

REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.) (C.A.R. Form TDS, Revised 6/23)

THIS DISCLOSURE STATEMENT CON	ex. A TDS is required for all units. This TDS ICERNS THE REAL PROPERTY SITU OUNTY OF San Diego	
DESCRIBED AS 1823 Ve	esta Dr, Chula Vista, CA 91915	
THIS STATEMENT IS A DISCLOSUI COMPLIANCE WITH § 1102 OF THE CITKIND BY THE SELLER(S) OR ANY AG IS NOT A SUBSTITUTE FOR ANY INSP	VIL CODE AS OF (DATE) $\{01 ext{-}22 ext{-}202}$ ENT(S) REPRESENTING ANY PRINCI	IT IS NOT A WARRANTY OF ANY PAL(S) IN THIS TRANSACTION, AND
I. COORE	DINATION WITH OTHER DISCLOSURE	FORMS
This Real Estate Transfer Disclosure Statem depending upon the details of the particular residential property). Substituted Disclosures: The following disc	real estate transaction (for example: specia	I study zone and purchase-money liens on
Report/Statement that may include airport ann in connection with this real estate transfer, matter is the same:	oyances, earthquake, fire, flood, or special as	ssessment information, have or will be made
Inspection reports completed pursuant toAdditional inspection reports or disclosure	·	equest if available.
No substituted disclosures for this transfe		oquotii araiiasio.
	II. SELLER'S INFORMATION	
The Seller discloses the following inform Buyers may rely on this information in de- authorizes any agent(s) representing any entity in connection with any actual or ant	ciding whether and on what terms to pure principal(s) in this transaction to provide a	chase the subject property. Seller hereby
THE FOLLOWING ARE REPRESENTATION THE AGENT(S), IF ANY. THIS INFO CONTRACT BETWEEN THE BUYER AND Seller is is in ot occupying the project in the seller is in the seller in	RMATION IS A DISCLOSURE AND IS N ND SELLER.	
A. The subject property has the items of	-	
Range	Wall/Window Air Conditioning	□ Pool:
Oven	Sprinklers	Child Resistant Barrier
Microwave Buyer is aware that the	Public Sewer System	Pool/Spa Heater:
Dishwasher security system does not convey with sale of the	_ Зерис тапк	Gas Solar Electric
Trash Compactor home. Electronic Locksets, Kwikset 914	Sump Pump	Water Heater:
Garbage Disposal (or similar, present and in	Water Softener	☐ Gas ☐ Solar ☐ Electric
Washer/Dryer Hookups place) will be removed and replaced with a Rain Gutters	Patio/Decking Built-in Barbecue	■ Water Supply:
Rain Gutters standard lock prior to the close of escrow.	Gazebo	☐ Private Utility or
Carbon Monoxide Device(s)	Security Gate(s)	Other MeterNet
Smoke Detector(s)	Garage:	Gas Supply:
Fire Alarm	■ Attached Not Attached	■ Utility □ Bottled (Tank)
TV Antenna	Carport	Window Screens
Satellite Dish	Automatic Garage Door Opener(s)	Window Security Bars
☐ Intercom ☐ Central Heating	Number Remote Controls	Quick Release Mechanism on Bedroom Windows
■ Central Heating ■ Central Air Conditioning	Hot Tub/Spa:	Water-Conserving Plumbing Fixtures
Evaporator Cooler(s)	Locking Safety Cover	
Exhaust Fan(s) in	220 Volt Wiring in	Fireplace(s) in
Gas Starter Roof(s): Type Other:	e: Asphalt Shingles	Age: <u>4 - 5 Years</u> (approx.)
Are there, to the best of your (Seller's) know describe. (Attach additional sheets if necessary Seller has never occupied this property. Seller encourages Buyer to	ary): List of items in the home may not be complete. Any items	remaining in home at time of sale will be left.
(*see note on page 2)		
© 2023, California Association of REALTORS®, Inc. TDS REVISED 6/23 (PAGE 1 OF 3)	Buyer's Initials / S	Seller's Initials MM / Equal Housing Opportunity
REAL ESTATE TRA	NSFER DISCLOSURE STATEMENT (T	DS PAGE 1 OF 3)
Opendoor Brokerage Inc., 303 2nd St STE 600 South Tower San Franci Mark Biggins Produced with Lone Wo	sco CA 94107 Phone: 480 If Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Da	

Property Ad	ddress: 1823 Vesta Dr, Chula Vista, CA 91915	Date:	01-22-2024
	ou (Seller) aware of any significant defects/malfunctions in any of the following? \Box Ye	s/■ No. If yes	, check appropriate
☐ Inte	e(s) below. erior Walls	Other Stru	
(Describe:	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information re	ating to this property	
If any of the	ne above is checked, explain. (Attach additional sheets if necessary.):)
garage do monoxide of Chapter § 115920) mechanism family resi Additionall required to	n of a listed appliance, device, or amenity is not a precondition of sale or transfer of the dwe for opener, or child-resistant pool barrier may not be in compliance with the safety standard device standards of Chapter 8 (commencing with § 13260) of Part 2 of Division 12 of, aut r 12.5 (commencing with § 19890) of Part 3 of Division 13 of, or the pool safety standard of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Code. Window security ms in compliance with the 1995 edition of the California Building Standards Code. § 1101.4 of idences built on or before January 1, 1994, to be equipped with water-conserving plumbly, on and after January 1, 2014, a single-family residence built on or before January 1, 1 to be equipped with water-conserving plumbing fixtures as a condition of final approval. Fixture 1.4 of the Civil Code.	ds relating to, it comatic reversit ds of Article 2.5 bars may not of the Civil Coding fixtures afte 994, that is alt	respectively, carboning device standards (commencing with have quick-release requires all single- er January 1, 2017. ered or improved is
C. Are yo	ou (Seller) aware of any of the following:		
	Substances, materials, or products which may be an environmental hazard such as, but not		
fo	ormaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contain	minated soil or	
	n the subject property		
	eatures of the property shared in common with adjoining landowners, such as walls, fences	-	
	hose use or responsibility for maintenance may have an effect on the subject property		
	any encroachments, easements or similar matters that may affect your interest in the subject		
	Room additions, structural modifications, or other alterations or repairs made without necess	• .	= =
	Room additions, structural modifications, or other alterations or repairs not in compliance wit		
	ill (compacted or otherwise) on the property or any portion thereof		
	looding, drainage or grading problems		
	Aajor damage to the property or any of the structures from fire, earthquake, floods, or landsl		
	Any zoning violations, nonconforming uses, violations of "setback" requirements		
	leighborhood noise problems or other nuisances		
	CC&R's or other deed restrictions or obligations		= =
13 . H	domeowners' Association which has any authority over the subject property		… ■Yes No
14. A	ny "common area" (facilities such as pools, tennis courts, walkways, or other areas co-own	ed in undivided	I
	nterest with others)		
16. A	ony notices of abatement or citations against the property	amages by the	Seller
to	o § 900 threatening to or affecting this real property, or claims for breach of an enhanced p	protection agree	ement
	ursuant to § 903 threatening to or affecting this real property, including any lawsuits or		nages
	oursuant to § 910 or 914 alleging a defect or deficiency in this real property or "common areas" (for spools, tennis courts, walkways, or other areas co-owned in undivided interest with others).		□ Ves ■ No
	ver to any of these is yes, explain. (Attach additional sheets if necessary.):		
	nce line with adjoining house. 12) Buyer to confirm CC&Rs per neighbourhood. 13/14) HOA 1 name: Mille		Association Phone
	0) 428-5588 fee: \$ 278.00 monthly. HOA 2 Name: Skylar Owners Association phone number: (800) 428-55		
attached for	HOA-related expenses provided to Seller at the time Seller purchased this property. Buyer is encourage	d to contact HOA	for current information
C	The Seller certifies that the property, as of the close of escrow, will be in compliance with Code by having operable smoke detector(s) which are approved, listed, and installed in accor egulations and applicable local standards.		
2 . T b	he Seller certifies that the property, as of the close of escrow, will be in compliance with § 19 by having the water heater tank(s) braced, anchored, or strapped in place in accordance with tifies that the information herein is true and correct to the best of the Seller's knowle	h applicable lav	٧.
Seller.	Authorized Signer on Behalf of	-90 us of tile	aato orginou by tile
Seller _	Megan Meyer Opendoor Property Trust I	Date(11-22-2024
Seller _		_ Date	
The BE\"	ISED 6/23 (DAGE 2 OF 3)	als <u>MM</u> /	企
I DO KEVI	SED 6/23 (PAGE 2 OF 3) Buyer's Initials / Seller's Initials	als <u>3,(3,(</u> /	EQUAL HOUSING OPPORTUNITY

Property Address:	1823 Vesta Dr, Chula III. AGENT'S INSPE	CTION DIS	CLOSURE	ate: 01-22-2024
THE UNDERSIGNED, BASEI PROPERTY AND BASED OF ACCESSIBLE AREAS OF THE	N A REASONABLY COM E PROPERTY IN CONJUNC spection Disclosure (AVID Form) osure.	RY OF THI PETENT A TION WITI	SELLER(S) AS TO THE	CONDITION OF THE NSPECTION OF THE
Agent (Broker Representing Seller	Opendoor Brokerage Inc		Sabriel ValdeZ (Associate Licensee or Broker Signature	
THE UNDERSIGNED, BASEI ACCESSIBLE AREAS OF TH	E PROPERTY, STATES THE spection Disclosure (AVID Form) osure.	btained the MPETENT FOLLOW	offer is other than the agent AND DILIGENT VISUAL	,
Agent (Broker Obtaining the Offer)	(Please Print)	By	(Associate Licensee or Broker Signature	Date
	OVIDE FOR APPROPRIATI CT TO ANY ADVICE/INSPE IPT OF A COPY OF THIS ST	E PROVISI CTIONS/DI TATEMENT	ONS IN A CONTRACT BE EFECTS. T.	ETWEEN BUYER AND
Seller	Date			Date
Agent (Broker Representing Seller)	Opendoor Brokerage Inc.		Sabriel Valdez Associate Licensee or Broker Signature)	
Agent (Broker Obtaining the Offer)	(Please Print) (Please Print)	By	Associate Licensee or Broker Signature)	Date
§ 1102.3 OF THE CIVIL COD	DE PROVIDES A BUYER W	ITH THE	RIGHT TO RESCIND A PU	RCHASE 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.**

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SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 6/23)

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.

Selle	r makes	the following disclosures wi	th regard to the real prop	perty or manufacture	ed home described	as
		1823 Vesta Dr, Chula Vist	a, CA 91915	, Assesso	r's Parcel No	643-065-06-70 California ("Property").
	ted in					
1. I	Disclos Agent(s substitu- part of or other qualifier Note to Property Ans Son Thir Rea), if any. This disclosure te for any inspections or the contract between Buyer person working with or to do advise on real estate tr Seller, PURPOSE: To tell and help to eliminate misung wer based on actual knowled nething that you do not consink about what you would want the questions carefully and	ring are representation statement is not a wa warranties the principer and Seller. Unless of through Broker has no ansactions. If Seller or the Buyer about known derstandings about the colge and recollection at this der material or significant to know if you were buy take your time.	ns made by the Sarranty of any kind (s) may wish to therwise specified to verified informat Buyer desires legal material or signific ondition of the Propers time. The may be perceived or ting the Property to desire the property the property to desire the property the property to desire the proper	Seller and are not do by the Seller of obtain. This disc in writing, Broker iton provided by Sell advice, they sho ant items affecting erty. Differently by a Buyer lay.	It the representations of the rany agents(s) and is not a closure is not intended to be and any real estate licensee Geller. A real estate broker is uld consult an attorney. The value or desirability of the er.
(que can Note to of the Pr Son If so	stion, whether on this form not answer the questions for	or a TDS, you should co you or advise you on the you more information about misunderstandings about or significant to you may be sure to put your conce ey actually know. Seller r	onsult a real estate legal sufficiency of but known material of the condition of the not be perceived the erns and questions in may not know about	e attorney in Califor any answers or disc or significant items of Property. e same way by the n writing (C.A.R. for all material or signi	affecting the value or desirability Seller. m BMI). ficant items.
,	SELLEF No." A	R AWARENESS: For each s "yes" answer is appropria	tatement below, answer Ite no matter how long	the question "Are y ago the item bei	ou (Seller) aware o	of" by checking either "Yes" or appened or was documented omments and check paragraph
 	whether pertaining easeme Seller Note: If	inspections, disclosures, v r prepared in the past or ping to (i) the condition or rep nts, encroachments or bound	resent, including any pre air of the Property or an lary disputes affecting the aments in your possess	evious transaction, and improvement on the Property whether the simulation to Buyer.	estimates, studies and whether or no this Property in the oral or in writing an	surveys or other documents to Seller acted upon the item), e past, now or proposed; or (ii) d whether or not provided to the
_						
1	A. With (No AID	te to seller: The manner of d	of an occupant of the Preath may be a material salth official identifying the nacopy of the Order.) of substance on or benear or adjacent to an "industry wing manufacturing, comby a nuisance created by within 1 mile of a former for military training purpos	Property upon the Profact to the Buyer, and Property as being contact the Property	perty nd should be disclosed to the contaminated by	
		ia Association of REALTORS®, Inc.				<i>M M</i>
SPQ	REVISI	ED 6/23 (PAGE 1 OF 4)			Seller's Initials	V(V()
		SELLE	R PROPERTY QUES	HUNNAIRE (SPC	≀ PAGE 1 OF 4)	GARGINIT

Pro	pperty Address: 1823 Vesta Dr, Chula Vista, CA 91915	
	H. Insurance claims affecting the Property within the past 5 years	
	 Matters affecting title of the Property Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3 	Yes X No
	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 per lo	
	G. Property is part of HOA.	
_	DEDAUDO AND ALTERATIONO.	D) AVAIA DE OE
7.	REPAIRS AND ALTERATIONS: A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property	R) AWARE OF
	(including those resulting from Home Warranty claims)	. ☐ Yes ■ No
	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?	. 🗌 Yes 🔳 No
	C. Ongoing or recurring maintenance on the Property	
	(for example, drain or sewer clean-out, tree or pest control service)	Yes ■ No
	 D. Any part of the Property being painted within the past 12 months. E. Whether the Property was built before 1978 (if No, leave (a) and (b) blank). 	Yes No
	(a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or	☐ Tes [· No
	completed (if No, leave (b) blank)	
	(b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-	
	Based Paint Renovation Rule Yes No	
	Explanation: D. Interior painting done for the property.	
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLEF	R) AWARE OF
٥.	A. Defects in any of the following (including past defects that have been repaired): heating, air conditioning, ele	
	(including the presence of polybutylene pipes), water, sewer, waste disposal or septic system, sump pumps, w	
	chimney, fireplace foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior	doors, windows,
	walls, ceilings, floors or appliances	Yes No
	B. The leasing of any of the following on or serving the Property: solar system, water softener system, water purific	
	system, or propane tank(s) C. An alternative septic system on or serving the Property	
	Explanation: A. Replaced two sections of carpet in upstairs bedroom.	_ 100 _ 110
	lf yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property Yes No (NOTE: If the assistance was conditioned upon maintaining flood insurance, Buyer is informed that federal law, 42 USC 5154a requires Buyer to maintain such insurance on the Property is damaged by a flood disaster, Buyer may be required to reimburse the federal government for the	ake repairs ☐ Yes ■ No
	disaster relief provided.) Explanation:	
10.	WATER-RELATED AND MOLD ISSUES: ARE YOU (SELLER	
	A. Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from or i pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling o affecting the Property	r slippage, on or
	 B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the 	Yes No
	Property or neighborhood Explanation:	☐ Yes ■ No
11	PETS, ANIMALS AND PESTS: ARE YOU (SELLEF	R) AWARE OF
• • • •	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	. Yes No
	C. Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property, due to any of the ab	ooveYes No
	D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above	Yes ■ No
	EXPIANATION: 11. A). Previous seller had pet(s)-details unknown.	
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLER	R) AWARE OF
	A. Surveys, easements, encroachments or boundary disputes	Yes No
	.4 .4	
SP	Q REVISED 6/23 (PAGE 2 OF 4) Buyer's Initials/ Seller's Initials/	

Pro	pperty Address: 1823 Vesta Dr, Chula Vista, CA 91915	
	B. Use or access to the Property, or any part of it, by anyone other than you, with or without permission, for any but not limited to, using or maintaining roads, driveways or other forms of ingress or egress or other travel	or drainage
	C. Use of any neighboring property by you Explanation:	
13.	LANDSCAPING, POOL AND SPA: ARE YOU (SELI	LER) AWARE OF
	A. Diseases or infestations affecting trees, plants or vegetation on or near the Property B. Operational sprinklers on the Property	⊂ Yes ■ No
	(1) If yes, are they ☐ automatic or ☐ manually operated.(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system	Yes No
	C. A pool heater on the Property If yes, is it operational?	Yes No
	D. A spa heater on the Property	Yes No
	E. Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning repaired	ng systems, even if
	Explanation:	
14.	CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELI	LER) AWARE OF
	A. Property being a condominium or located in a planned unit development or other common interest subdivision	n ⊂ Yes 🔳 No
	B. Any Homeowners' Association (HOA) which has any authority over the subject propertyC. Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-	-owned in undivided
	interest with others)	
	E. Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues	s, or litigation by or
	against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the P	Yes x No
	F. CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvement. Property	
	 (1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of restrictions or HOA Committee requirement	
	Committee Yes X No Explanation: B. Property is part of HOA. D. Buyer to confirm CC&Rs per neighbourhood. F. Contact HOA for specific guidelines and r	equirements.
15.	TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELI	LER) AWARE OF
	A. Other than the Seller signing this form, any other person or entity with an ownership interestB. Leases, options or claims affecting or relating to title or use of the Property	Yes ■ No
	 Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanidefault, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Home 	ics' liens, notice of
	or neighborhood	Yes No
	responsibility for maintenance may have an effect on the subject property	Yes 🔳 No
	E. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the whether in writing or not	
	F. Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizati groups or any other person or entity.	ions, interest based
	G. Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an alter	ration, modification,
	replacement, improvement, remodel or material repair of the Property	☐ Yes ■ No
	assessment on the Property tax bill	Yes ■ No
	Explanation.	
16.		LER) AWARE OF
	A. Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, parks, refuse processing, agricultural operations, business, odor, recreational facilities, restaurants, entertainment comparades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning equipment, generators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage or wildlife	e storage or landfill aplexes or facilities, , air compressors, transmission lines,
SP	Q REVISED 6/23 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials/	

_	y Address: 1823 Vesta Dr, Chuia Vista, CA 91915	
В.	Any past or present disputes or issues with a neighbor which might impact the use, development	
Ex	planation:	
	OVERNMENTAL: ARE	YOU (SELLER) AWARE OF
A.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or could affect the Property	
В.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or ret or could affect the Property	rofit requirements that apply to
C.	Existing or contemplated building or use moratoria that apply to or could affect the Property	Yes No
D.	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill that appl	y to or could affect the Property
E.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities suc	ch as schools, p <u>ar</u> ks, roa <u>d</u> ways
F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush of (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable mate	or other vegetation be cleared rials be removed
_		Yes No
G.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property	Yes No
I.	Whether the Property is historically designated or falls within an existing or proposed Historic Distr Any water surcharges or penalties being imposed by a public or private water supplier, agency or util on wells or other ground water supplies	ity; or restrictions or prohibitions
J.	Any differences between the name of the city in the postal/mailing address and the city which ha	s jurisdiction over the property
Ex	planation:17.D) See NHD for details on Mello-Roos. Buyer to verify assessments.	
18. OT	HFR· ARF	YOU (SELLER) AWARE OF
	Any occupant of the Property smoking or vaping any substance on or in the Property, whether pas Any use of the Property for, or any alterations, modifications, improvements, remodeling or mater to, cannabis cultivation or growth	ial change to the Proper <u>ty</u> due
	Any past or present known material facts or other significant items affecting the value or desirabilit disclosed to Buyer	y of the Property not otherwise
_		
19.	(IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explana	ition or additional comments
in ı	response to specific questions answered "yes" above. Refer to line and question number in explanat	
Seller i addend acknov that a r	response to specific questions answered "yes" above. Refer to line and question number in explanate represents that Seller has provided the answers and, if any, explanations and comments or da and that such information is true and correct to the best of Seller's knowledge as of the vieldges (i) Seller's obligation to disclose information requested by this form is independent real estate licensee may have in this transaction; and (ii) nothing that any such real estate lices Seller from his/her own duty of disclosure. Authorized Signer on Behalf of	ion. this form and any attached date signed by Seller. Selle from any duty of disclosure
Seller i addend acknov that a r relieves	represents that Seller has provided the answers and, if any, explanations and comments or da and that such information is true and correct to the best of Seller's knowledge as of the viedges (i) Seller's obligation to disclose information requested by this form is independent real estate licensee may have in this transaction; and (ii) nothing that any such real estate lices Seller from his/her own duty of disclosure. Authorized Signer on Behalf of	ion. this form and any attached date signed by Seller. Selle from any duty of disclosure
Seller i addend acknow that a r relieves	represents that Seller has provided the answers and, if any, explanations and comments or da and that such information is true and correct to the best of Seller's knowledge as of the vledges (i) Seller's obligation to disclose information requested by this form is independent real estate licensee may have in this transaction; and (ii) nothing that any such real estate lices Seller from his/her own duty of disclosure. Authorized Signer on Behalf of	tion. In this form and any attached date signed by Seller. Seller from any duty of disclosure tensee does or says to Seller. Date 01-22-2024
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Seller i addence acknow that a r relieves Seller Seller	represents that Seller has provided the answers and, if any, explanations and comments or da and that such information is true and correct to the best of Seller's knowledge as of the wiedges (i) Seller's obligation to disclose information requested by this form is independent real estate licensee may have in this transaction; and (ii) nothing that any such real estate lices Seller from his/her own duty of disclosure. Authorized Signer on Behalf of Megan Meyer Opendoor Property Trust I Ining below, Buyer acknowledges that Buyer has read, understands and has rece	tion. In this form and any attached date signed by Seller. Seller from any duty of disclosure tensee does or says to Seller. Date 01-22-2024 Date ived a copy of this Seller

© 2022, California Association of REALTORS®, inc. United States copyright law (i) lie 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.

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525 South Virgil Avenue, Los Angeles, California 90020







Resale Statement of Account

CA-B85528

Millenia Community Association This statement has been prepared on December 18, 2023

On behalf of 1823 Vesta Dr, Chula Vista, CA 91915

Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Insurance Information

For all insurance information please contact:

Name: Labarre\Oksnee Insurance
Phone Number: 800-698-0711

Fees due from Seller

Please send one check for the following amounts/sums due payable to: Millenia Community Association, 15241 Laguna Canyon Road.

Balance due for account number MILL-MILLH-0190-01 through 12/18/2023: (Millenia dues are billed through the sub association. Please refer to Skylar demand for Millenia dues.)

\$0.00

The amount above is the balance for the account as of the above date. Late fees, additional assessments and other charges will be added as they occur. FirstService Residential California offers (1) free update(s) within 30 days, any subsequent updates are charged \$120 per request. Verbal updates are not provided. The requester is responsible for obtaining an update for the account (7) days prior to closing.

Please note: No credits will be issued by FirstService Residential California. Any adjustment to the maintenance account must be made between the buyer and seller at closing.

Fees due from Buyer

Please send one check for the following amounts/sums due payable to: Millenia Community Association, 15241 Laguna Canyon Road.

(Millenia dues are billed through the sub association. Please refer to Skylar demand for Millenia dues.)





Resale Statement of Account (continued)

CA-B85528

Millenia Community Association This statement has been prepared on December 18, 2023

lf of

1823 Vesta Dr, Chula Vista, CA 91915 Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Fees due for Resale Statement of Account

Please send a SEPARATE check for all of the foregoing amounts/sums due to: FirstService Residential California, 15241 Laguna Canyon Road.

The following is a statement including the disclosure fee due for the preparation of this certificate and any subsequent documentation.

Next Day (1-2 days) Statement of Account Transfer Processing Fee	\$132.00
-Next Day Processing	\$0.00
Litigation Disclosure / Letter	\$48.00
Occupancy Report	\$41.00
Certificate of Insurance (Association)	\$48.00
Management Liability Certificate	\$48.00
Annual Budget Package	\$48.00
Financial Audit / Review	\$48.00
12 Months Board Meeting Minutes	\$97.00
Operating Rules / Association Policies	\$34.00
CC&Rs	\$55.00
Articles of Incorporation	\$48.00
ByLaws	\$48.00

Total Resale Statement of Account Fees Due: \$695.00

Requester Information

Requested By: Special Ops Unit Company: OS National Address: 3097 Satellite Blvd, Suite 400

Duluth, GA 30096 6782054092

Phone #: 6782054092
Email: souprocessing@osnational.com
Escrow #: CA104707

Assessment Information

The following is a statement as to the amount of Millenia Community Association's current regular assessments, special assessments, and any other fees or charges currently imposed by the Association and payable by unit owner(s).





Resale Statement of Account (continued)

CA-B85528

Millenia Community Association This statement has been prepared on December 18, 2023

1823 Vesta Dr, Chula Vista, CA 91915 Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Violation Information

The records of Millenia Community Association reflect the following alleged violation(s) of the governing documents that remains unresolved at the time of the request:

There are none known at this time.

This statement by the Association does not relieve the Buyer of the property from the obligation to disclose alterations or improvements to the property which violate the declaration or which may not have been approved, nor does it preclude the Association from taking action against the purchaser of the property for violations existing at the time purchase. There may be other items that have not been noted on this statement as it relates to landscaping or architectural improvements that may or may not be approved by the Association at the time of receipt of this notice. California Civil Code §4525 Section (5) read in part; "The notice shall not be deemed a waiver of the association's right to enforce the governing documents against the owner or the prospective purchaser of the separate interest with respect to any violation."

If you have any questions regarding violations, please contact the Community Manager, Cindy Gaytan, at 858-657-2178.

Litigation Information

This notice confirms that FirstService Residential California has not been advised by the above named association that the association is aware of or has been served with any pending litigation against the association. This is also to advise you that FirstService Residential California has not undertaken any independent search as to whether there is any pending litigation against the association.

This disclosure is meant to provide notice of material litigation matters of the Association that it is aware of as of the date of this disclosure, and this disclosure does not include any matter that might be pending in Small Claims Court.

The proceeding is not intended to suggest that there is or is not active or pending litigation within the association.

You are advised that there are often delays in the preparation of litigation disclosures by associations. They arise due to the delay that occurs from the time a lawsuit is filed against an association until the time it is served on the association, and until a written litigation disclosure is prepared by legal counsel representing an association, and thereafter is made available by an association's board of directors. Once a disclosure on a case is prepared, it is to be regarded as a general notice of certain non-confidential and non-privileged matters in connection with the disclosed litigation as of the date that such disclosure was prepared. In addition, such a disclosure is not an exhaustive discussion of the facts of a case nor is it a prediction of the outcome of it, or an analysis of the financial effect it might have on the association. Therefore should you desire more information about any case, or want to know whether cases that may not as yet be the subject of a written disclosure to members and prospective buyers have been filed against the association, all of the pleadings of a case are public records, and unless sealed by an order of the Court, the file may be viewed and copies may be obtained from the office of the Clerk of the Court in the County where the association is located, which is the County where a lawsuit against an association is usually filed.





Resale Statement of Account (continued)

CA-B85528

Millenia Community Association This statement has been prepared on December 18, 2023

of 1823 Vesta Dr, Chula Vista, CA 91915

Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Disclosure to Seller and Buyer

- 1. FirstService Residential California is the Property Management Company for Millenia Community Association.
- 2. Homeowner assessments are due in advance on the 1st day of each month. A statement will be sent to the buyer's mailing address, as a courtesy, within 30 days from the notification of close of escrow ("COE") to FirstService Residential California. Should buyer not receive a billing within 30 days of COE, Buyer is to send 1 month's dues payment to the Association along with a copy of this form. The assessment payment due-date is established by the Association (generally the 15th or 30th day of each month), and any payments received after the due date may be subject to a late charge.
- 3. Association assessments are an assessment ON PROPERTY. California Law provides the Association with the right to lien and foreclose ON YOUR PROPERTY due to nonpayment of assessments.
- 4. California Civil Code §4525 requires that the Seller of real property within an Association / Common Interest Development provide to a Buyer certain items. The Seller may request the Homeowners Association to provide the Buyer the items and the Association may charge a reasonable fee for this service. These fees, in addition to other fees charged by the Association, are set forth in this Statement of Account.
- 5. This Statement of Account documents the referenced account as of the date of issuance. Payments and charges are posted to accounts daily. Escrow, FirstService Residential California offers (1) free update(s) within 30 days, any subsequent updates are charged \$120 per request. Verbal updates are not provided. The requester is responsible for obtaining an update for the account at least (2) days prior to closing.
- 6. Upon closing, Escrow is responsible for collecting all amounts shown on this Statement of Account; no refunds will be issued for any Homeowners Association documents requested by Escrow.
- 7. Should this escrow transaction cancel or not close: a) All amounts shown on this Statement of Account remain payable by the Seller. Entering into an escrow does not suspend the responsibility to pay the Association assessment; b) in the event this escrow transaction cancels, Escrow is responsible for collecting and remitting the cancellation fee of \$75.00. If this fee is not collected, the charge will remain on the Seller's account until paid.
- 8. Sellers who pay their assessments via ACH can cancel their recurring payment in advance of the closing by going to FSResidential.com/California, selecting "Make a Payment", and logging into their account to terminate their ACH payment setup. The seller's ACH payment will be automatically terminated once the buyer's account is set up in our software system.





Return Form CA-B85528

ATTENTION ESCROW:

To assist in refunding any credit balance due to the seller it is imperative that you provide the seller's forwarding address in the closing documents remitted to FirstService Residential. You can utilize the below return form or remit the information in a closing letter from your office.

Failing to provide the seller's forwarding address may result in the seller's credit balance being forwarded to your office for disposition to the seller.

Seller , please provide the following	ng information:		
Forwarding Address:			
Escrow , please provide the follow	ring information:		
The property will 🗌 will not 🗌 be	occupied by the owners(s).	Property will be occupied as of	
All billings, correspondence for ne	ew owners, after COE should	l be mailed to Buyer's at:	
List all new owners on title for sai	d property:		
of Account, each understands its	s responsibilities as set fort sidential California, the cha	cument which specifies the fees due for t th herein, and each authorizes the Escrov rges set forth, respectively, as currently	Agent to pay to the
Seller's Signature	Date	Buyer's Signature	Date
Name (print or type)		Name (print or type)	
Seller's Signature	Date	Buyer's Signature	Date
Name (print or type)		Name (print or type)	

Please forward this statement signed by all parties, escrow's closing statement(s), fees and sums due to:

FirstService Residential California, LLC 15241 Laguna Canyon Road Irvine, CA 92618 Documentation provided to Seller at the time Seller purchased this property. Buyer is encouraged to contact HOA for current information.

Important Information



PREPARED EXCLUSIVELY FOR:

1823 Vesta Dr Chula Vista, CA 91915 Disclosure Documents



PREPARED EXCLUSIVELY FOR:

1823 Vesta Dr Chula Vista, CA 91915





December 18, 2023

Opendoor Property Trust I, a Delaware Statutory Trust 1823 Vesta Dr Chula Vista, CA 91915

Dear Opendoor Property Trust I, a Delaware Statutory Trust:

FirstService Residential California represents your Board of Directors and provides management services to your community. We welcome the opportunity to serve you and look forward to a great relationship. FirstService has been in business since 1968. We specialize in the management of HOA and condominium associations and presently manage several associations in your area.

The nearest branch office location: FirstService Residential, CA - San Diego 3131 Camino Del Rio North, Suite 230 San Diego, CA 92108

If you need to contact us after hours, on weekends or in case of an emergency, please call (800) 428-5588. Our regular business office hours are 8:00 am until 5:00 pm, Monday through Friday.

Your community manager will be your primary contact and will be touring your community regularly for the purpose of CC&R compliance and supervising maintenance activities. Your community manager will also be working with your Board of Directors in an effort to enrich lifestyles within the community, enhance property values and to ensure that all administrative and financial matters are in order.

Please make your assessment checks payable to your homeowner's association and include your account number(s) on your check. You will receive your payment coupons or payment statement in the near future. As an alternative we recommend you use ClickPay, a convenient way to pay your Association assessment.

To better serve you, our Call Center Customer Care Staff is standing by to answer any questions you may have regarding your account and your community. Please call our main number (800) 428-5588 for assistance. At FirstService Residential California we have built a team of professionals you can count on and we look forward to the opportunity to serve you.

Sincerely yours,

FirstService Residential California





As provided for in amended Gov. Code §12956.1, associations must place a cover page or stamp on the first page of their CC&Rs stating, in at least 14-point boldface type, the following:

If this document contains any restriction based on race, color, religion, sex, gender, gender identity, gender expression, sexual orientation, familial status, marital status, disability, genetic information, national origin, source of income as defined in subdivision (p) of Section 12955, or ancestry, that restriction violates state and federal fair housing laws and is void, and may be removed pursuant to Section 12956.2 of the Government Code. Lawful restrictions under state and federal law on the age of occupants in senior housing or housing for older persons shall not be construed as restrictions based on familial status.

Billing Disclosure Form







Billing Disclosure Form

CA-B85528

Provided as required by Section 4525*

THIS IS NOT AN INVOICE: This form is being provided as required by California Civil Code §4530 and is not intended to be utilized as a total amount due on any specific resale transaction.

The seller may, in accordance with Section 4530 of the Civil Code, provide to the prospective purchaser, at no cost, current copies of any documents specified by Section 4525 that are in the possession of the seller. A seller may request to purchase some or all of these documents, but shall not be required to purchase ALL of the documents listed on this form.

Account Information: Provider of §4525 Items:

Association: Skylar Print Name: Sue Scanlon
Property Address: 1823 Vesta Dr Position/Title: Association Disclosure Specialist
Chula Vista, CA 91915 Date Completed: December 18, 2023

Owner of Property:

Owner's Mailing Address: 1823 Vesta Dr, Chula Vista, CA 91915

Not Available(N/A), Not Applicable(N/App),

OR Directly Provided by Seller and confirmed in writing by Seller as a ee For Document, current document (DP)

Document	Civil Code Section	Fee For Document	current document (DP)
Articles of incorporation or statement	Section 4525(a)(1)	\$48.00	
that not incorporation			
CC&Rs	Section 4525(a)(1)	\$55.00	
Bylaws	Section 4525(a)(1)	\$48.00	
Operating Rules	Section 4525(a)(1)	\$34.00	
Age restrictions, if any	Section 4525(a)(2)	\$0 (Included in CC&Rs)	
Rental restrictions, if any	Sections 4525(a)(9)	\$0 (Included in CC&Rs)	
Annual budget report or summary,	Sections 5300 and 4525(a)(3)	\$48.00	
including reserve study			
Assessment and reserve funding	Sections 5300 and 4525(a)(4)	\$0 (Included in Budget)	
disclosure summary			
Financial statement review	Sections 5305 and 4525(a)(3)	\$48.00	
Assessment enforcement policy	Sections 5310 and 4525(a)(4)	\$0 (Included in Budget)	
Insurance summary	Sections 5300 and 4525(a)(3)	\$0 (Included in Budget)	
Regular assessment	Section 4525(a)(4)	\$0 (Included in Statement)	
Special assessment	Section 4525(a)(4)	\$0 (Included in Statement)	
Emergency assessment	Section 4525(a)(4)	\$0 (Included in Statement)	
Other unpaid obligations of the seller	Sections 5675 and 4525(a)(4)	\$0 (Included in Statement)	
Approved changes to assessments	Sections 5300 and 4525(a)(4),(8)	\$0 (Included in Budget)	
Settlement notice regarding common	Sections 4525(a)(6), (7) and 6100	See disclosure if applicable	
area defects			
Preliminary list of defects	Section 4525(a)(6), 6000 and 6100	See disclosure if applicable	
Notice(s) of violation	Sections 5855 and 4525(a)(5)	\$0 (Included in Statement)	
Required statement of fees	Section 4525	\$0 (Included in Statement)	
Minutes of regular meetings of the	Section 4525(a)(10)	\$97.00	
board of directors conducted over the			
previous 12 months, if requested			

TOTAL FEES for these documents: \$378.00 DO

*The information provided in this form may not include all fees that may be imposed before the close of the escrow. Additional fees that are not related to the requirements of Section 4525 may be charged separately. Please visit www.fsresidential.com/california, click Order Documents & Certifications in the upper left-hand corner, and follow the instructions to download a full list of fees and services.

As provided for in amended <u>Gov. Code §12956.1</u>, associations must place a cover page or stamp on the first page of their CC&Rs stating, in at least 14-point boldface type, the following:

If this document contains any restriction based on race, color, religion, sex, gender, gender identity, gender expression, sexual orientation, familial status, marital status, disability, genetic information, national origin, source of income as defined in subdivision (p) of Section 12955, or ancestry, that restriction violates state and federal fair housing laws and is void, and may be removed pursuant to Section 12956.2 of the Government Code. Lawful restrictions under state and federal law on the age of occupants in senior housing or housing for older persons shall not be construed as restrictions based on familial status.





Resale Statement of Account

CA-B85528

Skylar Owners Association This statement has been prepared on December 18, 2023

On behalf of

1823 Vesta Dr, Chula Vista, CA 91915 Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Insurance Information

For all insurance information please contact:

Name: LaBarre/ Oksnee Insurance Phone Number: 800-698-0711

Fees due from Seller

Please send one check for the following amounts/sums due payable to: Skylar Owners Association, 15241 Laguna Canyon Road.

Balance due for account number SKYL-SKYLA-0019-01 through 12/18/2023:

\$3,780.02 \$165.00

Release of Lien Fee:

(The lien will be released concurrent with the close of escrow and when all amounts due to the association have been paid in full.)

Recording Administration Fee:

\$125.00

The amount above is the balance for the account as of the above date. Late fees, additional assessments and other charges will be added as they occur. *FirstService Residential California* offers (1) free update(s) within 30 days, any subsequent updates are charged \$120 per request. Verbal updates are not provided. The requester is responsible for obtaining an update for the account (7) days prior to closing.

Please note: No credits will be issued by FirstService Residential California. Any adjustment to the maintenance account must be made between the buyer and seller at closing.

Fees due from Buyer

Please send one check for the following amounts/sums due payable to: Skylar Owners Association, 15241 Laguna Canyon Road.

First Monthly ASSESSMENT: First Monthly MASTER DUES:

\$189.00

\$42.00





Resale Statement of Account (continued)

CA-B85528

Skylar Owners Association
This statement has been prepared on December 18, 2023

ehalf of

1823 Vesta Dr, Chula Vista, CA 91915 Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Fees due for Resale Statement of Account

Please send a SEPARATE check for all of the foregoing amounts/sums due to: FirstService Residential California, 15241 Laguna Canyon Road.

The following is a statement including the disclosure fee due for the preparation of this certificate and any subsequent documentation.

Next Day (1-2 days) Statement of Account Transfer Processing Fee	\$430.00
-Next Day Processing	\$132.00
Litigation Disclosure / Letter	\$48.00
Occupancy Report	\$41.00
Certificate of Insurance (Association)	\$48.00
Management Liability Certificate	\$48.00
Annual Budget Package	\$48.00
Financial Audit / Review	\$48.00
12 Months Board Meeting Minutes	\$48.50
Operating Rules / Association Policies	\$34.00
CC&Rs	\$55.00
Articles of Incorporation	\$48.00
ByLaws	\$48.00

Total Resale Statement of Account Fees Due: \$1,076.50

Requester Information

Requested By: Special Ops Unit Company: OS National Address: 3097 Satellite Blvd, Suite 400

Duluth, GA 30096 6782054092

Phone #: 6782054092
Email: souprocessing@osnational.com
Escrow #: CA104707





Resale Statement of Account (continued)

CA-B85528

Skylar Owners Association
This statement has been prepared on December 18, 2023

On behalf of 1823 Vesta Dr, Chula Vista, CA 91915

Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Assessment Information

The following is a statement as to the amount of Skylar Owners Association's current regular assessments, special assessments, and any other fees or charges currently imposed by the Association and payable by unit owner(s).

ASSESSMENT: \$189.00 due Monthly on the 1st day of the payment period MASTER DUES: \$42.00 due Monthly on the 1st day of the payment period

Late Fee: Any assessment received 15 days after the due date will be assessed a late fee of

\$10.00 or 10%, whichever is greater. At 31 days, an additional 1% of the total

assessment amount will be assessed.

Violation Information

The records of Skylar Owners Association reflect the following alleged violation(s) of the governing documents that remains unresolved at the time of the request:

The following violations are noted on file:

Delinquency: Water Created: 08/23/2023

(As of August 3, MeterNet has reported your account as 31-60 days delinquent in the amount of \$111.61 with a total balance of \$220.84. When you purchased your home at Skylar at Millenia Homeowners Association you agreed to abide by the governing documents, section 5.25 states, "Each Owner, by acceptance of a deed, acknowledges that the public utility (Service Provider) provides water and sewer service to the Neighborhood...Individual submeters will be installed on each Condominium that measure water usage for each of the individual Condominiums, and each Owner will be responsible for paying its share of such water bill in accordance with the procedures set forth below, which amount shall be considered the Utility Assessment for such Residential Unit." Please remit payment to MeterNet as soon as possible; they can be contacted at 800-985-1179. If the delinquency is not addressed, the Association may take further action in order to collect payment. Thank you.)

This statement by the Association does not relieve the Buyer of the property from the obligation to disclose alterations or improvements to the property which violate the declaration or which may not have been approved, nor does it preclude the Association from taking action against the purchaser of the property for violations existing at the time purchase. There may be other items that have not been noted on this statement as it relates to landscaping or architectural improvements that may or may not be approved by the Association at the time of receipt of this notice. California Civil Code §4525 Section (5) read in part; "The notice shall not be deemed a waiver of the association's right to enforce the governing documents against the owner or the prospective purchaser of the separate interest with respect to any violation."

If you have any questions regarding violations, please contact the Community Manager, Sarah Trobaugh, at 858-657-2196.





Resale Statement of Account (continued)

CA-B85528

Skylar Owners Association
This statement has been prepared on December 18, 2023

1823 Vesta Dr, Chula Vista, CA 91915 Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Litigation Information

This notice confirms that FirstService Residential California has not been advised by the above named association that the association is aware of or has been served with any pending litigation against the association. This is also to advise you that FirstService Residential California has not undertaken any independent search as to whether there is any pending litigation against the association.

This disclosure is meant to provide notice of material litigation matters of the Association that it is aware of as of the date of this disclosure, and this disclosure does not include any matter that might be pending in Small Claims Court.

The proceeding is not intended to suggest that there is or is not active or pending litigation within the association.

You are advised that there are often delays in the preparation of litigation disclosures by associations. They arise due to the delay that occurs from the time a lawsuit is filed against an association until the time it is served on the association, and until a written litigation disclosure is prepared by legal counsel representing an association, and thereafter is made available by an association's board of directors. Once a disclosure on a case is prepared, it is to be regarded as a general notice of certain non-confidential and non-privileged matters in connection with the disclosed litigation as of the date that such disclosure was prepared. In addition, such a disclosure is not an exhaustive discussion of the facts of a case nor is it a prediction of the outcome of it, or an analysis of the financial effect it might have on the association. Therefore should you desire more information about any case, or want to know whether cases that may not as yet be the subject of a written disclosure to members and prospective buyers have been filed against the association, all of the pleadings of a case are public records, and unless sealed by an order of the Court, the file may be viewed and copies may be obtained from the office of the Clerk of the Court in the County where the association is located, which is the County where a lawsuit against an association is usually filed.





Resale Statement of Account (continued)

CA-B85528

Skylar Owners Association
This statement has been prepared on December 18, 2023

1823 Vesta Dr, Chula Vista, CA 91915 Purchaser(s) is/are Opendoor Property Trust I, a Delaware Statutory Trust

Disclosure to Seller and Buyer

- 1. FirstService Residential California is the Property Management Company for Skylar Owners Association.
- 2. Homeowner assessments are due in advance on the 1st day of each month. A statement will be sent to buyer's mailing address, as a courtesy, within 30 days from the notification of close of escrow ("COE") to FirstService Residential California. Should buyer not receive a billing within 30 days of COE, Buyer is to send 1 month's dues payment to the Association along with a copy of this form. The assessment payment due-date is established by the Association (generally the 15th or 30th day of each month), and any payments received after the due date may be subject to a late charge.
- 3. Association assessments are an assessment ON PROPERTY. California Law provides the Association with the right to lien and foreclose ON YOUR PROPERTY due to nonpayment of assessments.
- 4. California Civil Code §4525 requires that the Seller of real property within an Association / Common Interest Development provide to a Buyer certain items. The Seller may request the Homeowners Association to provide the Buyer the items and the Association may charge a reasonable fee for this service. These fees, in addition to other fees charged by the Association, are set forth in this Statement of Account.
- 5. This Statement of Account documents the referenced account as of the date of issuance. Payments and charges are posted to accounts daily. Escrow, FirstService Residential California offers (1) free update(s) within 30 days, any subsequent updates are charged \$120 per request. Verbal updates are not provided. The requester is responsible for obtaining an update for the account at least (2) days prior to closing.
- 6. Upon closing, Escrow is responsible for collecting all amounts shown on this Statement of Account; no refunds will be issued for any Homeowners Association documents requested by Escrow.
- 7. Should this escrow transaction cancel or not close: a) All amounts shown on this Statement of Account remain payable by the Seller. Entering into an escrow does not suspend the responsibility to pay the Association assessment; b) in the event this escrow transaction cancels, Escrow is responsible for collecting and remitting the cancellation fee of \$75.00. If this fee is not collected, the charge will remain on the Seller's account until paid.
- 8. Sellers who pay their assessments via ACH can cancel their recurring payment in advance of the closing by going to FSResidential.com/California, selecting "Make a Payment", and logging into their account to terminate their ACH payment setup. The seller's ACH payment will be automatically terminated once the buyer's account is set up in our software system.





Resale Statement of Account

CA-B85528

Property Address: 1823 Vesta Dr, Chula Vista, CA 91915

Association: Skylar Owners Association

Transaction History

Date	Туре	Description	Amount	Balance
07/03/23	Payment	CLICKPAY ACH 62801756	(\$1,986.87)	\$0.00
07/06/23	Reversal	INSUFFICIENT FUNDS 62801756	\$1,986.87	\$1,986.87
07/06/23	Charge	RETURN PYMT FEE	\$35.00	\$2,021.87
07/06/23	Charge	IT PAST DUE BALANCE	\$14.16	\$2,036.03
07/15/23	Charge	LATE FEE	\$21.32	\$2,057.35
08/01/23	Charge	ASSESSMENT	\$171.22	\$2,228.57
08/01/23	Charge	MASTER DUES	\$42.00	\$2,270.57
08/03/23	Charge	IT PAST DUE BALANCE	\$19.61	\$2,290.18
08/03/23	Charge	VALIDATION NOTICE	\$125.00	\$2,415.18
08/04/23	Credit	CHARGE ERROR	(\$125.00)	\$2,290.18
08/04/23	Credit	CHARGE ERROR	(\$19.61)	\$2,270.57
08/15/23	Charge	LATE FEE	\$21.32	\$2,291.89
09/01/23	Charge	ASSESSMENT	\$171.22	\$2,463.11
09/01/23	Charge	MASTER DUES	\$42.00	\$2,505.11
09/06/23	Charge	IT PAST DUE BALANCE	\$22.30	\$2,527.41
09/11/23	Charge	INT TO LIEN W/TITLE	\$250.00	\$2,777.41
09/15/23	Charge	LATE FEE	\$21.32	\$2,798.73
09/16/23	Charge	ADD'L LETTER	\$25.00	\$2,823.73
10/01/23	Charge	ASSESSMENT	\$171.22	\$2,994.95
10/01/23	Charge	MASTER DUES	\$42.00	\$3,036.95
10/04/23	Charge	IT PAST DUE BALANCE	\$24.65	\$3,061.60
10/15/23	Charge	LATE FEE	\$21.32	\$3,082.92
11/01/23	Credit	CHARGE ERROR	(\$250.00)	\$2,832.92
11/01/23	Charge	ASSESSMENT	\$171.22	\$3,004.14
11/01/23	Charge	MASTER DUES	\$42.00	\$3,046.14
11/03/23	Charge	IT PAST DUE BALANCE	\$29.75	\$3,075.89





Resale Statement of Account (continued)			CA-B85528	
11/15/23	Charge	LATE FEE	\$21.32	\$3,097.21
11/27/23	Charge	LIEN	\$275.00	\$3,372.21
12/01/23	Charge	ASSESSMENT	\$171.22	\$3,543.43
12/01/23	Charge	MASTER DUES	\$42.00	\$3,585.43
12/01/23	Charge	NOTARY FEE-LN	\$15.00	\$3,600.43
12/01/23	Charge	SB2 RECORDING FEE-LN	\$125.00	\$3,725.43
12/05/23	Charge	IT PAST DUE BALANCE	\$29.59	\$3,755.02
12/08/23	Charge	DOC HANDLING - LN	\$25.00	\$3,780.02
	Balance			\$3,780.02





Return Form CA-B85528

ATTENTION ESCROW:

To assist in refunding any credit balance due to the seller it is imperative that you provide the seller's forwarding address in the closing documents remitted to FirstService Residential. You can utilize the below return form or remit the information in a closing letter from your office.

Failing to provide the seller's forwarding address may result in the seller's credit balance being forwarded to your office for disposition to the seller.

Seller , please provide the following	ng information:		
Forwarding Address:			
Escrow , please provide the follow	ring information:		
The property will 🗌 will not 🗌 be	occupied by the owners(s).	Property will be occupied as of	
All billings, correspondence for ne	ew owners, after COE should	l be mailed to Buyer's at:	
List all new owners on title for sai	d property:		
of Account, each understands its	s responsibilities as set fort sidential California, the cha	cument which specifies the fees due for t th herein, and each authorizes the Escrov rges set forth, respectively, as currently	Agent to pay to the
Seller's Signature	Date	Buyer's Signature	Date
Name (print or type)		Name (print or type)	
Seller's Signature	Date	Buyer's Signature	Date
Name (print or type)		Name (print or type)	

Please forward this statement signed by all parties, escrow's closing statement(s), fees and sums due to:

FirstService Residential California, LLC 15241 Laguna Canyon Road Irvine, CA 92618 Occupancy Report

