

REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

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

	Azusa,	ONCERNS THE REAL PROPERTY SIT	, STATE OF CALIFORNIA,
	DESCRIBED AS 543 E Arr	<u>ow Hwy# Apt 50, Azusa, CA 917</u>	702 .
	WITH SECTION 1102 OF THE CIVIL KIND BY THE SELLER(S) OR ANY A	CODE AS OF (date)03-08-2023	DESCRIBED PROPERTY IN COMPLIANCE IT IS NOT A WARRANTY OF ANY ICIPAL(S) IN THIS TRANSACTION, AND RINCIPAL(S) MAY WISH TO OBTAIN.
	I. COO	RDINATION WITH OTHER DISCLOSUR	RE FORMS
			e Civil Code. Other statutes require disclosures, ecial study zone and purchase-money liens on
	Report/Statement that may include airport a in connection with this real estate transfermatter is the same:	annoyances, earthquake, fire, flood, or special r, and are intended to satisfy the disclosur	y law, including the Natural Hazard Disclosure I assessment information, have or will be made re obligations on this form, where the subject
	Additional inspection reports or disclosi		
	Seller may have obtained a limited nur No substituted disclosures for this trans		plied to Buyer at Buyer's request if available.
		II. SELLER'S INFORMATION	
	Buyers may rely on this information in o	deciding whether and on what terms to pay principal(s) in this transaction to provide	though this is not a warranty, prospective burchase the subject property. Seller hereby e a copy of this statement to any person or
			SELLER(S) AND ARE NOT THE ON IS A DISCLOSURE AND IS NOT SELLER.
		roperty. Seller has never occupied this property. Seller en own inspections performed and verify all inform	
	A. The subject property has the items	own inspections performed and verify all informs checked below: *	ation relating to this property
	▼ Range Oven	☐ Wall/Window Air Conditioning ☐ Sprinklers	Pool: Child Resistant Barrier
	✓ Microwave	✓ Public Sewer System	Pool/Spa Heater:
	Dishwasher	Septic Tank	Gas Solar Electric
Buyer is aware that	Trash Compactor	Sump Pump	✓ Water Heater:
the security system		Water Softener ✓ Patio/Decking	☐ Gas ☐ Solar ☐ Electric ✓ Water Supply:
does not convey	Washer/Dryer Hookups Rain Gutters	Built-in Barbecue	✓ City Well
with sale of the home.	I√I Burglar Alarms	Gazebo	Private Utility or
Kwikset 914 lock	Carbon Monoxide Device(s)	Security Gate(s)	Other Azusa Light & Water
will be removed	✓ Smoke Detector(s)	Garage:	✓ Gas Supply:
and replaced	Fire Alarm	Attached Not Attached	☐ ☑ Utility ☐ Bottled (Tank)
with a standard	TV Antenna	Carport	Window Screens
lock prior to the close		Automatic Garage Door Opener(s)	Window Security Bars
of escrow.	Intercom	Number Remote Controls	Quick Release Mechanism on
	Central Heating	Sauna	Bedroom Windows
	Central Air Conditioning Evaporator Cooler(s)	☐ Hot Tub/Spa: ☐ Locking Safety Cover	Water-Conserving Plumbing Fixtures
			Finantage (a) in Living room
	Exhaust Fan(s) in Bathroom(s) Gas Starter Roof(s): To	220 Volt Wiring in ype: Shingles	Fireplace(s) in Living room Age: Unknown (approx.)
	Other: Ceiling Fan(s)		
	describe. (Attach additional sheets if neces	SSARY): List of items in the home may not be complete. Any	perating condition? Yes No. If yes, then y items remaining in home at time of sale will be left.
	(*see note on page 2)		
	© 2021, California Association of REALTORS®, Inc. TDS REVISED 12/21 (PAGE 1 OF 3)	Buyer's Initials /	Seller's Initials MM / EQUAL HOUSING COPPORTUNITY
	REAL ESTATE T	RANSFER DISCLOSURE STATEMENT	(TDS PAGE 1 OF 3)

Property Address: 543 E Arrow Hwy# A	Apt 50, Azusa, CA 91702	Date: 03-08-2023
B. Are you (Seller) aware of any signif space(s) below.Interior Walls Ceilings Floor	icant defects/malfunctions in any of the following?	Yes X No. If yes, check appropriate ows Doors Foundation Slab(s)
(Describe: Seller has never occupied this prope	rty. Seller encourages Buyer to have their own inspections perfor	
property)
If any of the above is checked, explain. (A	Attach additional sheets if necessary.):	
device, garage door opener, or child-resis carbon monoxide device standards of Cl device standards of Chapter 12.5 (comme (commencing with Section 115920) of Cha have quick-release mechanisms in complia Code requires all single-family residences January 1, 2017. Additionally, on and afte	s, or amenity is not a precondition of sale or transfer stant pool barrier may not be in compliance with the shapter 8 (commencing with Section 13260) of Part 2 noing with Section 19890) of Part 3 of Division 13 of, of part 5 of Part 10 of Division 104 of, the Health and Safance with the 1995 edition of the California Building Stabuilt on or before January 1, 1994, to be equipped with a January 1, 2014, a single-family residence built on or before January 1 provided in the california Building Stabuilt on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family resid	safety standards relating to, respectively, 2 of Division 12 of, automatic reversing or the pool safety standards of Article 2.5 fety Code. Window security bars may not andards Code. Section 1101.4 of the Civil in water-conserving plumbing fixtures after or before January 1, 1994, that is altered
C. Are you (Seller) aware of any of the fo	ollowing:	
 Substances, materials, or product formaldehyde, radon gas, lead-b on the subject property	cts which may be an environmental hazard such as, but ased paint, mold, fuel or chemical storage tanks, and of a seed paint, mold, fuel or chemical storage tanks, and of a seed paint, mold, fuel or chemical storage tanks, and of a seed paint, mold, fuel or chemical storage tanks, and of a seed paint, mold, fuel or chemical storage tanks, and of a seed paint, mold, fuel or chemical storage tanks, and of a seed paint, and of a seed paint and of a seed paint, and of a seed paint and of a seed property, claims for breath of an enhancing to or affecting this real property, including any laws of the seed paint and of a seed property, including any laws of the seed paint and of a seed property, including any laws of the seed paint and of a seed property, including any laws of the seed paint and of a seed property, including any laws of the seed paint and of a s	contaminated soil or water Yes X No fences, and driveways, y
pursuant to Section 910 or 914 a	alleging a defect or deficiency in this real property or '	"common areas" (facilities
	s, or other areas co-owned in undivided interest with other	ers) Yes X No
If the answer to any of these is yes, explain 12) Buyer to confirm CC&Rs per neighb	in. (Attach additional sheets if necessary.):Seller has never orhood	occupied this property. Seller encourages Buyer to have t
2) Property is a Condo, party walls pres		
13/14) Stonewood Condominiums of Azusa Owner (626 time Seller purchased this property. Buyer is encourage	 6) 967-7921. Main Fee: \$250.00 paid Monthly. Please see attached for HOA d to contact HOA for current information. 	-related expenses provided to Seller at the
Safety Code by having operable Marshal's regulations and applica 2. The Seller certifies that the prop	perty, as of the close of escrow, will be in compliance is moke detector(s) which are approved, listed, and instable local standards. Deerty, as of the close of escrow, will be in compliance in heater tank(s) braced, anchored, or strapped in place	stalled in accordance with the State Fire e with Section 19211 of the Health and
TDS REVISED 12/21 (PAGE 2 OF 3)	Buyer's Initials / Seller	r's Initials MM /

			v Hwy# Apt 50, Azusa, CA				03-08-2023 date signed by the
Seller. Seller	<u>Megan</u>	Meyer	Authorized Signer on Behalf of	of Open	door Property Trust	I Date03	-08-2023
Seller	0	0				Date	
PROP	ERTY AND	NED, BASED BASED OF	III. AGENT'S INSPE pleted only if the Seller is rep ON THE ABOVE INQUIR N A REASONABLY COM PROPERTY IN CONJUNC	oresente Y OF T PETENT	d by an agent in this tr HE SELLER(S) AS T AND DILIGENT VI	TO THE CON	CTION OF THE
Ag	ent notes no	items for disclo	pection Disclosure (AVID Form) sure. s:				
Agent (Broker Repre	senting Seller)	Opendoor Brokerage I	nc. B	A <u>Jabriel Vald</u> (Associate Licensee or Brok		Date <u>03-08-2023</u>
ACCE Se Ag	SSIBLE AR e attached A ent notes no	EAS OF THE		FOLLO		/ISUAL INSPE	ECTION OF THE
Agent (Broker Obtai	ning the Offer)	(Please Print)	Ву	(Associate Licensee or Brok	Γ er Signature)	Pate
PR SE	ROPEŘÍY A ELLER(S) W	AND TO PRO	S) MAY WISH TO OBTAIN DVIDE FOR APPROPRIATI CT TO ANY ADVICE/INSPE	E PROVI	SIONS IN A CONTR DEFECTS.		
		Meyer Authorized	PT OF A COPY OF THIS ST d Signer on Behalf of Date 03-08-202				Date
Seller	0	Opendo	or Property Trust I Date	Buyer			_ Date
Agent (E	Broker Represe	nting Seller)	Opendoor Brokerage Inc. (Please Print)	By	Sabriel Var (Associate Licensee or Broke	deZ er Signature)	_ Date _03-08-2023
Agent (E	Broker Obtainin	g the Offer)	(Please Print)	By	(Associate Licensee or Broke	r Signature)	_ Date
CONT AFTER	RACT FOR	AT LEAST T	VIL CODE PROVIDES A THREE DAYS AFTER THE OFFER TO PURCHASE. D PERIOD.	DELIVE	RY OF THIS DISCLO	SURE IF DEL	IVERY OCCURS
A REA	AL ESTATI		IS QUALIFIED TO ADVIS	E ON R	EAL ESTATE. IF Y	OU DESIRE	LEGAL ADVICE,
© 2021, 0 form, or CALIFOR SPECIFIC ADVICE, California	California Associ any portion ther INIA ASSOCIATI C TRANSACTIO CONSULT AN Association of F	ation of REALTOR: eof, by photocopy ON OF REALTOR: N. A REAL ESTATE APPROPRIATE PI REALTORS®. It is r	S®, Inc. United States copyright law (T machine or any other means, includin Section (C.A.R.). NO REPRESENTATION I: BROKER IS THE PERSON QUALIFIE ROFESSIONAL. This form is made and intended to identify the user as a R INTION OF BRAITORS® who subscribe.	ng facsimile S MADE AS ED TO ADVI ailable to re EALTOR®. I	or computerized formats. THI TO THE LEGAL VALIDITY OF SE ON REAL ESTATE TRANS all estate professionals through REALTOR® is a registered coll	IS FORM HAS BEE R ACCURACY OF A SACTIONS. IF YOU I gh an agreement wi	N APPROVED BY THE NY PROVISION IN ANY DESIRE LEGAL OR TAX th or purchase from the

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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.

Sell	er m	makes the following disclosures with regard to the real property or manufactured home	e descri	bed as	.008-110		
eitu	ated	543 E Arrow Hwy# Apt 50, Azusa, CA 91702 , Assessor's Pard d in Azusa , County of Los And	ioloo	0021	California	"Prope	rtv")
1.	Die	sclosure Limitation: The following are representations made by the Seller a	ind are	not the	calloffila	tions (of the
••	Age	gent(s), if any. This disclosure statement is not a warranty of any kind by the	e Selle	r or anv	agents(s) a	and is	not a
		ibstitute for any inspections or warranties the principal(s) may wish to obtain					
		art of the contract between Buyer and Seller. Unless otherwise specified in writing					
		other person working with or through Broker has not verified information pro					
		alified to advise on real estate transactions. If Seller or Buyer desires legal advice					
2.		ote to Seller, PURPOSE: To tell the Buyer about known material or significant item					of the
		operty and help to eliminate misunderstandings about the condition of the Property.	<u></u> aoo	ang and t			00
	•	Answer based on actual knowledge and recollection at this time.					
	•	Something that you do not consider material or significant may be perceived different	ly by a F	Ruver			
	•	Think about what you would want to know if you were buying the Property today.	iy by a t	Dayor.			
	•	Read the guestions carefully and take your time.					
	•	If you do not understand how to answer a question, or what to disclose or how	w to ma	ake a dis	closure in re	enone	e to a
	•	question, whether on this form or a TDS, you should consult a real estate attorned					
		cannot answer the questions for you or advise you on the legal sufficiency of any ans					DIORGI
3.	Not	ote to Buyer, PURPOSE: To give you more information about known material or significant					rahility
٥.		the Property and help to eliminate misunderstandings about the condition of the Proper		iiis aireetii	ig the value	or acsi	ability
	•	Something that may be material or significant to you may not be perceived the same		the Saller			
	•	If something is important to you, be sure to put your concerns and questions in writing					
		Sellers can only disclose what they actually know. Seller may not know about all materials					
		Seller's disclosures are not a substitute for your own investigations, personal judgmen					
4.	SFI	ELLER AWARENESS: For each statement below, answer the question "Are you (Sell	er) awa	re of "h	ilise. V checking e	ither "V	'es" or
◄.		lo." A "yes" answer is appropriate no matter how long ago the item being aske					
		nless otherwise specified. Explain any "Yes" answers in the space provided or attach					
	19.		addition	iai comme	nis and chec	λ Pai a	grapii
5.		OCUMENTS:		ARE VOII	(SELLER)	WARF	OF
J.					` '	*****	- 01
		eports, inspections, disclosures, warranties, maintenance recommendations, estimate					
		her documents (whether prepared in the past or present, including any previous transact					
		eller acted upon the item), pertaining to (i) the condition or repair of the Property or a		ovement c	on this		
	Pro	operty in the past, now or proposed; or (ii) easements, encroachments or boundary disp	outes		_	7	V
		fecting the Property whether oral or in writing and whether or not provided to the Seller .				Yes	X No
		ote: If yes, provide any such documents in your possession to Buyer.					
	Exp	xplanation:					
	_						
6.		FATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED:			(SELLER)		
	A.	Within the last 3 years, the death of an occupant of the Property upon the Property				Yes	X No
		(Note to seller: The manner of death may be a material fact to the buyer, and should	be discl	osed, exce	ept for		_
		a death by HIV/AIDS.)		,			
	B.	An Order from a government health official identifying the Property as being contaming	nated by	,			
		methamphetamine. (If yes, attach a copy of the Order.)	,		Г	Yes	X No
	C	The release of an illegal controlled substance on or beneath the Property			-	Ves	Y No
	D.	The release of an illegal controlled substance on or beneath the Property			-	Voc	
	υ.	(In general, a zone or district allowing manufacturing, commercial or airport uses.)				163	A NO
	_	Whether the Property is affected by a nuisance created by an "industrial use" zone				Voc	V No
						res	∧ No
	F.	Whether the Property is located within 1 mile of a former federal or state ordnance loc	cation				
		(In general, an area once used for military training purposes that may contain potential	ally expl	osive	_	٦.,	
	_	munitions.)			L	Yes	X No
	G.	. Whether the Property is a condominium or located in a planned unit development or or	other		_	_	_
		common interest subdivision			X		No
	Н.	Insurance claims affecting the Property within the past 5 years				Yes	X No
@ 22		Outlines in Association of DEAL TORON Inc.					^
		California Association of REALTORS®, Inc. REVISED 6/22 (PAGE 1 OF 4) Buyer's Initials / Sell	or'e Initia	als MA	U,		(=)
JF (× 1/E						QUAL HOUSING
		SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE	1 OF	4)			OPPORTUNITY

Pro	perty Address: 543 E Arrow Hwy# Apt 50, Azusa, CA 91702			
	I. Matters affecting title of the Property	Y	es X	No
	J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3	X Ye	es 🗌	No
	K. Material facts or defects affecting the Property not otherwise disclosed to Buyer	∐ Y€	es X	No
	Explanation, or [(if checked) see attached;			
	G) Property is part of HOA. J) Seller has not inspected for plumbing fixtures, buyer should verify compliance per local code	les.		
7.	REPAIRS AND ALTERATIONS: ARE YOU (SELLER	2) AW/	ARF O	F
••	A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property	., , , , , , , ,		•
	(including those resulting from Home Warranty claims)	☐ Y€	es X	No
	B. Any alterations, modifications, replacements, improvements, remodeling, or material repairs to the Property		Z	
	done for the purpose of energy or water efficiency improvement or renewable energy?	Y	es X	No
	C. Ongoing or recurring maintenance on the Property			
	(for example, drain or sewer clean-out, tree or pest control service)	Y6	es X	No
	(for example, drain or sewer clean-out, tree or pest control service)	X Ye	es _	No
	E. Whether the Property was built before 1978 (if No, leave (a) and (b) blank)	Y6	es X	No
	(a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or			
	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			
	Explanationb) interior and exterior paint as needed.			—
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLEF	NAWA	ARE O	F
	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	X Ye	es _	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	HY	es X	No
	Explanation: A) Replaced angle stops and repaired toilet in a bathroom. Repaired drywall in some areas. Installed new stops			INO
	Installed new carpet at all previously carpeted locations. Installed new LVP flooring in downstairs and bathroom.			—
9.	DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELLEF		ARE O	F
	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	Y6	es 🗶	No
	If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance 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 (SELLEF	k) AWA	ARE O	F
	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		es 🗶	No
	B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property	$H^{\prime\prime}$	es X	No
	C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the	□ ''	23 V	140
	Property or neighborhood	☐ Y€	es 🗶	No
	Explanation:		- WAL	
	DETO, ANIMALO AND DEGTO.			_
11.	PETS, ANIMALS AND PESTS: A. Past or present pets on or in the Property			
	B. Past or present problems with livestock, wildlife, insects or pests on or in the Property	H^{\vee}	es X	No
	C. Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property, due to	□ ''	. A	140
	any of the above	□ Ye	es 🛛	No
	D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the		<u>/</u>	
	above	Y	es X	No
	If so, when and by whom		_	
	Explanation:			
12	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLER	ε) Δ\Λ//	ARE O	F
12.	A. Surveys, easements, encroachments or boundary disputes	7 AV	es 🔽	Nο
	J. S.	□ .,	~ ^	
SP	Q REVISED 6/22 (PAGE 2 OF 4) Buyer's Initials / Seller's Initials		1:	₹
J. 1				_

Pro	perty Add	dress: 543 E Arrow Hwy# Apt 50, Azusa, CA 91702			
	pur	e or access to the Property, or any part of it, by anyone other than you, with or without permission, for any pose, including but not limited to, using or maintaining roads, driveways or other forms of ingress or	7		
	egr	ess or other travel or drainagee of any neighboring property by you	Ye	s X s X	No
		e of any fleighboring property by you			NO
13.		CAPING, POOL AND SPA: ARE YOU (SELLER)			
		eases or infestations affecting trees, plants or vegetation on or near the Propertyerational sprinklers on the Property	Ye	s X s X	No
	(1)	If yes, are they automatic or manually operated.	_ 16	> V	INO
	(2)	If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system	Ye	s 🗌	No
		ool heater on the Property		s 🛚	
		es, is it operational?	Ye		No
		es, is it operational?	Ye	s X	No
		st or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall,		• Ш	
		nd, stream, drainage or other water-related decor including any ancillary equipment, including pumps,			
		ers, heaters and cleaning systems, even if repaired	_ Ye	s X	No
	Explana Seller h	att OT1. las never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property			—
14.	CONDC	DMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)			
	A D==	ARE YOU (SELLER)			
		perty being a condominium or located in a planned unit development or other common interest subdivision y Homeowners' Association (HOA) which has any authority over the subject property			No No
		y "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas	<u>v</u>	о П	140
	CO-	owned in undivided interest with others)			No
		&R's or other deed restrictions or obligations	Ye.	s 💹	No
		y pending or proposed dues increases, special assessments, rules changes, insurance availability issues, itigation by or against or fines or violations issued by a Homeowner Association or Architectural			
		mmittee affecting the Property	Ye	s X	No
	F. CC	&R's or other deed restrictions or obligations or any HOA Committee that has authority over	_		
		provements made on or to the Property	∢ Ye	s 📗	No
	(1)	If Yes to F, any improvements made on or to the Property inconsistent with any declaration of restrictions or HOA Committee requirement			
	(2)	If Yes to F, any improvements made on or to the Property without the required approval of an HOA			
	. ,	Committee			
	Explana	ation: A) Property is part of HOA. F) Contact HOA for specific guidelines and requirements.			
	Seller has n	D) Buyer to confirm CC&Rs per neighborhood. ever occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property			
	TITLE,	OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER)		RE ()F
	A. Any	y other person or entity on title other than Seller(s) signing this form	Ye	s X	No
		ases, options or claims affecting or relating to title or use of the Property	_ Ye	s X	No
	C. Pas	st, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' ns, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the			
		pperty, Homeowner Association or neighborhood	Ye	s X	No
	D. Fea	atures of the property shared in common with adjoining landowners, such as walls, fences and driveways,			
		ose use or responsibility for maintenance may have an effect on the subject property	_ Ye	s X	No
		y encroachments, easements, boundary disputes, or similar matters that may affect your interest in the oject property, whether in writing or not	7 Va	e V	No
		y private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable		, V	140
	org	anizations, interest based groups or any other person or entity	Ye	s X	No
	G. Any	y PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an	٦ v-		i NI-
		eration, modification, replacement, improvement, remodel or material repair of the Property e cost of any alteration, modification, replacement, improvement, remodel or material repair of	_ Ye	SX	INO
		Property being paid by an assessment on the Property tax bill	Ye	s X	No
		ation:			
		as never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property			
16		has never occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property BORS/NEIGHBORHOOD: ARE YOU (SELLER)	AWΔ	RF (OF.
		ighborhood noise, nuisance or other problems from sources such as, but not limited to, the following:		`	
	Nei	ighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools,			
		rks, refuse storage or landfill processing, agricultural operations, business, odor, recreational facilities,			
		taurants, entertainment complexes or facilities, parades, sporting events, fairs, neighborhood parties, er, construction, air conditioning equipment, air compressors, generators, pool equipment or appliances,			
		derground gas pipelines, cell phone towers, high voltage transmission lines, or wildlife	Ye	s X	No
SPO		ED 6/22 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials/			^
٠. ،		Control initials - (5-1)			<i>=</i> r

Prope	erty Address: 543 E Arrow Hwy#	Apt 50, Azusa, CA 91702	
	3. Any past or present disputes or issues w	with a neighbor which might impact the use, development and	
E			
_	Seller has never occupied this property. Seller enco	urages Buyer to have their own inspections performed and verify all information rela	
	GOVERNMENTAL:		OU (SELLER) AWARE OF
	that applies to or could affect the Proper	ain, condemnation, annexation or change in zoning or generarty	Yes X No
E		rol, occupancy restrictions, improvement restrictions or retrofi ct the Property	
	Existing or contemplated building or useCurrent or proposed bonds, assessment	e moratoria that apply to or could affect the Propertyts, or fees that do not appear on the Property tax bill that app	Yes 🗶 No oly to or
E	E. Proposed construction, reconfiguration,	or closure of nearby Government facilities or amenities such	as
F	 Existing or proposed Government require 	nalsrements affecting the Property (i) that tall grass, brush or other ee (or other landscaping) planting, removal or cutting or (iii) t	er <u> </u>
c	flammable materials be removed	animals or insects that apply to or could affect the Property gnated or falls within an existing or proposed Historic District	Yes X No
I.	 Any water surcharges or penalties being 	g imposed by a public or private water supplier, agency or util	lity; or
J	J. Any differences between the name of the	her ground water suppliese city in the postal/mailing address and the city which has jur	risdiction
F	Explanation:		1es _ _ 100
C	 Any use of the Property for, or any alterato the Property due to, cannabis cultivation. Any past or present known material facts 	or vaping any substance on or in the Property, whether past of ations, modifications, improvements, remodeling or material or in growth	change Yes X No of the
_			
19.	(IF CHECKED) ADDITIONAL COMM	urages Buyer to have their own inspections performed and verify all information. ENTS: The attached addendum contains an explanation by a supersonable of the supersonation of t	on or additional comments
Selle adde ackno that a	r represents that Seller has provided the nda and that such information is true an owledges (i) Seller's obligation to disclo	e answers and, if any, explanations and comments on t nd correct to the best of Seller's knowledge as of the da se information requested by this form is independent fr ansaction; and (ii) nothing that any such real estate licen	his form and any attached ate signed by Seller. Seller om any duty of disclosure
Selle	er <u>Megan Meyer</u>	Authorized Signer on Behalf of Opendoor Property Trust I	Date 03-08-2023
Selle			Date
	signing below, Buyer acknowledges berty Questionnaire form.	that Buyer has read, understands and has receive	ed a copy of this Seller
Buye	er		Date
Buye	er		Date
•			

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SPQ REVISED 6/22 (PAGE 4 OF 4)





Closing Checklist

LMC-A15530

February 3, 2023

TO: souprocessing@osnational.com RE: IMPORTANT INFORMATION

Attached, please find the Standard Resale Demand -optional CQ 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 REFITRANSACTION

- 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, buyer, or 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-A15530

Condominium: Stonewood Condominiums Of Azusa Owner

Current Owner:

Property Address: 543 E Arrow Highway Unit 50, Azusa, CA 91702

Purchaser Name: OPENDOOR PROPERTY TRUST I a Delaware statutory trust

Date Prepared: 2/3/23

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: OS National Escrow / File #:

Contact: Special Ops Unit Date Ordered: 1/9/23
Address: 3097 Satellite Blvd, Suite 500 Closing Date: 2/8/23

Duluth, GA 30096

Phone: (678) 282-5787

Email: souprocessing@osnational.com



LMC-A15530

INSURANCE INFORMATION

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

Carrier: Cline Agency

Agent:

Phone: **800-966-9566**

Email:

VIOLATION INFORMATION

The Unit does NOT currently have any known or open violations that violate a provision of the governing documents.

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 NOT set up on direct debit.

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



LMC-A15530

RECURRING ASSESSMENT(S)

Amount of all assessments and any other mandatory fees or charges currently imposed by Stonewood Condominiums Of Azusa Owner:

Name Description Paid Through Next Due Date

Regular Assessment \$250.00 due **Monthly** on the 1st 1/31/2023 3/1/2023

LATE FEES

A late fee of \$10.00 plus 10% interest. is added to the account if it is not paid in full within 30 days of the due date.



LMC-A15530

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 2/3/2023	Pay at Close	Seller	Association	\$250.00
Standard Resale Demand -optional CQ	Paid	Seller	Management Company	\$75.00
CondoCerts Fee	Paid	Seller	CondoCerts	\$29.00
Transfer Fee	Paid	Seller	Management Company	\$200.00
Reserve Study	Paid	Seller	Management Company	\$30.00
Articles of Incorporation	Paid	Seller	Management Company	\$20.00
Regular Meeting Minutes	Paid	Seller	Management Company	\$72.00
Insurance Declaration Pages	Paid	Seller	Management Company	\$15.00
Covenants, Codes and Regulations	Paid	Seller	Management Company	\$30.00
Budgets	Paid	Seller	Management Company	\$35.00
Bylaws	Paid	Seller	Management Company	\$25.00
Current Unaudited Financial Documents (Balance Sheet)	Paid	Seller	Management Company	\$20.00
Rules and Regulations	Paid	Seller	Management Company	\$20.00

REMIT AT CLOSING

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

Payable to Stonewood Condominiums Of Azusa Owner (Association)

\$250.00

Stonewood Condominiums Of Azusa Owner 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-A15530

IMPORTANT INFORMATION: MUST READ FOR YOUR SALE OR 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.