  • Sellers disclosures are not a substitute for your own investigations, personal judgments or common sense.  • Seller's disclosures pecified. Explain any "Yes' answers in the space provi							
a qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney.  Note to Seller, PURPOSE: To tell the Buyer about known material or significant tiems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Answer based on actual knowledge and recollection at this time.  • Something that you do not consider material or significant may be perceived differently by a Buyer.  • Think about what you would want to know if you were buying the Property today.  • Read the questions carefully and take your time.  • If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  3. Note to Buyer, PURPOSE: To give you more information about known material or significant lems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Something is 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 disclosures are not a substitute for your own investigations, personal judgments or common sense.  • Seller's disclosures are not as ubstitute for your own long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  • DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not S							
2. Note to Seller, PURPOSE: To tell the Buyer about known material or significant tems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Answer based on actual knowledge and recollection at this time.  • Smething 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 response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  Note to Buyer, PURPOSE: To give you more information about known material or significant times affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI).  • Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  • Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  • Seller's disclosures are not a substitute for your own investigations, personal judgments or of by checking either "yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller ac							
Property and help to eliminate misunderstandings about the condition of the Property.  • Answer based on actual knowledge and recollection at this time.  • Something that you do not consider material or significant may be perceived differently by a Buyer.  • Think about what you would want to know if you were buying the Property today.  • Read the questions carefully and take your time.  • If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  3. Note to Buyer, PURPOSE: To give you more information about known material or significant to you or advise 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).  • Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  • SELLER AWARENESS: For each statement below, answer the question "Are you (Seller)" by checking either "Yes" or No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  • DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller  • A. Within the last 3	2.						
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 response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  Note to Buyer, PURP OSE: To give you more information about known material or significant tiems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.     Something that may be material or significant to you may not be perceived the same way by the Seller.     If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI).     Sellers can only disclose what they actually know. Seller may not know about all material or significant tiems.     Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No.1 A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement							the raide of deemapinity of the
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 response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. Something that may be material or significant to you may not be perceived the same way by the Seller. If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI). Sellers can only disclose what they actually know. Seller may not know about all material or significant items. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  Sellers's disclosures are not a substitute for your own investigations, personal judgments or common sense.  SELLER AWARENESS: For each statement below, answer the question 'Are you (Seller) aware of by checking either 'Yes' or 'No.' A "yes' answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any 'Yes' answers in the space provided or attach additional comments and check paragraph 19.  DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any impro		•				٠,٠	
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 response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  Note to Buyer, PURPOSE: To give you more information about known material or significant thems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. Something is important to you, be sure to put your concerns and questions in writing (CA.R. form BMI). Sellers can only disclose what they actually know. Seller may not know about all material or significant ltems. Sellers disclosures are not a substitute for your own investigations, personal judgments or common sense.  SELLER AWARENESS: For each statement below, answer the question. Are you (Seller) aware of by checking either "Yes" or No. A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether or all or writing and whether or not provided to the Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in t		•	Something that you do not consider r	material or significant m	av he nerceived dit	fferently by a Ruye	ar.
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 response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency any answers of disclosures you provide.  Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.     Something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI).     Sellers can only disclose what they actually know. Seller may not know about all material or significant items.     Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.     SELLER AWARENESS: For each statement below, answer the question 'Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether or all or in writing and whether or not provided to the Seller — Monter the Property in the past, now or proposed; or (iii) easements, encroachments or boundary disputes affecting the Property whether or an inviting and whether or not provided		•	Think about what you would want to	know if you were buyin	g the Property toda	V.	
If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response to a question, whether on this form or a TDS, you should consult a real estate attomey in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.   Something that may be material or significant to you may not be perceived the same way by the Seller.   If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI).   Sellers can only disclose what they actually know. Seller may not know about all material or significant items.   Sellers' disclosures are not a substitute for your own investigations, personal judgments or common sense.   Sellers' disclosures are not a substitute for your own investigations, personal judgments or common sense.   Sellers' disclosures are not a substitute for your own investigations, personal judgments or common sense.   Sellers' disclosures are not a substitute for your own investigations, personal judgments or common sense.   Sellers' disclosures are not a substitute for your own investigations, personal judgments or common sense.   Sellers' disclosures are not a substitute for your own investigations, personal judgments or common sense.   Sellers' disclosures are not a substitute for your own investigations, personal judgments or common sense.   Sellers' later are a substituted for your own investigations, personal judgments or common sense.   Sellers' later are a substituted for your own investigations, personal judgments or common sense.   Seller's later are a substituted for your own investigations, personal judgments or common sense.   Seller's later are a substituted for your own investigations, persona		•			g tho i roporty toda	,.	
question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desirability of the Property.  Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desirability of the Property.  Something that may be material or significant to you may not be perceived the same way by the Seller.  If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BM).  Sellers can only disclose what they actually know. Seller may not know about all material or significant items.  Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  SELLER AWMERENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not seller acted upon the item), pertaining to (f) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller.  AND Note: If yes, provide any such documents in your possession to		•	If you do not understand how to a	enswer a question or	what to disclose	or how to make	a disclosure in response to a
cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.  Note to Buyer, PURPOSE: To give you more information about known material or significant tiems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI).  • Sellers can only disclose what they actually know. Seller may not know about all material or significant items.  • Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  • SELLER AWARENESS: For each statement below, answer the question 'Are you (Seller) aware or.' by checking either "Yes" or "No.' A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  5. DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes saffecting the Property whether oral or in writing and whether or not provided to the Seller  A. Within the last 3 years, the death of an occupant of the Property upon the Property whether work of the property whether oral or in writing and whether or not provided to the Seller.  A. Within the last 3 years, the death of an occupant of the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.)  C. The release of an illegal controlled substance on or beneath the Property as being contaminated by methamphetamine. (If yes, att		•					
3. Note to Buyer, PURPOSE: To give you more information about known material or significant titems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.  • Something that may be material or significant to you be sure to put your concerns and questions in writing (C.A.R. form BMI).  • Sellers can only disclose what they actually know. Seller may not know about all material or significant items.  • Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  4. SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  5. DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller							
of the Property and help to eliminate misunderstandings about the condition of the Property.  Something that may be material or significant to you may not be perceived the same way by the Seller.  If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI).  Sellers can only disclose what they actually know. Seller may not know about all material or significant items.  Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate on matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  5. DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller  Note: If yes, provide any such documents in your possession to Buyer.  Explanation:  6. STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED:  A. Within the last 3 years, the death of an occupant of the Property upon the Property.  (Note to seller: The manner of death may be a material fact to the buyer, and should be disclosed, except for a death by HIV/AIDS.)  B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.)  C. The release of an illegal controlled substance on or beneath the Property will only yes \( \tilde{N} \)	3.	Not					
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 withing (C.A.R. form BMI).  Sellers can only disclose what they actually know. Seller may not know about all material or significant items.  Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  SelLer's MARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller	٠.						and talled or decinability
If something is important to you, be sure to put your concerns and questions in writing (Č.A.R. form BMI). Sellers can only disclose what they actually know. Seller may not know about all material or significant items. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  SELLER AWARENESS: For each statement below, answer the question 'Are you (Seller) aware of' by checking either "Yes" or 'No." A "Yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  SDOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller		•					Seller
Sellers can only disclose what they actually know. Seller may not know about all material or significant items. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  ARE YOU (SELLER) AWARE OF Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller		•					
Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.  SELER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller		•					
4. SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  5. DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller		•					
"No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  5. DOCUMENTS:  Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller	4.	SEL					
unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.  ARE YOU (SELLER) AWARE OF Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller							
19.  DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller							
8. DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the Item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller				, , , , , , , , , , , , , , , , , , , ,	opaco p. 01. aca 01. c		on and one on the part agraph.
Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller	5.	DO	CUMENTS:			ARE	YOU (SELLER) AWARE OF
other documents (whether prepared in the past or present, including any previous transaction and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller				inties maintenance re	commendations e		` ,
Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller							
Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller							
affecting the Property whether oral or in writing and whether or not provided to the Seller							nent on this
Note: If yes, provide any such documents in your possession to Buyer.  Explanation:    A. Within the last 3 years, the death of an occupant of the Property upon the Property   Yes   No (Note to seller: The manner of death may be a material fact to the buyer, and should be disclosed, except for a death by HIV/AIDS.)   B. 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 (In general, a zone or district allowing manufacturing, commercial or airport uses.)     E. Whether the Property is located in or adjacent to an "industrial use" zone   Yes   No     F. Whether the Property is located within 1 mile of a former federal or state ordnance location (In general, an area once used for military training purposes that may contain potentially explosive munitions.)   Yes   No     G. Whether the Property is a condominium or located in a planned unit development or other common interest subdivision   Yes   No     No   No   No   No   No   No		offo	eting the Property whether eral or in w	writing and whather or n	of provided to the	ary disputes	□ Voc ▼ No
Explanation:  6. STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED:  A. Within the last 3 years, the death of an occupant of the Property upon the Property						Dellei	Tes 🔼 No
6. STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED:  A. Within the last 3 years, the death of an occupant of the Property upon the Property					ii to Buyer.		
A. Within the last 3 years, the death of an occupant of the Property upon the Property		⊏xþ	ianauon.				
A. Within the last 3 years, the death of an occupant of the Property upon the Property	6	STA	ATUTORILY OR CONTRACTUALLY	REQUIRED OR RELA	TFD:	ΔRF	YOU (SELLER) AWARE OF
(Note to seller: The manner of death may be a material fact to the buyer, and should be disclosed, except for a death by HIV/AIDS.)  B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.)	٥.	Δ	Within the last 3 years, the death of s	on occupant of the Pror	erty upon the Pron	ortv	Ves V No
a death by HIV/AIDS.)  B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.)		Α.	(Note to coller The manner of death	may be a meterial fact	to the buyer and a	bould be disclosed	Tes A NO
B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.)				may be a material fact	to the buyer, and s	noula be disclosed	i, except for
methamphetamine. (If yes, attach a copy of the Order.)		В		official identifying the D	ranauti aa balaa aa	ntaminated by	
C. The release of an illegal controlled substance on or beneath the Property		В.					
D. Whether the Property is located in or adjacent to an "industrial use" zone		_	metnampnetamine. (If yes, attach a d	copy of the Order.)			
(In general, a zone or district allowing manufacturing, commercial or airport uses.)  E. Whether the Property is affected by a nuisance created by an "industrial use" zone		C.	The release of an illegal controlled su	ubstance on or beneath	the Property		Yes 🗶 No
E. Whether the Property is affected by a nuisance created by an "industrial use" zone		D.	Whether the Property is located in or	adjacent to an "industr	ial use" zone		Yes 🗶 No
F. Whether the Property is located within 1 mile of a former federal or state ordnance location (In general, an area once used for military training purposes that may contain potentially explosive munitions.)  G. Whether the Property is a condominium or located in a planned unit development or other common interest subdivision  H. Insurance claims affecting the Property within the past 5 years  □ Yes ▼ No Yes ▼ No Yes ▼ No Seller's Initials  ■ Seller's Initials			(In general, a zone or district allowing	g manufacturing, comm	ercial or airport use	es.)	
(In general, an area once used for military training purposes that may contain potentially explosive munitions.)		E.	Whether the Property is affected by a	a nuisance created by a	ın "industrial use" z	one	Yes 🗶 No
munitions.)		F.					
G. Whether the Property is a condominium or located in a planned unit development or other common interest subdivision			(In general, an area once used for mi	ilitary training purposes	that may contain p	otentially explosive	e
G. Whether the Property is a condominium or located in a planned unit development or other common interest subdivision							
common interest subdivision		G.					
H. Insurance claims affecting the Property within the past 5 years		-					Yes No
© 2022, California Association of REALTORS®, Inc.  SPQ REVISED 6/22 (PAGE 1 OF 4)  Buyer's Initials/ Seller's Initials/		H.					
SPQ REVISED 6/22 (PAGE 1 OF 4) Buyer's Initials/ Seller's Initials/			and the state of t	, a.o paot o you			-
EDIAL HOUSIAN							
SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 1 OF 4)	SPC	) RE	VISED 6/22 (PAGE 1 OF 4)	Buyer's Initials		Seller's Initials	<u>w(                                    </u>
			SELLER P	ROPERTY QUESTI	ONNAIRE (SPQ I	PAGE 1 OF 4)	EQUAL HOUSING OPPORTUNITY

Pro	perty Address: 43904 Running Brook Cir, Temecula, CA 92592				
	I. Matters affecting title of the Property  J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3  K. Material facts or defects affecting the Property not otherwise disclosed to Buyer  Explanation, or [ (if checked) see attached; J) Seller has not inspected for plumbing fixtures, buyer should verify compliance p  G) Property is part of HOA.	. <b>X</b>	Yes Yes	x N	o
7.	REPAIRS AND ALTERATIONS: ARE YOU (SELLEF	R) AV	VAR	E OF.	_
	<ul> <li>A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property (including those resulting from Home Warranty claims)</li> <li>B. Any alterations, modifications, replacements, improvements, remodeling, or material repairs to the Property done for the purpose of energy or water efficiency improvement or renewable energy?</li> <li>C. Ongoing or recurring maintenance on the Property (for example, drain or sewer clean-out, tree or pest control service)</li> <li>D. Any part of the Property being painted within the past 12 months</li> <li>E. Whether the Property was built before 1978 (if No, leave (a) and (b) blank)</li> <li>(a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or completed (if No, leave (b) blank)</li> <li>(b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-Based Paint Renovation Rule</li> <li>D. Exterior and interior paint as needed.</li> </ul>		Yes Yes Yes	X N	0
8.	A. Defects in any of the following (including past defects that have been repaired): heating, air conditioning, electrical, plumbing (including the presence of polybutylene pipes), water, sewer, waste disposal or septic system, sump pumps, well, roof, gutters, chimney, fireplace foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances	. <b>X</b>	Yes Yes Yes	□ N <b>X</b> N <b>X</b> N	0
9.	DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT:  Financial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agency, insurer or private party, by past or present owners of the Property, due to any actual or alleged damage to the Property arising from a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to make repairs				
10.	WATER-RELATED AND MOLD ISSUES:  A. Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from	R) AV	VAR	E OF.	
	or in any appliance, pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or slippage, on or affecting the Property		Yes	X N	o
11.	PETS, ANIMALS AND PESTS:  A. Past or present pets on or in the Property  B. Past or present problems with livestock, wildlife, insects or pests on or in the Property  C. Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property, due to any of the above  D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above  If so, when and by whom  A.) Previous seller had pet(s).  Explanation:	<b>X</b>	Yes Yes Yes	X N	0
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS:  A. Surveys, easements, encroachments or boundary disputes	(S AV	<b>VAR</b> Yes	E OF.	0
SPO	Q REVISED 6/22 (PAGE 2 OF 4)  Buyer's Initials / Seller's Initials ####################################			Ê	1

Pro	perty	y Address: 43904 Running Brook Cir, Temecula, CA 92592				
	B.	Use or access to the Property, or any part of it, by anyone other than you, with or without permission, for any purpose, including but not limited to, using or maintaining roads, driveways or other forms of ingress or egress or other travel or drainage	_	Yes	¥	Nο
	C. Use of any neighboring property by you					
	Explanation: Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating					
13.		NDSCAPING, POOL AND SPA: ARE YOU (SEL				
		Diseases or infestations affecting trees, plants or vegetation on or near the Property				
	В.	Operational sprinklers on the Property	X	Yes	Ш	No
		<ul> <li>(1) If yes, are they X automatic or manually operated.</li> <li>(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system</li> </ul>		Yes	V	No
	C	A pool heater on the Property		Yes		
	٠.	If yes, is it operational?		Yes	-	No
	D.	A spa heater on the Property		Yes	$\overline{}$	No
		If yes, is it operational?	🔲	Yes		No
	E.	Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, stream, drainage or other water-related decor including any ancillary equipment, including pumps,		Voo		No
	Evn	filters, heaters and cleaning systems, even if repaired	📙	res	X	INO
		Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this prope	rtv			
		cent has never occupied and property. Other encourages payer to have their own inspectable performed and verify an information retaining to this proper	· y			
14.	СО	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)				
		ARE YOU (SEL	/		_	F
		Property being a condominium or located in a planned unit development or other common interest subdivision				No
		Any Homeowners' Association (HOA) which has any authority over the subject property	<b>X</b>	Yes	Ш	No
	C.	Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas	V	V	$\Box$	NI-
	п	co-owned in undivided interest with others)			_	No No
		Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues		165	Ш	INO
		or litigation by or against or fines or violations issued by a Homeowner Association or Architectural	,			
		Committee affecting the Property		Yes	X	No
	F.	CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over	_			
		improvements made on or to the Property	X	Yes		No
		(1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of				
		restrictions or HOA Committee requirement				
		(2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA				
	Exp	Committee Yes X No Dianation: A) Property is part of HOA D) Buyer to confirm CC&Rs per neighborhood.				
	_,,,,	F) Contact HOA for specific guidelines and requirements.				
	Seller	r has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property				
15.	TIT	LE, OWNERSHIP, LIENS, AND LEGAL CLAIMS:  Any other person or entity on title other than Seller(s) signing this form	.LER)_A			
				Yes		
		Leases, options or claims affecting or relating to title or use of the Property		Yes	X	No
	C.	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		Yes	V	Nο
	D.	Features of the property shared in common with adjoining landowners, such as walls, fences and driveways		100	_	140
		whose use or responsibility for maintenance may have an effect on the subject property		Yes	Y	No
	E.	Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the				•
		subject property, whether in writing or not		Yes	X	No
	F.	Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable				
	_	organizations, interest based groups or any other person or entity.	📙	Yes	X	No
	G.	Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an		V		NI-
	ш	alteration, modification, replacement, improvement, remodel or material repair of the Property		Yes	X	INO
	п.	the Property being paid by an assessment on the Property tax bill		Yes	V	Nο
	Explanation:					140
Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property						
16.		IGHBORS/NEIGHBORHOOD:  ARE YOU (SEL		WAR	E O	F
	A.	Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools				
		parks, refuse storage or landfill processing, agricultural operations, business, odor, recreational facilities				
restaurants, entertainment complexes or facilities, parades, sporting events, fairs, neighborhood parties,						
		litter, construction, air conditioning equipment, air compressors, generators, pool equipment or appliances,	,			
		underground gas pipelines, cell phone towers, high voltage transmission lines, or wildlife	[	Yes	X	No
SP	Q RE	EVISED 6/22 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials/			1	\
		,		_		- r

Pro	perty	Address:	43904	Running Brook C	<u>ir, Temecula, CA</u>	92592		
	B.	Any past or prese	ent disputes or is	ssues with a neighbor wh	nich might impact the	e use, development a	and	
								Yes X No
	Exp	lanation:						
			cupied this property. Se	eller encourages Buyer to have the	eir own inspections performe			
17.		VERNMENTAL:						ER) AWARE OF
	A.			nt domain, condemnation				
		that applies to or	could affect the	Property				Yes 🗶 No
	В.	Existence or pen	dency of any rer	nt control, occupancy res	strictions, improveme	ent restrictions or retr	ofit	
	_	requirements tha	t apply to or cou	ld affect the Property		= .		Yes X No
				or use moratoria that a				Yes 🗶 No
	D.			ssments, or fees that do				
	_							Yes X No
	E.	Proposed constru	action, reconfigu	ration, or closure of near	rby Government faci	lities or amenities su	cn as	□ v
	_			ffic signals				Yes X No
	г.			t requirements affecting				
				strict tree (or other lands				□ Vaa <b>V</b> Na
	G			rees, animals or insects				
				lly designated or falls wit				
	i.			s being imposed by a pu				🗀 165 🗶 NO
	١.			ls or other ground water				Ves V No
	J.			ne of the city in the posta				163 🔥 140
	٥.	over the property	- Ctween the nan	or the only in the poste	armaning address an	id the city willon has	jansalotion	Yes Y No
	Exp	lanation:						100 🗷 110
18.	OTI	HER:				ARE	YOU (SELL	ER) AWARE OF
	A.	Any occupant of	the Property sm	oking or vaping any sub	stance on or in the P	roperty, whether pas	t or present	Yes X No
		3. Any use of the Property for, or any alterations, modifications, improvements, remodeling or material char						
		to the Property di	ue to, cannabis	cultivation or growth				Yes 🗶 No
	C.			ial facts or other signification				
				to Buyer				Yes 🗶 No
	Exp	lanation:						
	_						_	
				er encourages Buyer to have				
19.				COMMENTS: The atta				ditional comments
	in re	esponse to specifi	c questions ansv	wered "yes" above. Refe	r to line and questior	n number in explanat	ion.	
				ded the answers and, i				
				true and correct to the				
				disclose information r				
				this transaction; and (i	ii) nothing that any	such real estate lic	ensee does	or says to Seller
reli	eves	Seller from his/h	-					
				Authorized Signer on Be	half of			
Sel	ler	Megan	Meyer		Opend	loor Property Trust I	Date	09/14/2022
					•		Data	
Sel	ier		<i>-</i>				Date	
р.,	-:	nina halaw Du		dage that Diving her			:d	av af thia Callan
				dges that Buyer has	s read, understar	ius anu nas rece	iveu a co	by of this Seller
rrc	per	ty Questionnaiı	re rorm.					
Bu	yer						Date	
Bu	ver						Date	
	,							

© 2022, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®, NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. If YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association or REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020



SPQ REVISED 6/22 (PAGE 4 OF 4)

**Property Information:** Requestor: 43904 Running Brook Cir **IH Closing** Temecula, CA 92592-5662 Hu Ding Seller: 415-236-2577

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 09-09-2022

This information is good through	07-31-2022
In this account in collections?	07-31-2022 No
What is the current regular assessment against the unit?	60.00
What is the frequency of the assessment charge?	Monthly
The regular assessment is paid through:	07-31-2022
The regular assessment is next due:	08-01-2022
What day of the month are regular assessments due?	1st
How many days after the due date is the regular assessment considered delinquent?	16
The penalty for delinquent assessments is:	10.00
Specific Fees Due To Temecula Creek North Maintenance Corporation	
Closing agent is required to collect the following number of additional regular assessments at closing:	2
Are there any current special assessments or governing body approved special assessments, against units within the association? If yes, a comment is provided.	No
Owner's current balance due (you may total the owners balance due using the breakdown below):	\$0.00
General Association Information	
Are there any violations against this unit?	Yes
Comments: please see attachment	
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).	No
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:43904 Running Brook CirIH ClosingTemecula, CA 92592-5662Hu DingSeller:415-236-2577

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 09-09-2022

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:

Arthur Gallagher Risk

Mangement

Identify the insurance agent's name:Lori or SampadaInsurance agent's phone number:888-626-6775Insurance agent's fax number:425-451-3716

Insurance agent's email address: hoacertreq.bel@ajg.com

Jose Mendoza

Jose Mendoza, Senior Escrow Manager Date: 07-08-2022

The Management Trust-SCAL

Phone: 714-285-2626 Ext: 8818



**Property Information:** Requestor: 43904 Running Brook Cir **IH Closing** Temecula, CA 92592-5662 Hu Ding 415-236-2577 Seller:

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 09-09-2022

#### Comments:

\*If there are no violations noted in the lot file this does not necessarily mean there are no CC&R violations. The buyer and seller should inspect the property to make sure the property is clear of any violations. \* Please call prior to close of escrow for a current status on this account.

Provide the recorded Grant Deed, buyers contact information (mailing address, phone number, and email) and the sellers forwarding address with the closing documentation.

Please Note: ANY KEYS, REMOTES, ETC. MUST BE TRANSFERRED FROM SELLER TO BUYER IN ESCROW, OTHERWISE A CHARGE WILL BE INCURRED BY THE NEW OWNER FOR THESE ITEMS.

Be advised that all upfront fees paid to The Management Trust are non-refundable.

These documents are being provided to you at the request of (the owner) in compliance with Civil Code section 4525.

If you have any questions about the information contained in these documents, please contact the owner or your own legal counsel. The Association and its agents make no representations about the purpose or effect of these documents and the information they contain.



**Property Information:** Requestor: 43904 Running Brook Cir **IH** Closing Temecula, CA 92592-5662 Hu Ding 415-236-2577 Seller:

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 09-09-2022

### **Fee Summary Amounts Prepaid** Leasing Restrictions Disclosure \$70.00 Reserve Study (Non Required \$85.00 Civil Code Sec. 4525) Closing Statement of Fees and \$595.00 **Association Documents** (Required Civil Code Sec. 4525) Convenience Fee \$7.95 **Total** \$757.95 Fees Due to The Management Trust-SCAL Transfer and Processing Fee \$175.00 **Total** \$175.00 Fees Due to Temecula Creek North Maintenance Corporation Prepaid Assessments \$120.00 **Total** \$120.00



Property Information:Requestor:43904 Running Brook CirIH ClosingTemecula, CA 92592-5662Hu DingSeller:415-236-2577

Buyer: Opendoor Property Trust I, a Delaware statutory trust Estimated Closing Date: 09-09-2022

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 NFRCYT8TT ON THE CHECK TO ENSURE PAYMENT IS CREDITED PROPERLY.

Fees Due to The Management Trust-SCAL

Transfer and Processing Fee

**Total** \$175.00

\$175.00

**Fees Due to Temecula Creek North Maintenance Corporation** 

Prepaid Assessments \$120.00

Total \$120.00

Include this confirmation number NFRCYT8TT on the check for \$175.00 payable to and send to the address below.

The Management Trust-SCAL

4160 Temescal Canyon Road, Suite 208

Corona, CA 92883

Include this confirmation number NFRCYT8TT on the check for \$120.00 payable to and send to the address below.

**Temecula Creek North Maintenance Corporation** 

4160 Temescal Canyon Road, Suite 208

Corona, CA 92883



# Required Statement of Fees - Demand (Required Civil Code Sec. 4525)

# Temecula Creek North Maintenance Corporation The Management Trust-SCAL

Property Information:Requestor:43904 Running Brook CirIH ClosingTemecula, CA 92592-5662Hu Ding

Seller: 515 E Main St, #16,

Buyer: Opendoor Property Trust I, a Delaware statutory trust Muncie, ID 47305

415-236-2577

contactus@ihclosing.com

### **Closing Information**

File/Escrow Number: 114360087922 Sales Price: Estimated Close Date: 09-09-2022 Closing Date:

HomeWiseDocs Confirmation #: NFRCYT8TT Is buyer occupant? No

#### Status Information

Date of Order: 06-28-2022 Order Retrieved Date:

Board Approval Date: Inspection Date:

Order Completion Date: 07-08-2022

Date Paid: 06-28-2022

### **Community Manager Information**

Company: The Management Trust-SCAL

Completed By: Jose Mendoza Primary Contact: Jose Mendoza

Address:

4160 Temescal Canyon Road, Suite 208

Corona, CA 92883

Phone: 714-285-2626 Ext: 8818

Fax: 714-338-2267

Email: jose.mendoza@managementtrust.com



# ATTENTION ESCROW OFFICER FOR DISCLOSURE TO ALL PARTIES

This is to formally advise you that at the Close of Escrow, any unpaid homeowner association assessments (seller) will be debited to the buyer's account as an unpaid debt to the property.

Sincerely,

Marcela Gurrola, Escrow Supervisor The Management Trust - Transpacific **Escrow Department** 



### **IMPORTANT!**

When this escrow closes, please complete this form and send with your closing checks.

Association	:					
Property Ad	dress:					
Closed of Es	scrow Date	9:	(Date)			
		agement Trust - Transpacific d on our Demand Statement	, ,	\$_		
Be sure you cal	led for the cu	id to the Association rrent status of the seller's payments h ahead for the buyer		\$_		
	Seller:	Month(s) Collected			\$	
	Buyer:	Month(s) Collected			\$	
Buyer's Nan	ne(s):					
		iding at the property: ddress (if different from the prop	erty):		Yes	No
SELLER'S	FORWA	RDING ADDRESS:			_	
			K VOLII			