

REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.) (C.A.R. Form TDS, Revised 12/21)

	•		
		T CONCERNS THE REAL PROPERTY	
	El Monte DESCRIBED AS	, COUNTY OFLos Ango 3629 Ponderosa St, El Monte, CA 91	eles, STATE OF CALIFORNIA, 1732 .
	THIS STATEMENT IS A DISCLOSU WITH SECTION 1102 OF THE CIV KIND BY THE SELLER(S) OR AN	URE OF THE CONDITION OF THE ABO VIL CODE AS OF (date) 12/16/20 NY AGENT(S) REPRESENTING ANY F	VE DESCRIBED PROPERTY IN COMPLIANCE
		COORDINATION WITH OTHER DISCLO	` ,
	This Real Estate Transfer Disclosure S depending upon the details of the paresidential property). Substituted Disclosures: The following the state of the paresidential property.	Statement is made pursuant to Section 1102 rticular real estate transaction (for example ing disclosures and other disclosures requires the state of	of the Civil Code. Other statutes require disclosures, so special study zone and purchase-money liens on red by law, including the Natural Hazard Disclosure pecial assessment information, have or will be made
	in connection with this real estate tra matter is the same:		closure obligations on this form, where the subject
	Additional inspection reports or dis		
	Seller may have obtained a limite No substituted disclosures for this		e supplied to Buyer at Buyer's request if available.
	Buyers may rely on this information	information with the knowledge that end in deciding whether and on what terms g any principal(s) in this transaction to pr	ven though this is not a warranty, prospective to purchase the subject property. Seller hereby rovide a copy of this statement to any person or
		PRESENTATIONS MADE BY TH	HE SELLER(S) AND ARE NOT THE
	REPRESENTATIONS OF THE INTENDED TO BE PART OF ANY	AGENT(S), IF ANY. THIS INFORM. CONTRACT BETWEEN THE BUYER A	ATION IS A DISCLOSURE AND IS NOT AND SELLER.
	Seller <u>is</u> <u>√</u> is not occupying the A. The subject property has the it	ne property. Seller has never occupied this property. Sown inspections performed and verify all tems checked below: *	Seller encourages Buyer to have their information relating to this property
Buyer is aware that the security system does not convey with sale of the home. Kwikset 914 lock will be removed and replaced with a standard lock prior to the clos of escrow.	Washer/Dryer Hookups Rain Gutters Burglar Alarms Carbon Monoxide Device(s) Smoke Detector(s) Fire Alarm TV Antenna Satellite Dish Intercom Central Heating Central Heating Central Air Conditioning Evaporator Cooler(s) Exhaust Fan(s) in Gas Starter Other: Are there, to the best of your (Seller's	Wall/Window Air Conditioning Sprinklers Public Sewer System Septic Tank Sump Pump Water Softener Patio/Decking Built-in Barbecue Gazebo Security Gate(s) Garage: Attached Not Attached Carport Automatic Garage Door Opene Number Remote Controls Sauna Hot Tub/Spa: Locking Safety Cover 220 Volt Wiring in Tile s) knowledge, any of the above that are not necessary): List of items in the home may not be completed.	Quick Release Mechanism on Bedroom Windows Water-Conserving Plumbing Fixtures Fireplace(s) in Living room Age: Unknown (approx.) t in operating condition? Yes No. If yes, then
	Seller has never occupied this property. Se (*see note on page 2)	eller encourages Buyer to have their own inspections	performed and verify all information relating to this property
	© 2021, California Association of REALTORS®, Ir TDS REVISED 12/21 (PAGE 1 OF 3)	nc. Buyer's Initials /	Seller's Initials MM / EQUAL HOUGHOU OPPORTUNITY
	REAL ESTAT	E TRANSFER DISCLOSURE STATEM	ENT (TDS PAGE 1 OF 3)

Property Address:	3629 Ponderosa St, El Monte, CA 91732	Date: 12/16/2022
space(s) below. Interior Walls Ceiling	any significant defects/malfunctions in any of the following? gs	ndows Doors Foundation Slab(s)
	s ☐ Walls/Fences ☐ Electrical Systems ☐ Plumbing/Sewers,	_
property	ed this property. Seller encourages Buyer to have their own inspections per	rrormed and verify all information relating to this
If any of the above is checked	, explain. (Attach additional sheets if necessary.):	
+1		
device, garage door opener, o carbon monoxide device stand device standards of Chapter 12 (commencing with Section 1158 have quick-release mechanisms Code requires all single-family of January 1, 2017. Additionally, of	nce, device, or amenity is not a precondition of sale or transfor child-resistant pool barrier may not be in compliance with the dards of Chapter 8 (commencing with Section 13260) of Parl 2.5 (commencing with Section 19890) of Part 3 of Division 13 of 200) of Chapter 5 of Part 10 of Division 104 of, the Health and S in compliance with the 1995 edition of the California Building S residences built on or before January 1, 1994, to be equipped worn and after January 1, 2014, a single-family residence built on equipped with water-conserving plumbing fixtures as a condition 101.4 of the Civil Code.	e safety standards relating to, respectively, t 2 of Division 12 of, automatic reversing f, or the pool safety standards of Article 2.5 Safety Code. Window security bars may not Standards Code. Section 1101.4 of the Civil vith water-conserving plumbing fixtures after or before January 1, 1994, that is altered
C. Are you (Seller) aware of a		but not limited to, asbestos,
	gas, lead-based paint, mold, fuel or chemical storage tanks, and	
2. Features of the prope	rty shared in common with adjoining landowners, such as walls	s, fences, and driveways,
	sibility for maintenance may have an effect on the subject prope easements or similar matters that may affect your interest in the	= =
	tural modifications, or other alterations or repairs made without	
	tural modifications, or other alterations or repairs not in complia	
	erwise) on the property or any portion thereof	
	cause, or slippage, sliding, or other soil problems	
	grading problems	= =
	nonconforming uses, violations of "setback" requirements	
	problems or other nuisances	
	I restrictions or obligations	
	ation which has any authority over the subject property	
14. Any "common area" (facilities such as pools, tennis courts, walkways, or other areas	co-owned in undivided
	nent or citations against the property	
	ainst the Seller threatening to or affecting this real property, claim IO or 914 threatening to or affecting this real property, claims for	
	ning to or affecting this real property, or claims for breach of an ent	
	3 threatening to or affecting this real property, including any law	
•	10 or 914 alleging a defect or deficiency in this real property of	or "common areas" (facilities
such as pools, tennis courts	s, walkways, or other areas co-owned in undivided interest with of	thers) Yes 🕱 No
12) Duyer to commit Coans		over occupied this property. Seller encourages Buyer to have ons performed and verify all information relating to this prop
2) Property is a townhome, p 13/14) Arbor Palms Homeowners Ass	ociation, 626-967-7821 and main Fee: \$345.00 monthly paid. Please see attac	ched for HOA-related expenses provided to
Seller at the time Seller purchased th	is property. Buyer is encouraged to contact HOA for current information.	
Safety Code by havin	at the property, as of the close of escrow, will be in complianc g operable smoke detector(s) which are approved, listed, and if and applicable local standards.	
2. The Seller certifies th	and applicable local standards. lat the property, as of the close of escrow, will be in compliar g the water heater tank(s) braced, anchored, or strapped in place	
		♠
TDS REVISED 12/21 (PAGE 2	P.OF 3) Buyer's Initials / Sell	ler's Initials MM / EQUAL HOUSING OPPORTUNITY

		3629 Ponderosa St, El Mo			Date: 12/16/2022
Seller Seller		tion herein is true and correct	to the bes	t of the Seller's knowledge	as of the date signed by the
Seller	Authorized Signer on Behalf o	f		Dat	te
Seller	Opendoor			Dai	te
		III. AGENT'S INSPI	ECTION D	DISCLOSURE	
	(To be cor	npleted only if the Seller is re			action.)
PROF	PERTY AND BASED (ESSIBLE AREAS OF TH	D ON THE ABOVE INQUI ON A REASONABLY COM E PROPERTY IN CONJUNC	MPETENT	AND DILIGENT VISUA	AL INSPECTION OF THE
_ A	gent notes no items for disc	spection Disclosure (AVID Form losure. ns:			
Agent	(Broker Representing Selle	r) Keller Williams Realty Mission Vie	ijo By	y(Associate Licensee or Broker Sign	Date 12/16/2022
ACCE	UNDERSIGNED, BASE SSIBLE AREAS OF TH		obtained the obtai	he offer is other than the a	- ,
Agent	(Broker Obtaining the Offer)(Please Print)	By	(Associate Licensee or Broker Sign	Date
Р	ROPERTY AND TO PR	(S) MAY WISH TO OBTAIN OVIDE FOR APPROPRIAT CT TO ANY ADVICE/INSPE	E PROVI	SIONS IN A CONTRACT	
I/WE	ACKNOWLEDGE RECE Megan Meyer	IPT OF A COPY OF THIS S ized Signer on Behalf of Date 12/16/20	TATEMEI 22Buyer	NT.	Date
Seller	0 0	Opendoor Date	Buyer		Date
Agent (Broker Representing Seller)	Keller Williams Realty Mission Viejo (Please Print)	By	(Associate Licensee or Broker Signa Joseph Iuliucci	Date 12/16/2022
Agent (Broker Obtaining the Offer)	(Please Print)	Ву	(Associate Licensee or Broker Signa	Date
AFTE ACT V	RACT FOR AT LEAST R THE SIGNING OF A WITHIN THE PRESCRIB	CIVIL CODE PROVIDES A THREE DAYS AFTER THE N OFFER TO PURCHASE. ED PERIOD. IS QUALIFIED TO ADVIS	IF YOU	WITH THE RIGHT TO RY OF THIS DISCLOSUR WISH TO RESCIND THE	RESCIND A PURCHASE RE IF DELIVERY OCCURS CONTRACT, YOU MUST
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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.

Sel	ler m	nakes the following disclos 3629 Ponderosa S	ures with regard to the it, El Monte, CA 91	real property	or manufactured Assessor's	d home describe s Parcel No.	d as _	3549-044-0°	10	
	ated		,			Los Angele	es	California ('Prope	ertv").
1.	Dis	sclosure Limitation: The	following are repres	entations m	ade by the Se	eller and are r	ot the	representat	ions	of the
		ent(s), if any. This discl								
		bstitute for any inspection								
		rt of the contract betwee								
		other person working w								
		alified to advise on real e								
2.		te to Seller, PURPOSE:								
		perty and help to eliminate					0		,	
	•	Answer based on actual k				•				
	•	Something that you do no				fferently by a Bu	ver.			
	•	Think about what you wou					,			
	•	Read the questions careful		, ,	, ,	•				
	•	If you do not understand		estion, or wh	at to disclose	or how to make	e a dis	closure in re	spons	e to a
		question, whether on this	form or a TDS, you s	should consul	t a real estate	attorney in Calif	ornia of	your choosi	ng. A	broker
		cannot answer the question								
3.	Not	te to Buyer, PURPOSE: T								irability
		he Property and help to elin								
	•	Something that may be m					e Seller.			
	•	If something is important	to you, be sure to put yo	our concerns a	nd questions in	writing (C.A.R. f	orm BM	II).		
	•	Sellers can only disclose	what they actually know	. Seller may n	ot know about a	all material or sig	nificant	items.		
	•	Seller's disclosures are no	ot a substitute for your o	wn investigati	ons, personal ju	dgments or com	mon se	nse.		
4.		LLER AWARENESS: For								
		o." A "yes" answer is ap								
		less otherwise specified.	Explain any "Yes" answ	ers in the spa	ce provided or a	attach additional	comme	ents and chec	k para	igraph
	19.									
5.		CUMENTS:						(SELLER) A	WAR	E OF
	Rep	ports, inspections, disclosi	ures, warranties, maint	enance recor	nmendations, e	stimates, studie	s, surve	eys or		
	oth	er documents (whether pre	pared in the past or pre	sent, including	g any previous t	ransaction and v	vhether	or not		
	Sel	ler acted upon the item), p	pertaining to (i) the con-	dition or repai	r of the Propert	y or any improv	ement o	on this		
	Pro	perty in the past, now or pr	oposed; or (ii) easemer	nts, encroachr	nents or bounda	ary disputes				
	affe	ecting the Property whether	oral or in writing and w	hether or not p	provided to the S	Seller			Yes	X No
	Not	te: If yes, provide any suc	ch documents in your	possession t	o Buyer.					_
	Exp	olanation:		•	-					
6.	ST	ATUTORILY OR CONTRA	CTUALLY REQUIRED	OR RELATE	D:	AF	RE YOU	(SELLER) A	WARI	E OF
		Within the last 3 years, th								
		(Note to seller: The mann								
		a death by HIV/AIDS.)			, , , , , , , , , , , , , , , , , , , ,		,			
	B.	An Order from a governm	ent health official identif	fying the Prop	erty as being co	ntaminated by				
		methamphetamine. (If yes							Yes	X No
	C.	The release of an illegal of	ontrolled substance on	or beneath the	e Property			_	Yes	V No
	D.	The release of an illegal of Whether the Property is lo	cated in or adjacent to	an "industrial	use" zone				Yes	V No
		(In general, a zone or dist	rict allowing manufactur	ring commerc	ial or airport use	e)			. 00	A 110
	F	Whether the Property is a	ffected by a nuisance of	reated by an "	industrial use" z	one			Ves	X No
		Whether the Property is a							163	M NO
	٠.	(In general, an area once								
		munitions.)							Voc	V No
	c	Whether the Property is a	condominium or locate	d in a planner	unit dovolones	ont or other			168	V NO
	G.	virietrier trie Property is a	condominium or locate	u in a piannec	uriit developme	ent or other		V	Vac	□ N-
	ш	common interest subdivis	the Dresert with a					······ 🔼	res	∐ No
	Н.	Insurance claims affecting	ine Property within the	past 5 years					Yes	X No
© 20)22. C	California Association of REALTOR	S®. Inc.							^
		EVISED 6/22 (PAGE 1 OF		/		Seller's Initials	MN	1		1=1
		,	,						_	EQUAL HOUSING OPPORTUNITY
		•	SELLER PROPERTY	MOE STION	NAIRE (SPQ	FAGE I UF 4)				

Pro	pperty Address: 3629 Ponderosa St, El Monte, CA 91732		
	 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 completely is part of HOA. 	. X Yes	s 🛛 No
7.	REPAIRS AND ALTERATIONS: A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property	R) AWAF	RE OF
	(including those resulting from Home Warranty claims)	Yes	No Y
	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	X No
	(for example, drain or sewer clean-out, tree or pest control service)	Yes	X No
	D. Any part of the Property being painted within the past 12 months	X Yes	s No
	E. Whether the Property was built before 1978 (if No, leave (a) and (b) blank)	Yes	No X
	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. Full interior painting and exterior painting on front door.		
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLER	R) AWAF	RE OF
	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	Y Yes	s \square No
	B. The leasing of any of the following on or serving the Property: solar system, water softener system, water		
	purifier system, alarm system, or propane tank(s)		
	C. An alternative septic system on or serving the Property	Yes	S X No
	detectors, installed a new elongated toilet and wax ring.	a smoke a	and CO
9.	DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELLEF	R) AWAF	RE OF
	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	☐ Yes	No X
	If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood <u>insurance</u> on the		
	Property		
	(NOTE: If the assistance was conditioned upon maintaining flood insurance, Buyer is informed that federal law, 42 USC 5154a requires buyer to maintain such insurance on		
	the Property and if it is not, and the Property is damaged by a flood disaster, Buyer may		
	be required to reimburse the federal government for the disaster relief provided.)		
	Explanation:		
10.	WATER-RELATED AND MOLD ISSUES: ARE YOU (SELLER	R) AWAF	RE OF
	A. Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from	., ,,	
	or in any appliance, pipe, slab or roof; standing water, drainage, flooding, underground water, moisture,		
	water-related soil settling or slippage, on or affecting the Property	X Yes	No No
	C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the		X INO
	Property or neighborhood	Yes	s 🗶 No
	Explanation: A) Replaced water damaged drywall and baseboards at laundry.		
11	PETS, ANIMALS AND PESTS: ARE YOU (SELLER	5) V/V/V (RE OF
•••	A. Past or present pets on or in the Property	Yes	X No
	B. Past or present problems with livestock, wildlife, insects or pests on or in the Property	Yes	X No
	C. Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property, due to		NZ N
	any of the above	∐ Yes	No ⊼ No
	above	X Yes	s 🗌 No
	If so, when and by whom D) Performed treatment for roaches.		
	Explanation:		
12	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLER	S) AWA	RE OF
.2.	A. Surveys, easements, encroachments or boundary disputes	Yes	X No
			_
SP	Q REVISED 6/22 (PAGE 2 OF 4) Buyer's Initials/ Seller's Initials/		
	SELLED DEODEDTY OLIESTIONNAIDE (SDO DAGE 2 OF 4)		EQUAL HOUSING OPPORTUNITY

Pro	perty Address: 3629 Ponderosa St, El Monte, CA 91732				
	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		
	C. Use of any neighboring property by you	lis prop	Yes perty	X	No
40					_
13.	LANDSCAPING, POOL AND SPA: A. Diseases or infestations affecting trees, plants or vegetation on or near the Property		/ARI Yes		
	B. Operational sprinklers on the Property		Yes	X	No
	 (1) If yes, are they ☐ automatic or ☐ manually operated. (2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system 		Yes	П	No
	C. A pool heater on the Property	□ /	Yes	X	No
	If yes, is it operational? D. A spa heater on the Property		Yes Yes		No 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,				
	filters, heaters and cleaning systems, even if repaired		Yes	X	No
	Explanation: Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property				
					_
14.	CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER	\ A\A	/ADI	= 0	
	A. Property being a condominium or located in a planned unit development or other common interest subdivision				r No
	B. Any Homeowners' Association (HOA) which has any authority over the subject property				No
	C. Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned in undivided interest with others)	X	Yes	П	No
	D. CC&R's or other deed restrictions or obligations	X Y	Yes	-	No
	E. Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues, or litigation by or against or fines or violations issued by a Homeowner Association or Architectural				
	Committee affecting the Property	<u> </u>	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 \	V00	П	Nο
	(1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of		163	ш	140
	restrictions or HOA Committee requirement				
	Committee				
	Explanation: A) Property is part of HOA D) Buyer to confirm CC&Rs per neighborhood.				
	F) Contact HOA for specific guidelines and requirements. Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property				_
15.	TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: A. Any other person or entity on title other than Seller(s) signing this form				
	B. Leases, options or claims affecting or relating to title or use of the Property	H'	res 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	□ Y	Yes	Y	Nο
	D. Features of the property shared in common with adjoining landowners, such as walls, fences and driveways,				
	whose use or responsibility for maintenance may have an effect on the subject property	□ 1	Yes	X	No
	subject property, whether in writing or not	<u> </u>	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.	\Box	V 00	V	No
	G. Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an	<u></u> '	165	X	INO
	alteration, modification, replacement, improvement, remodel or material repair of the Property	_ Y	Yes	X	No
	H. The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property being paid by an assessment on the Property tax bill		Yes	Y	No
	Explanation:				
	Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property				_
16.	NEIGHBORS/NEIGHBORHOOD: ARE YOU (SELLER) AW	/ARI	E 0	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	<u> </u>	Yes	X	No
SP	Q REVISED 6/22 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials/		1	/	\

	,	Address: 3629 Ponderosa St, El Monte, CA 91/32		
		Any past or present disputes or issues with a neighbor which might impact the use, developen enjoyment of the Property		Yes X No
	Exp	planation:		
		Seller has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all info	ermation relating to this	nronerty
17	ദ	VERNMENTAL:		LER) AWARE OF
		Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning that applies to or could affect the Property	or general plan	
	B.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions		165 100
		requirements that apply to or could affect the Property		Yes X No
	C.	Existing or contemplated building or use moratoria that apply to or could affect the Property		Yes X No
	D.	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill could affect the Property		
	E.	Proposed construction, reconfiguration, or closure of nearby Government facilities or ameni	ties such as	
		schools, parks, roadways and traffic signals		Yes X No
	F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, bru vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cuttin	g or (iii) that	
	_	flammable materials be removed		
	G.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Pr	operty	Yes X No
		Whether the Property is historically designated or falls within an existing or proposed Histor		
	l.	Any water surcharges or penalties being imposed by a public or private water supplier, ager restrictions or prohibitions on wells or other ground water supplies		
	J.	Any differences between the name of the city in the postal/mailing address and the city which		
	Evn	over the property		Yes X No
	ĽΧÞ	planation:		
18.	ОТІ	HER:	ARE YOU (SEI	LER) AWARE OF
	A.	Any occupant of the Property smoking or vaping any substance on or in the Property, wheth	ner past or prese	nt Yes 🛛 No
	B.	Any use of the Property for, or any alterations, modifications, improvements, remodeling or	material change	
		to the Property due to, cannabis cultivation or growth		🗌 Yes χ No
	C.	Any past or present known material facts or other significant items affecting the value or de-		
	_	Property not otherwise disclosed to Buyer		💹 Yes χ No
	Exp	planation:		
40		ler has never occupied this property. Seller encourages Buyer to have their own inspections performed and ve	-	
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EQUAL HOUSIN OPPORTUNITY

SPQ REVISED 6/22 (PAGE 4 OF 4)



Closing Checklist

LMC-A13122

April 15, 2022

TO: isabelle@raincrossescrow.com RE: IMPORTANT INFORMATION

Attached, please find the Standard Resale Demand - optional MQ you recently requested from Lordon Management Company which was supplied on behalf of the Association. It is important that you review these documents carefully and follow all instructions.

MUST READ FOR YOUR SALE OR REFI TRANSACTION

- 1. If your file cancels you need to notify Lordon Management at escrow@mylordon.com. This demand statement can't be transferred to your new escrow as you need to request for a new demand.
- If we find out you did not request for a new demand on your new escrow you can be and may be subject to fines, or penalties on this account. The escrow company/ seller can and will be held liable for the subject request, charges, etc.
- 3. PLEASE NOTE--Please provide the following information at closing:
 - i. Buyers contact number and email address
 - ii. Sellers forwarding address

PLEASE GO TO CONDOCERTS.COM FOR AN UPDATED DEMAND REQUEST PRIOR TO CLOSING ESCROW.

LORDON MANAGEMENT DOES NOT PROVIDE VERBALS OR EMAILS. PLEASE NOTE THAT THERE IS NOT A FEE FOR AN UPDATED DEMAND.

If you should have any questions please call Lordon Management at 626-967-7921 opt. 8 or you can email us at escrow@mylordon.com

Return to:

1275 Center Court Dr Covina, CA 91724-3602

Thank you in advance for your cooperation!



LMC-A13122

Condominium: Arbor Palms Homeowners Association

Current Owner:

Property Address: 3629 Ponderosa Street , El Monte, CA 91732

Purchaser Name: Opendoor Property Trust I

Date Prepared: 4/15/22

Lien Releases will be prepared when the account is brought current. Please note there is a \$200.00 charge for each lien release. If there are any liens recorded against the property, please send a separate \$200.00 check payable to the "Lordon Management" along with a copy of the recorded lien with your closing information to our office. If your escrow company would like to record it instead of the HOA, then there are no additional charges for recording.

PLEASE GO TO CONDOCERTS.COM FOR AN UPDATED DEMAND REQUEST PRIOR TO CLOSING ESCROW.

LORDON MANAGEMENT DOES NOT PROVIDE VERBALS OR EMAILS. PLEASE NOTE THAT THERE IS NOT A FEE FOR AN UPDATED DEMAND.

If you should have any questions please call Lordon Management at 626-967-7921 opt. 8 or you can email us at escrow@mylordon.com

PRINCIPAL CONTACT

The following information is the principal contact for the Condominium:

Company Name: Lordon Management Company

Contact: Michelle Soto

Address: 1275 Center Court Dr

Covina, CA 91724-3602

Phone: (626) 967-7921

Email: escrow@mylordon.com

REQUESTER INFORMATION

The following information has been requested by:

Company Name: Raincross Escrow Escrow / File #:

Contact: Isabelle Chavez Date Ordered: 4/8/22
Address: 3230 East Imperial Hwy. Suite 200 Closing Date: 4/22/22

Brea, CA 92821

Phone: (714) 924-3395

Email: isabelle@raincrossescrow.com



LMC-A13122

INSURANCE INFORMATION

For information on insurance maintained by the Condominium, please contact:

Carrier: Travelers

Agent: LaBarre & Oksnee Insurance Agency

Phone: (949) 588-0711

Email:

VIOLATION INFORMATION

The Unit does currently have known or open violation(s). A summary is below:

Description: Please refer to the attached disclosure. If you are unable to find your attachment

please call CondoCerts for assistance at 800-310-6552.

IF YOU HAVE QUESTIONS ABOUT THE VIOLATIONS PLEASE CONTACT THE

PROPERTY MANAGER OR ASSISTANT DIRECTLY.

Our escrow department will not be able to assist you or answer any questions in regards to the violation on the property as we can only disclose what is on the property. You can contact the property manager at 626-967-7921 ext. 0 during

regular business hours.

LITIGATION INFORMATION

The Association is NOT currently involved in any pending suit or unsatisfied judgment that could have a material impact on the Association.

DIRECT DEBIT INFORMATION

This account is set up on direct debit. The account number is 076041090.

It is the Seller's responsibility to cancel auto payment upon close of escrow. The management company is not liable for any refunds.



LMC-A13122

RECURRING ASSESSMENT(S)

Amount of all assessments and any other mandatory fees or charges currently imposed by Arbor Palms Homeowners Association:

Name Description Paid Through Next Due Date

Regular Assessment \$345.00 due Monthly on the 1st 2/28/2022 5/1/2022

LATE FEES

A late fee of \$10.00 is added to the account if it is not paid in full within 15 days of the due date. 12%



LMC-A13122

SCHEDULE OF FEES CHARGED FOR CLOSING STATEMENT

Any post-closing fee charged by the common interest community manager, if any, and associated with the purchase, disposition and maintenance of the unit and the use of common elements, and the status of the account:

<u>Item</u>	<u>Status</u>	Due From	Payable To	<u>Amount</u>
Owner's Current Balance as of 4/13/2022	Pay at Close	Seller	Association	\$355.00
Standard Resale Demand - optional MQ	Paid	Seller	Management Company	\$75.00
CondoCerts Fee	Paid	Seller	CondoCerts	\$29.00
Transfer Fee	Paid	Seller	Management Company	\$200.00
Current Unaudited Financial Documents (Balance Sheet)	Paid	Seller	Management Company	\$20.00

REMIT AT CLOSING

The following is a summary of the amounts due at closing:

Payable to Arbor Palms Homeowners Association (Association)

\$355.00

Arbor Palms Homeowners Association c/o Lordon Management Company 1275 Center Court Dr Covina, CA 91724-3602

Payable to Lordon Management Company (Management Company)

\$0.00

Lordon Management Company 1275 Center Court Dr Covina, CA 91724-3602

ADDITIONAL COMMENTS



LMC-A13122

IMPORTANT INFORMATION: MUST READ FOR YOUR REFI TRANSACTION

PLEASE CONTACT CONDOCERTS.COM FOR AN UPDATED DEMAND REQUEST PRIOR TO CLOSING ESCROW. LORDON MANAGEMENT DOES NOT PROVIDE VERBALS OR EMAILS. PLEASE NOTE THAT THERE IS NOT A FEE FOR AN UPDATED DEMAND.

If you should have any questions please call Lordon Management at 626-967-7921 opt. 8 or you can email us at escrow@mylordon.com

Lien Releases will be prepared when the account is brought current.

If your file cancels you need notify Lordon Management at escrow@mylordon.com. This demand statement can't be transferred to your new escrow as you need to request for a new demand. If we find out you did not request for a new demand on your new escrow you can be and may be subject to fines, or penalties on this account. The escrow company/ seller can and will be held liable for the subject request, charges, etc.

If you need to know how to request a key or remote you can call 626-967-7921 ext. 0 and ask for the maintenance department for the association. Please do not call the escrow department as we will not be able to assist you with this request.

The seller currently is set up on auto pay for their association dues.

Please notify the seller to contact the accounting department to make sure it is cancelled prior to closing escrow.

If not cancelled, it may continue to deduct as scheduled

This property is in violation. Please find attached information. If you are unable to find your attachment please call condocerts for assistance at 800-310-6552. If you have any questions about the violations you can contact the property manager for the association at 626-967-7921 ext. 0. Please note our escrow department will not be able to discuss the violation as you will need to discuss with the manager.

All Associations VIOLATIONS REPORT

Property Address	Unit#	Unit# Concern	Letter 1	Letter 2	Letter 1 Letter 2 Hear Date I	Date Fine Fine	Fine
3629 Ponderosa Street		Please stop placing large bulky items in the community dumpster areas. You must call for your own disposal.	03/08/2022				