

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

This property is a duplex, triplex or fourplex. A TDS is required for all units. This TDS is for all units (or only unit(s) _____). THIS DISCLOSURE STATEMENT CONCERNS THE REAL PROPERTY SITUATED IN THE CITY OF

Sylmar , COUNTY OF Los Angeles , STATE OF CALIFORNIA,

DESCRIBED AS 12101 Van Nuys Blvd Unit 40, Sylmar, CA 91342

THIS STATEMENT IS A DISCLOSURE OF THE CONDITION OF THE ABOVE DESCRIBED PROPERTY IN COMPLIANCE WITH § 1102 OF THE CIVIL CODE AS OF (DATE) 06-27-2024 . IT IS NOT A WARRANTY OF ANY KIND BY THE SELLER(S) OR ANY AGENT(S) REPRESENTING ANY PRINCIPAL(S) IN THIS TRANSACTION, AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE PRINCIPAL(S) MAY WISH TO OBTAIN.

I. COORDINATION WITH OTHER DISCLOSURE FORMS

This Real Estate Transfer Disclosure Statement is made pursuant to § 1102 of the Civil Code. Other statutes require disclosures, depending upon the details of the particular real estate transaction (for example: special study zone and purchase-money liens on residential property).

Substituted Disclosures: The following disclosures and other disclosures required by law, including the Natural Hazard Disclosure Report/Statement that may include airport annoyances, earthquake, fire, flood, or special assessment information, have or will be made in connection with this real estate transfer, and are intended to satisfy the disclosure obligations on this form, where the subject matter is the same:

- Inspection reports completed pursuant to the contract of sale or receipt for deposit.
- Additional inspection reports or disclosures:
- Selfer may have obtained a limited number of third-party inspections that will be supplied to Buyer at buyers request if available.
- No substituted disclosures for this transfer.

II. SELLER'S INFORMATION

The Seller discloses the following information with the knowledge that even though this is not a warranty, prospective Buyers may rely on this information in deciding whether and on what terms to purchase the subject property. Seller hereby authorizes any agent(s) representing any principal(s) in this transaction to provide a copy of this statement to any person or entity in connection with any actual or anticipated sale of the property.

THE FOLLOWING ARE REPRESENTATIONS MADE BY THE SELLER(S) AND ARE NOT THE REPRESENTATIONS OF THE AGENT(S), IF ANY. THIS INFORMATION IS A DISCLOSURE AND IS NOT INTENDED TO BE PART OF ANY CONTRACT BETWEEN THE BUYER AND SELLER.

Seller is is not occupying the property.

A. The subject property	has the items ci	ieckeu below.	
	uyer is aware that e security system	Wall/Window Air Conditioning	Pool:
Oven do	bes not convey with	Sprinklers	Child Resistant Barrier
	ale of the home. ectronic Locksets.	Public Sewer System	Pool/Spa Heater:
Dishwasher Kv	wikset 914 (or	Septic Tank	Gas Solar Electric
	milar, present and in ace) will be removed	Sump Pump	Water Heater:
Garbage Disposal	nd replaced with a	Water Softener	Gas Solar Electric
	andard lock prior to e close of escrow.	Patio/Decking	Water Supply:
Rain Gutters		Built-in Barbecue	City Well
Burglar Alarms		Gazebo	Private Utility or
Carbon Monoxide Device((s)	Security Gate(s)	Other California Sub-Meters
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		Number Remote Controls	Quick Release Mechanism on
Central Heating		Sauna	Bedroom Windows
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 Living room
Gas Starter	Roof(s): Type	: Tile	Age: <u>17 Years</u> (approx.)
Othor			

Are there, to the best of your (Seller's) knowledge, any of the above that are not in operating condition? Yes/ No. If yes, then describe. (Attach additional sheets if necessary): List of items in the home may not be complete. Any items remaining in home at time of sale will be left.

Seller has never occupied this property. Seller encourage	ges buyer to have their own inspection	ons periorneu anu ver	ny an mormation relating to this p	openy	
(*see note on page 2)					
© 2023, California Association of REALTORS®, In TDS REVISED 6/23 (PAGE 1 OF 3)	c. Buyer's Initials	/	Seller's Initial	s <u>MM</u> /	 EQUAL HOUSING OPPORTUNITY
REAL ESTAT	E TRANSFER DISCLO	OSURE STAT	EMENT (TDS PAGE	1 OF 3)	
Opendoor Brokerage Inc., 303 2nd St STE 600 South Tower Mark Biggins Produced with	San Francisco CA 94107 n Lone Wolf Transactions (zipForm Ed	dition) 717 N Harwood	Phone: 4807799000 St, Suite 2200, Dallas, TX 75201	Fax: <u>www.lwolf.com</u>	

Property Address:	121	01 Van Nuys Blvd Uni	t 40, Sylmar, CA 913	4 2 Da	te: 06	-27-2024
B. Are you (Seller) aware	of any significant	defects/malfunctions in	n any of the following	g? 🗌 Yes/🔳 No. I	lf yes, check	appropriate
space(s) below.						
🗌 Interior Walls 🗌 Ceili	ngs 🗌 Floors 🗌	Exterior Walls Insul	ation 🗌 Roof(s) 🗌 W	Vindows Doors	Foundatio	n 🗌 Slab(s)
🗌 Driveways 🗌 Sidewa	ks 🗌 Walls/Fenc	es 🗌 Electrical System	ns 🗌 Plumbing/Sewe	rs/Septics 🗌 Othe	er Structural (Components
(Describe: <u>Seller has never occup</u>	ed this property. Seller	encourages Buyer to have their	own inspections performed a	and verify all information	relating to this pro	operty
)
If any of the above is checke	d, explain. (Attacl	h additional sheets if ne	ecessary.):			

*Installation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the dwelling. The carbon monoxide device, garage door opener, or child-resistant pool barrier may not be in compliance with the safety standards relating to, respectively, carbon monoxide device standards of Chapter 8 (commencing with § 13260) of Part 2 of Division 12 of, automatic reversing device standards of Chapter 8 (commencing with § 13260) of Part 2 of Division 12 of, automatic reversing device standards of Chapter 5 (commencing with § 19890) of Part 3 of Division 13 of, or the pool safety standards of Article 2.5 (commencing with § 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Code. Window security bars may not have quick-release mechanisms in compliance with the 1995 edition of the California Building Standards Code. § 1101.4 of the Civil Code requires all single-family residences built on or before January 1, 1994, to be equipped with water-conserving plumbing fixtures after January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 2014, a single-family residence built on or before January 1, 1994, that is altered or improved is required to be equipped with water-conserving plumbing fixtures as a condition of final approval. Fixtures in this dwelling may not comply with § 1101.4 of the Civil Code.

C. Are you (Seller) aware of any of the following:

1.	Substances, materials, or products which may be an environmental hazard such as, but not limited to, asbestos, formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contaminated soil or water
	on the subject property
2.	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
3.	Any encroachments, easements or similar matters that may affect your interest in the subject property
4.	Room additions, structural modifications, or other alterations or repairs made without necessary permits
5.	Room additions, structural modifications, or other alterations or repairs not in compliance with building codes Yes No
6.	Fill (compacted or otherwise) on the property or any portion thereof
7.	Any settling from any cause, or slippage, sliding, or other soil problems
8.	Flooding, drainage or grading problems
9.	Major damage to the property or any of the structures from fire, earthquake, floods, or landslides
10.	Any zoning violations, nonconforming uses, violations of "setback" requirements
11.	Neighborhood noise problems or other nuisances
12.	CC&R's or other deed restrictions or obligations
13.	Homeowners' Association 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
	interest with others)
	Any notices of abatement or citations against the property
16.	Any lawsuits by or against the Seller threatening to or affecting this real property, claims for damages by the Seller
	pursuant to § 910 or 914 threatening to or affecting this real property, claims for breach of warranty pursuant
	to § 900 threatening to or affecting this real property, or claims for breach of an enhanced protection agreement
	pursuant to § 903 threatening to or affecting this real property, including any lawsuits or claims for damages pursuant to § 910 or 914 alleging a defect or deficiency in this real property or "common areas" (facilities such
	as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)
	swer to any of these is yes, explain. (Attach additional sheets if necessary.):
	ever occupied this property. Seller encourages Buyer to have their own inspections performed and verify all information relating to this property ared fence line with adjoining house. 12) Buyer to confirm CC&Rs per neighborhood
	A Name: Stonebridge Place Homeowners' Association. Phone no: (805) 279-9655. Main Fee: \$222.00 paid Monthly. Please see the attached for HOA-related
	s provided to Seller at the time Seller purchased this property. Buyer is encouraged to contact HOA for current information.

D. 1. The Seller certifies that the property, as of the close of escrow, will be in compliance with § 13113.8 of the Health and Safety Code by having operable smoke detector(s) which are approved, listed, and installed in accordance with the State Fire Marshal's regulations and applicable local standards.

2. The Seller certifies that the property, as of the close of escrow, will be in compliance with § 19211 of the Health and Safety Code by having the water heater tank(s) braced, anchored, or strapped in place in accordance with applicable law.

Seller certifies that the information herein is true and correct to the best of the Seller's knowledge as of the date signed by the Seller. Seller Megan Mellen Opendoor Property Trust I

Sellel	Stand Stand	- Pro		Dale	
	0 0				
Seller				Date	
TDS RI	EVISED 6/23 (PAGE 2 OF 3)	Buyer's Initials	/ Seller's Initia	lls <u>MM</u> /	
	REAL ESTAT	E TRANSFER DISCLOSU	RE STATEMENT (TDS PAGE	E 2 OF 3)	
	Produced with Lone	Wolf Transactions (zipForm Edition) 717 N H	larwood St, Suite 2200, Dallas, TX 75201 www.	lwolf.com	

Property Address:	12101 Van Nuys Blvd Unit 40, Sylma	r, CA 91342	Date:06-27-2024
	III. AGENT'S INSPEC	TION DISCLOSURE	
(To be com	pleted only if the Seller is repr	esented by an agent in this	transaction.)
THE UNDERSIGNED, BASED PROPERTY AND BASED OF ACCESSIBLE AREAS OF THE	N A REASONABLY COMP	ETENT AND DILIGENT	TO THE CONDITION OF THE VISUAL INSPECTION OF THE , STATES THE FOLLOWING:
 See attached Agent Visual Ins Agent notes no items for discle Agent notes the following items 			
Agent (Broker Representing Seller)	Opendoor Brokerage Inc. (Please Print)	By <u>Babriel Valde</u> (Associate Licensee or Br	
	IV. AGENT'S INSPEC	TION DISCLOSURE	
(To be completed	I only if the agent who has obt	ained the offer is other thar	the agent above.)
THE UNDERSIGNED, BASED ACCESSIBLE AREAS OF THE			VISUAL INSPECTION OF THE
See attached Agent Visual Ins Agent notes no items for disclo Agent notes the following items			
Agent (Broker Obtaining the Offer)	(Please Print)	By (Associate Licensee or Br	Date oker Signature)
PROPERTY AND TO PRO		PROVISIONS IN A CONT	AND/OR INSPECTIONS OF THE RACT BETWEEN BUYER AND
I/WE ACKNOWLEDGE RECE			
Seller <u>Megan Meyer oper</u>	ndoor Property Trust I Date 06-27-2024	Buyer	Date
Seller U	Date	Buver	Date
Agent (Broker Representing Seller)	Opendoor Brokerage Inc.		Idez Date
5 (i 5) <u> </u>	(Please Print)	(Associate Licensee or Bro	ker Signature)
Agent (Broker Obtaining the Offer)		Ву	Date
3 (3 •) <u> </u>	(Please Print)	(Associate Licensee or Bro	ker Signature)
FOR AT LEAST THREE DAYS	S AFTER THE DELIVERY OF	THIS DISCLOSURE IF D	IND A PURCHASE CONTRACT ELIVERY OCCURS AFTER THE RACT, YOU MUST ACT WITHIN

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TDS REVISED 6/23 (PAGE 3 OF 3)



REAL ESTATE TRANSFER DISCLOSURE STATEMENT (TDS PAGE 3 OF 3) Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com



SELLER PROPERTY QUESTIONNAIRE (C.A.R. Form SPQ, Revised 12/23)

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.

Seller makes the following disclosures with regard to the real property or manufactured home described as

	12101 Van Nuys Blvd Unit 40, Sylmar, CA 91342	, Assessor's Parcel No.	2531-001-059 ,
situated in	Sylmar	, County of Los Angeles	California ("Property").

This property is a duplex, triplex or fourplex. A SPQ is required for all units. This SPQ is for ALL units (or only unit(s)

- 1. Disclosure Limitation: The following are representations made by the Seller and are not the representations of the Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any agents(s) and is not a substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licensee or other person working with or through Broker has not verified information provided by Seller. A real estate broker is qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney.
 - Note to Seller, PURPOSE: To tell the Buyer about <u>known material or significant items</u> affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property.
 - Answer based on actual knowledge and recollection at this time.
 - Something that you do not consider material or significant may be perceived differently by a Buyer.
 - Think about what you would want to know if you were buying the Property today.
 - Read the questions carefully and take your time.
 - If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response to a
 question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker
 cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide.

3. Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desirability

- of the Property and help to eliminate misunderstandings about the condition of the Property.
 - Something that may be material or significant to you may not be perceived the same way by the Seller.
 - If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI).
 - Sellers can only disclose what they actually know. Seller may not know about all material or significant items.
 - Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.
- I. SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of..." by checking either "Yes" or "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paragraph 19.

5. DOCUMENTS:

ARE YOU (SELLER) AWARE OF ...

Note: If yes, provide any such documents in your possession to Buyer. Explanation:

6.	STA	ATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED:	ARE YOU (SELLER) AWAR	E OF
	Α.	Within the last 3 years, the death of an occupant of the Property upon the Property			No
		(Note to seller: The manner of death may be a material fact to the Buyer, and should be a AIDS.)	lisclosed, except for a	a death	by HIV/
	В.	An Order from a government health official identifying the Property as being contaminated b			
		methamphetamine. (If yes, attach a copy of the Order.)		_ Yes	x No x No
		The release of an illegal controlled substance on or beneath the Property		Yes	X No
	D.	Whether the Property is located in or adjacent to an "industrial use" zone		Yes	x No
	Е.	Whether the Property is affected by a nuisance created by an "industrial use" zone		Yes	X No
	F.	Whether the Property is located within 1 mile of a former federal or state ordnance location (In general, an area once used for military training purposes that may contain potentially expressions)	olosive		X No
	G	munitions.) Whether the Property is a condominium or located in a planned unit development or other			X NO
	0.	common interest subdivision		X Yes	🗌 No
		alifornia Association of REALTORS®, Inc. VISED 12/23 (PAGE 1 OF 4) Buyer's Initials/ Seller's Init	als MM		仓
		SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 1 OF	4)		EQUAL HOUSING OPPORTUNITY
Openo Mark		okerage Inc., 303 2nd St STE 600 South Tower San Francisco, CA 94107 Phone: 4807799000 s Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 7520	Fax: <u>www.lwolf.com</u>		

Pro	perty Address:	12101 Van Nuys	Blvd Unit 40, Sylmar, CA 91342				
	I. Matters affecting	title of the Prope	rtv	S		Yes x	No No
	K. Material facts or o	defects affecting	the Property not otherwise	nbing fixtures as defined by 0 disclosed to Buyer	-	Yes 🗴	No No
	Explanation, or [] (if c	hecked) see atta		ed for plumbing fixtures, buyer shou	Ild verify compliance per loca	al codes.	
7.	REPAIRS AND ALTE	RATIONS:	G. Property is part of HC	Α.	ARE YOU (SELLER) AWARE	OF
	A. Any alterations, n	nodifications, rep		remodeling or material repair	s on the Property	·	
				remodeling, or material repai ent or renewable energy?		Yes 🕽	No
	C. Ongoing or recur (for example, dra	in or sewer clear	n-out, tree or pest control se	rvice)		Yes 🗴	- (No
	D. Any part of the Pi	roperty being pa	nted within the past 12 mon	ths and (b) blank)		X Yes	No
	(a) If yes, were a	any renovations	(i.e., sanding, cutting, dem	olition) of lead-based paint s	surfaces started or		
	(b) If yes to (a), w	vere such renova	tions done in compliance w	ith the Environmental Protect	ion Agency Lead-		
	Explanation: D. Overa	all painting was de	one for the property as needed	d.			
8.	(including the pre	f the following (esence of polybu	ncluding past defects that l tylene pipes), water, sewer	nave been repaired): heating , waste disposal or septic sy ing, drainage, retaining wall	stem, sump pumps, we	, ctrical, plun ell, roof, gu	nbing itters,
	walls, ceilings, flo	ors or appliance	s	: solar system, water soften		Yes	No
	system, or propa	ne tank(s)		-		Yes 🗴	(No
				ing Unit (ADU) rnment approval		Yes 🗴	
	(2) If Yes to D, a Explanation:	ire there separat	e utilities and meters for the	ADU	Yes No		
9.	Financial relief or ass private party, by past earthquake, fire, othe	istance, insuran or present own r disaster, or oc	ers of the Property, due to currence or defect, whether	received, from any federal, s any actual or alleged damag or not any money received v	e to the Property arisin vas actually used to ma	iency, insui ng from a f ake repairs	rer or flood,
	If yes, was federa Property (NOTE: If the as law, 42 USC 51	al flood disaster sistance was co 54a requires Bu ged by a flood d wided.)	assistance conditioned upon nditioned upon maintaining yer to maintain such insur isaster, Buyer may be requi	n obtaining and maintain floo flood insurance, Buyer is inf ance on the Property and it red to reimburse the federal	d insurance on the Yes Vo formed that federal f it is not, and the		
10.	WATER-RELATED A				ARE YOU (SELLER		
	pipe, slab or roof	; standing water	, drainage, flooding, underg	v physical structure on the Pr round water, moisture, water	r-related soil settling or		
				ores, past or present, on or a		Yes X	=
				ater table, floods, or tides, or		Yes 🛛	No
	Explanation:						
11.	PETS, ANIMALS ANI		Property		ARE YOU (SELLER		
	B. Past or present pC. Past or present of	roblems with live odors, urine, fece	stock, wildlife, insects or pe s, discoloration, stains, spo	sts on or in the Property ts or damage in the Property	/, due to any of the abo	Yes 📕	No
	D. Past or present tr If so, when and b	reatment or erad	cation of pests or odors, or	repair of damage due to any		Yes X	-
	Explanation: A. Prev	ious seller had pe	t(s)-details unknown.				
SP	Q REVISED 12/23 (PA	-			itials MM /	- 1	合
				NNAIRE (SPQ PAGE 2 C arwood St, Suite 2200, Dallas, TX 75201		EQI OF	UAL HOUSING PPORTUNITY

Pro	nert	Address: 12101 Van Nuys Blvd Unit 40, Sylmar, CA 91342			
	BO A. B.	UNDARIES, ACCESS AND PROPERTY USE BY OTHERS: Surveys, easements, encroachments or boundary disputes Use or access to the Property, or any part of it, by anyone other than you, with or without p but not limited to, using or maintaining roads, driveways or other forms of ingress or egree	ermission, for any pur ss or other travel or dr	Yes pose, incl rainage	No Iuding
	C. Exp	Use of any neighboring property by you		Yes	X No
13.	LA	NDSCAPING, POOL AND SPA:	ARE YOU (SELLER)	AWARE	OF
	Α.	Diseases or infestations affecting trees, plants or vegetation on or near the Property	í	Yes 7	x No
	В.	Diseases or infestations affecting trees, plants or vegetation on or near the Property Operational sprinklers on the Property		Yes	X No
		(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	-	Yes 2	X No
		If yes, is it operational?		Yes	No
	D.	A spa heater on the Property		Yes 1	x No
		If yes, is it operational?		Yes	No
	Ε.	Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, sp	oa, waterfall, pond, str	eam, dra	inage
		or other water related deper including any applicant equipment including number filters by	actors and cleaning su	intoma o	won if

		,	, ,						· · ·			· ·	,	,	5
or other	water-related	decor	including	any	ancillary	equipment,	including	pumps,	filters,	heaters	and	cleanin	g syste	ems, e	even i
repaired													. П	Yes	x No
Explanation:															

. 0	CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)
	ARE YOU (SELLER) AWARE OF
	A. Property being a condominium or located in a planned unit development or other common interest subdivision
	3. Any Homeowners' Association (HOA) which has any authority over the subject property 🗵 Yes 🗌 No
С	. Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned in undividue
_	interest with others) X Yes 🗌 No
	0. CC&R's or other deed restrictions or obligations X Yes 🗌 No.
E	Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues, or litigation by o
	against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property
	Yes X No
F	CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvements made on or to the
	Property
	(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 🗌 Yes 🔳 No
E	Explanation: B. Property is part of HOA.
_	D. Buyer to confirm CC&Rs per neighbourhood.
Ŧ	F. Contact HOA for specific guidelines and requirements. ITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER) AWARE OF
	A. Other than the Seller signing this form, any other person or entity with an ownership interest
	3. Leases, options or claims affecting or relating to title or use of the Property
C	2. Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice o
	default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association
_	or neighborhood
D	D. Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use o
_	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 subject property
	whether in writing or not
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
G	6. Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an alteration, modification
	replacement, improvement, remodel or material repair of the Property
Н	L The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property being paid by ar
	assessment on the Property tax bill Yes X No
	Explanation:D. Shared fence line with adjoining house

SPQ REVISED 12/23 (PAGE 3 OF 4) Buyer's Initials ____/ ___ Seller's Initials ____/

<u>1</u>

SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 3 OF 4)

Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

Property Address:

12101 Van Nuys Blvd Unit 40, Sylmar, CA 91342

ARE YOU (SELLER) AWARE OF ...

16.	NEI	IGHBORS/NEIGHBORHOOD: ARE YOU (SELLER) AWARE OF
	Α.	Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: Neighbors, traffic,
		parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, parks, refuse storage or landfill
		processing, agricultural operations, business, odor, recreational facilities, restaurants, entertainment complexes or facilities,
		parades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning equipment, air compressors,
		generators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage transmission lines,
		or wildlife Yes 🔳 No
	В.	Any past or present disputes or issues with a neighbor which might impact the use, development and enjoyment of the Property
		Yes 🖬 No
	Exp	planation:

	VERNMENTAL: ARE YOU (SELLER) AWARE OF
Α.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property
В.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit requirements that apply to or could affect the Property
	Existing or contemplated building or use moratoria that apply to or could affect the Property
Е.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities such as schools, parks, roadways and traffic signals
F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush or other vegetation be cleared, (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials be removed
G.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property
Ĥ.	Whether the Property is historically designated or falls within an existing or proposed Historic District
I.	Any water surcharges or penalties being imposed by a public or private water supplier, agency or utility; or 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 has jurisdiction over the property
Exp	

18.	OTH	HER: ARE YOU (SELLER) AWARE OF
	Α.	Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present 🗌 Yes 🔳 No
		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 X No
	С.	to, cannabis cultivation or growth Yes X No Whether the Property was originally constructed as a Manufactured or Mobile home Yes X No
	D.	Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise
		disclosed to Buyer
		lanation:

19. I (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or additional comments in response to specific questions answered "yes" above. Refer to line and question number in explanation.

Seller represents that Seller has provided the answers and, if any, explanations and comments on this form and any attached addenda and that such information is true and correct to the best of Seller's knowledge as of the date signed by Seller. Seller acknowledges (i) Seller's obligation to disclose information requested by this form is independent from any duty of disclosure that a real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says to Seller relieves Seller from his/her own duty of disclosure. Authorized Signer on Behalf of

		Additionized elighter en Bendin en		
Seller	Megan Meyer	Opendoor Property Trust I	Date	06-27-2024
Seller	0 0		Date	

By signing below, Buyer acknowledges that Buyer has read, understands and has received a copy of this Seller Property Questionnaire form.

Buyer		Date
Buyer		Date
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SPQ REVISED 12/23 (PAGE 4 OF 4)

SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 4 OF 4)

Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com



FIRE HARDENING AND DEFENSIBLE SPACE DISCLOSURE AND ADDENDUM

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

This is a d	("Agreement"),		
dated	, on property known as _	12101 Van Nuys Blvd Unit 40, Sylmar, CA 91342	("Property"),
in which			is referred to as Buyer,
and	Opendoor Property Trust I		is referred to as Seller.

- 1. LAW APPLICABILITY: If this property does not meet the conditions stated in paragraph 1A or 1B, there is no requirement to complete the subsequent applicable paragraphs.
 - A. Home Fire Hardening Disclosure: The Notice and disclosure of vulnerabilities in paragraph 2 are only required for sellers of residential properties if: (i) the Property contains one to four units; (ii) the seller is required to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS); (iii) the Property is located in either a high or very high fire hazard severity zone; and (iv) the improvement(s) on the Property were constructed before January 1, 2010. IF ANY OF THESE FOUR CONDITIONS IS NOT MET, SELLER DOES NOT HAVE TO ANSWER THE QUESTIONS IN PARAGRAPH 2B.
 - B. Defensible Space Compliance: The disclosures and requirements specified in paragraph 3 are only required for sellers of residential properties if (i) the Property contains one to four units; (ii) the seller is required to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS); and (iii) the Property is located in either a high or very high fire hazard severity zone. IF ANY OF THESE THREE CONDITIONS IS NOT MET, PARAGRAPH 3 DOES NOT HAVE TO BE COMPLETED.
 - C. Fire Hazard Severity Zone Status: It may be possible to determine if a property is in a high or very high fire hazard severity zone by consulting with a natural hazard zone disclosure company or reviewing the company's report. This information may also be available through a local agency where this information should have been filed. Cal Fire has a "Fire Hazard Severity Zone Viewer" where you can input the Property address to determine which fire hazard zone, if any, that the Property is located in. A link to the viewer can be found on CalFire's website at https://www.fire.ca.gov/dspace/.
- 2. FIRE HARDENING DISCLOSURE (Paragraph 2B is only required to be completed if all four conditions in paragraph 1A are met):
 - A. FIRE HARDENING STATUTORY NOTICE: "THIS HOME IS LOCATED IN A HIGH OR VERY HIGH FIRE HAZARD SEVERITY ZONE AND THIS HOME WAS BUILT BEFORE THE IMPLEMENTATION OF THE WILDFIRE URBAN INTERFACE BUILDING CODES WHICH HELP TO FIRE HARDEN A HOME. TO BETTER PROTECT YOUR HOME FROM WILDFIRE, YOU MIGHT NEED TO CONSIDER IMPROVEMENTS. INFORMATION ON FIRE HARDENING, INCLUDING CURRENT BUILDING STANDARDS AND INFORMATION ON MINIMUM ANNUAL VEGETATION MANAGEMENT STANDARDS TO PROTECT HOMES FROM WILDFIRES, CAN BE OBTAINED ON THE INTERNET WEBSITE HTTP://WWW.READYFORWILDFIRE.ORG".
 - B. FIRE HARDENING VULNERABILITIES: Are you (Seller) aware of the following features that may make the home vulnerable to wildfire and flying embers...

	Eave, soffit, and roof ventilation where the vents have openings in excess of one-eighth of an inch or are			
	not flame and ember resistant	Yes	1	No
(2)	not flame and ember resistant	Yes	ſ	No
(3)	Combustible landscaping or other materials within five feet of the home and under the footprint of any			
	attached deck	Yes	1	No
(4)	Single pane or non-tempered glass windows.	Yes	١	No
	Loose or missing bird stopping or roof flashing.	Yes	1	No
	Rain gutters without metal or noncombustible gutter covers.	Yes Yes Yes Yes	١	No

- 3. DEFENSIBLE SPACE DISCLOSURE AND ADDENDUM: (Paragraph 3 is only required to be completed if all three conditions in paragraph 1B are met) (The Defensible Space Decision Tree (C.A.R. Form DSDT) may be consulted for additional information on how to complete this paragraph):
 - A. LOCAL COMPLIANCE REQUIREMENTS: The Property (IS, is NOT) subject to a local vegetation management ordinance requiring defensible space around an improvement on the Property. (Paragraphs 3B and 3C must be completed regardless of the answer to paragraph 3A if the conditions in paragraph 1B are met.)
 - B. SELLER REPRESENTATION OF PROPERTY COMPLIANCE with the applicable State defensible space requirement or local vegetation management ordinance (hereafter, State or local defensible space law) at the time of Seller signature:
 - (1) Seller is UNAWARE of whether the Property is in compliance with the applicable State or local defensible space law. <u>Seller does NOT have a report prepared by an Authorized Defensible Space Inspector.</u>
 - OR (2) Property IS in compliance with State or local defensible space law, whichever is applicable. If ONLY State law applies, Seller must have obtained compliance within the last 6 months. Seller shall Deliver to Buyer documentation of compliance within 3 (or _____) Days after Seller's execution of this FHDS form or the time specified in paragraph 3N(1) of the Agreement, whichever occurs last. If this paragraph is checked, also check paragraph 3C(5) below.
 - OR (3) Property is NOT in compliance with State or local defensible space law, whichever is applicable. If Seller has, or agrees to obtain, a report prepared by an Authorized Defensible Space Inspector, Seller shall Deliver such report to Buyer within 3 (or ____) Days after Seller's execution of this FHDS form or the time specified in paragraph 3N(1) of the Agreement, whichever occurs last.
 - C. BUYER AND SELLER AGREEMENT REGARDING WHICH PARTY SHALL OBTAIN COMPLIANCE WITH APPLICABLE STATE OR LOCAL DEFENSIBLE SPACE REQUIREMENTS:
 - (1) **BUYER RESPONSIBILITY NO LOCAL ORDINANCE.** Buyer shall obtain documentation of compliance with the State defensible space law within one year of Close Of Escrow.*

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FHDS REVISED 6/22 (PAGE 1 OF 2)



FIRE HARDENING AND DEFENSIBLE SPACE ADVISORY, DISCLOSURE, AND ADDENDUM (FHDS PAGE 1 OF 2)

 Opendoor Brokerage Inc., 303 2nd St STE 600 South Tower San Francisco CA 94107
 Phone: 4807799000
 Fax:

 Mark Biggins
 Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201
 www.lwolf.com

- OR (2) UBUYER RESPONSIBILITY LOCAL VEGETATION MANAGEMENT ORDINANCE IN EFFECT which requires compliance as a result of a sale of the Property. The local ordinance <u>allows either Seller or Buyer</u> to obtain documentation of compliance. Buyer shall comply with the requirements of the ordinance after Close Of Escrow.
- OR (3) BUYER RESPONSIBILITY LOCAL VEGETATION MANAGEMENT ORDINANCE IN EFFECT which does NOT require compliance as a result of a sale of the Property. Buyer shall obtain documentation of compliance with the State defensible space law within one year of Close Of Escrow,* or if applicable comply with the local requirement after Close Of Escrow.
- OR (4) SELLER RESPONSIBILITY LOCAL VEGETATION MANAGEMENT ORDINANCE IN EFFECT which requires compliance as a result of a sale of the Property. The local ordinance requires Seller to obtain documentation of compliance prior to Close of Escrow. Seller shall obtain document of compliance prior to the time for Buyer's final verification of condition.
- OR (5) SELLER RESPONSIBILITY STATE OR LOCAL COMPLIANCE ALREADY COMPLETE. If ONLY state law applies, Seller has obtained documentation of compliance with State defensible space requirement within the last 6 months. For either State or local law, Seller shall Deliver documentation of compliance to Buyer;
- OR (6) SELLER RESPONSIBILITY AGREEMENT TO OBTAIN COMPLIANCE. Seller shall obtain documentation of compliance and Deliver to Buyer prior to the time for Buyer's final verification of condition.
- D. The local agency from which a copy of the documentation in paragraph 3B(2), 3B(3), 3C(4), 3C(5), or 3C(6), as applicable, may be obtained is ______, which may be contacted at ______.
- * The requirement to provide documentation of compliance with State defensible space requirements only applies if there is a state or local agency, or other governmental entity, or qualified non-profit entity in the jurisdiction where the Property is located that is authorized to inspect the Property and provide documentation of compliance ("Authorized Defensible Space Inspector").
- 4. FINAL INSPECTION REPORT DISCLOSURE: Seller has obtained a final inspection report addressing compliance with home fire hardening or defensible space requirements as described in Government Code § 51182. Seller has a copy of the report, and it is attached, or Seller does not have a copy of the report and buyer may obtain a copy at

Seller represents that Seller has provided the answers on paragraphs 2B and 3B of this form based on Seller's awareness on the date of Seller's signature. Seller acknowledges receipt of this Fire Hardening and Defensible Space Disclosure and Addendum and agrees to the applicable terms in paragraph 3C.

Seller	Meaan	Meyer	Authorized signer on behalf of Opendoor Property Trust I	Date	06-27-2024
_	. J	.0			
Seller _				Date	

Buyer acknowledges receipt of this Fire Hardening and Defensible Space Disclosure and Addendum and agrees to the applicable terms in paragraph 3C.

Buyer	Date
Buyer	Date

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FIRE HARDENING AND DEFENSIBLE SPACE DISCLOSURE AND ADDENDUM (FHDS PAGE 2 OF 2)

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Opendoor

Documentation provided to Seller at the time Seller purchased this property. Buyer is encouraged to contact HOA for current information Stonebridge Place Homeowners' Association c/o The PREM Group, Inc. 2060 E. Avenida De Los Arboles., #D111 Thousand Oaks, CA 91362 Office: 805-279-9655 | Email: Stonebridge.Place.HOA@thePREMgroup.com Date: 5/9/2024 Escrow Co.: Raincross Escrow Attn: Susanna Ramirez 3230 East Imperial Highway, Suite 200 Brea, CA 92821 Email:teamsusanna@raincrossescrow.com Phone:714-924-3395 Fax:562-232-8030 Property Address: 12101 Van Nuys Blvd., # 40, Sylmar, CA 91342 Owner/Seller Name: LaRonce Henderson Buver Name: Escrow #:027774-SV Buyer's Email Address: Buyer's Phone Number: This closing letter is valid through 5/15/2024("valid date"). If the closing is scheduled for a date after the valid date, an updated letter must be requested to ensure all amounts owed are paid as required. Assessment Frequency: 🛛 monthly 🗌 quarterly 🗆 annually Assessment Amount: \$ 222.00 Late Fee Amount: \$ 22.00 (10% of the monthly assessment) Payment Due Date: 1st day of the month; 15-day grace period The current amount due on the above unit is \$222.00. The breakdown of this balance is as follows: Monthly (unpaid) Assessments: \$222.00 Late Fees (unpaid): \$0.00 Violation (unpaid) fines: \$0.00 Total Amount Due: \$222.00 Dues are currently paid to: 4/30/2024 Next Due Date: 05/01/2024 Other: Special Assessments:0.00 Pending Lawsuits? Tyes XNo Make assessment checks ("Dues") payable to: Stonebridge Place HOA Document Package of \$395.00, PAID IN ADVANCE, Payable to: The PREM Group (Payment is not refunded if escrow does not close.) **As of 5/08/2024, awaiting payment.** Transfer Fee of \$395.00 Payable to: The PREM Group at close of escrow. ***Failure of Escrow to Provide Email Address of Buyer at Close of Escrow to The PREM Group: 100.00 Payable to: The PREM Group (NOTE: If Email Address(s) are not provided, fee of \$100.00 will be posted to Buyer's Statement of Account for prompt payment by Buyer.)*** Documents included in this package: 🛛 CCR's 🖾 Bylaws 🖾 Articles of Incorporation 🖾 Pro-Forma Budget 🛛 Rules and Regulations 🗆 Subdivision Map 🖾 Financial Statements ☑ Meeting Minutes ☑ Reserve Study □ Unit Violations 🗆 Newsletters, Notices, & Memoranda 🗆 Condo Plan 🛛 Parking Policy (contained in Rules & Regulations) ☑ Insurance (Name of Insurance Agent: Farmers/Steve Gordon Phone: 562-598-9500 Additional HOA Information (see page 2) 🗆 Pending Violations 🛛 California Sub-Meters Form 🛛 Other: NONE Total number of units in the HOA: 47 Owner Occupancy:44 Non-Owner Occupied:3 The person signing below is authorized by the Stonebridge Place HOA to complete this request and certifies that documents, answers, and comments provided are true and honest to the best of his/her knowledge: Provided by: Signature: ____ Date: _ Name (print): Michele Finlay Title: Managing Agent for Stonebridge Place Homeowners' Association Company: The PREM Group, Inc. Address: 2060 E. Avenida De Los Arboles, #D111 City/State/Zip: Thousand Oaks, CA 91362 Phone: 805-279-9655 | Email: Stonebridge.Place.HOA@thePREMgroup.com I/we acknowledge receipt of a copy of this statement with attached documents: _____ Date: _____ | Buyer: _____ Seller: _____Date: Date: _____ | Buyer: _____ Seller: Date:

Stonebridge Place Homeowners' Association Additional HOA Information

Date: 05/09/2024 Escrow #: 027774-SV

California Sub-Meters:

Stonebridge Homeowners' Association is on a master water meter. Each home in the community has a sub-meter that measures the unit's individual use and each homeowner pays their water costs to California SubMeters after the meter is read. California Sub Meters will issue a demand for the closing statement for water costs for this unit in escrow. Please see the attached **REQUEST FOR ESCROW DEMAND** form for California Sub-Meters.

Escrow Fees/Certification:

Escrows: The <u>escrow fee</u> for documents and information on the Seller's account is **\$395.00** and is payable prior to escrow documents being generated for the Buyer. The <u>transfer fee</u> to transfer the ownership account through Association management is **\$395.00** and paid at close-of-escrow. Both checks must be made payable to **The PREM Group**. Escrow documents are processed and emailed generally within 24-hours after receipt of actual check or a copy of same through email. At close-of-escrow the new owner will receive additional documents pertaining to their newly opened account. **Certifications**: The Association is not FHA approved. <u>If a lender requires a certification for escrow, they are processed at an additional charge of \$155.00 per certification, and payable in advance with a check prior to the document being <u>completed</u>. The check must be made payable to **The PREM Group**. If a certification is a RUSH there is no additional fee; however, the certification must be mailed using overnight delivery options. The mailing address for both Emergency and Non-Emergency certifications is:</u>

Stonebridge Place HOA c/o The PREM Group, Inc. 2060 E. Avenida De Los Arboles, #D111 Thousand Oaks, CA 91362

Please note: Calling the management office after mailing a check in regular mail and then requesting emergency service will not be processed as an emergency. Please plan accordingly.

Contact Information:

The Buyer's email address <u>MUST</u> be provided to The PREM Group at Close of Escrow as Stonebridge Place HOA communicates exclusively via email. If the Buyer will reside off-site management will need the offsite mailing address. If the Buyer does not have an email address, please provide a contact phone number.

Annual Disclosures:

Attached is the Annual Disclosure Package for 2024, which includes the HOA operating budget. The buyer should review the budget to know what the HOA fee covers. <u>In short, the HOA fee covers maintenance (but not replacement) of the front</u> yard landscape, and maintenance of the common areas. The HOA does not maintain any part of the homes, paths to front doors, driveway, or paved areas on the side of the driveway; it is the owner's responsibility to keep them free of debris. L.A. County has water restrictions in place. This prohibits the Association from watering more than three times per week. Persons wanting greener yards must water by hose.

Evidence of HOA insurance:

A copy of the Association evidence of insurance is attached. The insurance is for the common areas only. Homeowners' have the responsibility to insure their residence, property, and contents with a Homeowners Policy including earthquake damage.

Parking Restrictions: No street parking, Fire Lane

The buyer should note that resident parking is limited to the garage and driveway. Overflow parking is on the public street outside of the Association. NO RESIDENT OF THE ASSOCIATION MAY PARK IN GUEST PARKING AT ANY TIME. Streets inside the Association are all designated as FIRE LANES and parking is prohibited. Violation of the parking rules results violation fines and/or TOWING per occurrence. A secondary disclosure regarding parking restrictions is included in the document package.

The PREM Group 2060 E. Avenida De Los Arboles, #D111, Thousand Oaks, CA 91362 Office: 805-279-9655 | Email: <u>Stonebridge.Place.HOA@thePREMgroup.com</u>

Page | 2