Opendoor Brokerage LLC

Texas Offer Checklist

We appreciate your client's interest in an Opendoor home. We're committed to providing you with an exceptional, straightforward experience.

How to submit an offer:

[] Submit your offer at makeoffer.opendoor.com

- Please use the most current One to Four Family Residential Contract (Resale) form.
- To ensure all interested buyers have a fair opportunity, the seller responds next-day to offers received before 8pm and day-after-next to offers received after 8pm.
- PDF is easiest to review and helps ensure an on-time response.
- Please note the seller's suggested title company, which can help ensure a smooth close.

Include buyer-executed Opendoor addendum

 Among other things, this ensures that expirations occur on a weekday, and addresses Opendoor's security system.

Include buyer-executed Affiliated Business Disclosure

- Opendoor provides a disclosure about its affiliated businesses. Your client is never required to use the services of these affiliates. We encourage them to shop around for services that best fit their needs.
- The seller is unable to accept offers without a buyer-executed Affiliated Business Arrangement Disclosure.

Include buyer's pre-qualification letter

- Please ensure the letter reflects credit and income verification, and notes any conditions.
- Cash buyers should instead submit proof of funds; a bank account screenshot is fine.

Other applicable addenda or documentation

- If the home was built before 1978, we will provide a Lead Based
 Paint Addendum please include a fully executed copy in this case.
- If the offer is contingent upon the sale of a home that is in-contract, provide that contract and the status of the sale as well as the required Addendum For Sale of Other Property By Buyer.
- The seller is unable to accept offers contingent upon the sale of a not-yet-in-contract home. However, Opendoor makes cash offers on eligible homes! Let us know if you and your buyer would like an Opendoor offer on their current home.

SELLER'S DISCLOSURE

Download the Seller's Disclosure directly from the MLS listing or request one from homes@opendoor.com and receive ASAP—usually within 24 hours.

REPAIRS

Like a traditional seller, Opendoor will consider repair requests during the due diligence period of a contract.

PROPERTY SURVEYS

In most cases, the seller can provide your buyer with a property survey at no charge within 3 business days. If you wish to utilize the seller's existing survey, check 6.C.(1) on the TREC 1-4 form. If the existing survey cannot be utilized by title or the buyer's lender, a new survey will be required at buyer's expense.

OFFER CONSIDERATION

Information included in offers that is of a personal nature will not be considered by Opendoor. For example, please do not include in an offer any cover letters, personal notes, informational narratives, documents, pictures, notes, videos or anything else intended to give Opendoor an idea of the buyer's personal background or their motivation for making an offer. This list is not exhaustive, but intended to give an example of the types of documents and media that will not be considered by Opendoor.

ABOUT OPENDOOR BROKERAGE LLC

Opendoor Brokerage LLC is the brokerage that represents the seller in this transaction, similar to a homebuilder with a brokerage that lists their homes.

Opendoor Brokerage LLC and Opendoor are separate but affiliated entities.

Opendoor Brokerage LLC TX-3102022

Opendoor Addendum

This ADDENDUM ("Addended)	dum") modifies the One to Four Family Residential Contract (Resale) (the			
"Contract") dated	between Seller and Buyer (collectively, the "Parties") with respect to the			
real property commonly known	own as 15327 E Hutchinson Cir, Houston, TX 77071			
(hereinafter, "Property"). Capitalized terms used but not defined in this Addendum have the meaning				
given to them in the Contra	ct. In the event of any conflict with the terms in the Contract, the terms of this			
Addendum shall control to	the full extent permitted by law.			

1. REPRESENTATION

Seller is represented by Opendoor Brokerage LLC ("Opendoor Brokerage"), a subsidiary of Opendoor Labs Inc. and an affiliate of Seller, in this transaction. Buyer understands and agrees that Opendoor Brokerage has NO BROKERAGE RELATIONSHIP with the Buyer.

Some of the employees of Seller or its affiliates, including Seller's authorized signer, may be licensed real estate agents, brokers, or salespeople in the State where the Property is located.

If Buyer changes representation after the execution of this Addendum, it may impact the promotions for which Buyer is eligible. Promotion terms and conditions are located at <u>opendoor.com/terms</u>.

2. SECURITY SYSTEM AND LOCK

The Parties agree that the security system and electronic door lock do not convey. The electronic lock will be replaced with a standard door lock before close.

3. AFFILIATED BUSINESS DISCLOSURE

Buyer agrees to review and sign the Affiliated Business Arrangement Disclosure provided by Seller.

4. EXPIRATIONS

For any expiration date or deadline in the Contract that ends on a Saturday, Sunday, or state or national holiday, the date will be automatically extended to 5:00 p.m. the next business day.

5. EXTENSIONS

The Parties agree that time is of the essence and expressly waive any provisions in the Contract that grant either party the right to unilaterally change any previously agreed upon date. All extensions shall be by mutual written agreement between the Parties.

6. ASSIGNABILITY

The Contract may not be assigned by Buyer unless (a) the transfer of Buyer's interest in the Contract is to an entity in which Buyer holds a legal interest, such as a partnership, trust, limited liability company, or corporation or (b) Seller provides prior written consent. Any such assignment will not release Buyer of its obligations to Seller.

7. BREACH AND REMEDY

If Buyer is in breach of the Contract, Seller's only remedy is to cancel the Contract and receive the earnest money, thereby releasing both Parties from the Contract.



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If Seller is in breach of the Contract, Buyer's only remedy is to cancel the Contract and receive the earnest money, thereby releasing both Parties from the Contract.

8. DISBURSEMENTS

The Parties agree to release Escrow Agent from any and all claims related to disbursements authorized by the foregoing sections of this Addendum.

9. REPAIRS

Paragraph 7.F.i. of the Contract is amended to read:

"Seller shall: (i) provide Buyer with copies of documentation from the repair person(s) showing the scope of work for the work completed"

Megan Meyer ()2/13/2023		
Seller Signature	Date	Buyer Signature	Date
authorized signer on behalf of Opendoo	or Property J LLC		
		Buver Signature	Date



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AFFILIATED BUSINESS ARRANGEMENT DISCLOSURE STATEMENT

To: Property: 15327 E Hutchinson Cir, Houston, TX 77071

From: Opendoor Labs Inc. Date:

This is to give you notice that Opendoor Labs Inc. ("Opendoor") has a business relationship with Opendoor Home Loans LLC, Digital Opendoor Insurance Services LLC d/b/a Opendoor Insurance ("Opendoor Insurance"), Opendoor Brokerage LLC, Opendoor Brokerage Inc., OD Homes Brokerage Inc., Open Exchange Brokerage LLC, Open Exchange Brokerage LLC, OSN Texas LLC, OSN Escrow Inc., North American Title Company ("NATC"), Tremont Realty LLC d/b/a Opendoor Connect, and Title Resources Guaranty Company (collectively, the "Affiliates"). Specifically, Opendoor wholly owns or is the ultimate owner of Opendoor Home Loans LLC, Opendoor Insurance, Opendoor Brokerage LLC, Opendoor Brokerage Inc., OD Homes Brokerage Inc., Open Exchange Brokerage LLC, Open Exchange Brokerage Inc., Opendoor Connect, OS National LLC, OS National Alabama LLC, OSN Texas LLC and OSN Escrow Inc., and partly owns Title Resources Guaranty Company. Additionally, a member of Opendoor's board of directors is also a member of Lennar Corporation's board of directors, and Lennar Corporation has an indirect ownership interest in NATC's parent company. Because of these relationships, this referral may provide Opendoor a financial or other benefit.

Set forth below is the estimated charge or range of charges for the settlement services listed. You are NOT required to use the Affiliates as a condition for the purchase, sale, or refinance of the subject property. THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATE FOR THESE SERVICES.

Opendoor Home Loans LLC Charge or Range of Charges

Discount Points Fee 0 - 4% of the loan amount

Opendoor Brokerage LLC Charge or Range of Charges

Real Estate Commission 0 - 6% of purchase price

Opendoor Brokerage Inc. Charge or Range of Charges

Real Estate Commission 0 - 6% of purchase price

OD Homes Brokerage Inc.

Charge or Range of Charges

Origination Fee

<u>Digital Opendoor Insurance Services LLC</u> <u>Charge or Range of Charges</u>

Homeowners Insurance Policy Premium \$200 - \$29,000*

OS National LLC Charge or Range of Charges

Owner Title Policy Premium \$0 - \$4,000 Lender Title Policy Premium \$0 - \$2,500

Other Endorsements \$0 - \$1,000 per endorsement Escrow/Closing Services \$0 - \$1,400

Loan Closing Services \$0 - \$350

OSN Texas LLC

Owner Title Policy Premium Lender Title Policy Premium

Other Endorsements Escrow/Closing Services

OS National Alabama LLC

Owner Title Policy Premium Lender Title Policy Premium

Other Endorsements Escrow Closing Services

North American Title Company

Owner Title Policy Premium Lender Title Policy Premium

Other Endorsements Escrow/Closing Services

Title Resources Guaranty Company

Owner Title Policy Premium Lender Title Policy Premium

Other Endorsements

Title Search and/or Examination

OSN Escrow Inc.

Escrow/Closing Services

Open Exchange Brokerage LLC

Real Estate Commission

Open Exchange Brokerage Inc.

Real Estate Commission

Tremont Realty LLC

Real Estate Commission

Charge or Range of Charges

\$0 - \$5,000 \$0 - \$5,000

\$0 - \$500 per endorsement

\$0 - \$1,400

Charge or Range of Charges

\$0 - \$5,000 \$0 - \$2,000

\$0 - \$500 per endorsement

\$0 - \$1,000

Charge or Range of Charges

\$0 - \$5,115 \$0 - \$5,000

\$0 - \$500 per endorsement

\$0 - \$3,100

Charge or Range of Charges

\$0 - \$4,000 \$0 - \$2,500

\$0 - \$1,000 per endorsement

\$0 - \$300

Charge or Range of Charges

\$500 - \$4,000

Charge or Range of Charges

0 - 6% of purchase price

Charge or Range of Charges

0 - 6% of purchase price

Charge or Range of Charges

0 - 6% of purchase price

^{*}Range calculated using average replacement costs that vary by state (ranging from \$230,000 to \$360,000). Actual premium amounts are subject to property and policy specifications.

ACKNOWLEDGMENT

I/we have read this disclosure form and understand that Opendoor is referring me/us to purchase the above-described
settlement service(s) and may receive a financial or other benefit as the result of this referral.

Printed Name	Printed Name
Signature	Signature
Date	Date



ADDENDUM FOR PROPERTY SUBJECT TO MANDATORY MEMBERSHIP IN A PROPERTY **OWNERS ASSOCIATION**



(NOT FOR USE WITH CONDOMINIUMS)

ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

	ADDENDON TO CONTRACT CONCERNING THE PROPERTY AT
_	15327 E Hutchinson Cir, Houston, TX 77071
	(Street Address and City)
	Fondren Park Community Improvement Association (713) 776-1771
_	(Name of Property Owners Association, (Association) and Phone Number)
Α.	SUBDIVISION INFORMATION: "Subdivision Information" means: (i) a current copy of the restrictions applying to the subdivision and bylaws and rules of the Association, and (ii) a resale certificate, all of which are described by Section 207.003 of the Texas Property Code.
	(Check only one box):
	1. Within 21 days after the effective date of the contract, Seller shall obtain, pay for, and deliver the Subdivision Information to the Buyer. If Seller delivers the Subdivision Information, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. If Buyer does not receive the Subdivision Information, Buyer, as Buyer's sole remedy, may terminate the contract at any time prior to closing and the earnest money will be refunded to Buyer.
	2. Within days after the effective date of the contract, Buyer shall obtain, pay for, and deliver a copy of the Subdivision Information to the Seller. If Buyer obtains the Subdivision Information within the time required, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer. Buyer, due to factors beyond Buyer's control, is not able to obtain the Subdivision Information within the time required, Buyer may, as Buyer's sole remedy, terminate the contract within 3 days after the time required or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer.
	3. Buyer has received and approved the Subdivision Information before signing the contract. Buyer does not require an updated resale certificate. If Buyer requires an updated resale certificate, Seller, at Buyer's expense, shall deliver it to Buyer within 10 days after receiving payment for the updated resale certificate from Buyer. Buyer may terminate this contract and the earnest money will be refunded to Buyer in Seller fails to deliver the updated resale certificate within the time required.
	4. Buyer does not require delivery of the Subdivision Information.
	The title company or its agent is authorized to act on behalf of the parties to obtain the Subdivision Information ONLY upon receipt of the required fee for the Subdivision Information from the party obligated to pay.
В.	MATERIAL CHANGES. If Seller becomes aware of any material changes in the Subdivision Information, Seller shal promptly give notice to Buyer. Buyer may terminate the contract prior to closing by giving written notice to Seller if: (i) any of the Subdivision Information provided was not true; or (ii) any material adverse change in the Subdivision Information occurs prior to closing, and the earnest money will be refunded to Buyer.
c.	FEES AND DEPOSITS FOR RESERVES: Buyer shall pay any and all Association fees, deposits, reserves, and other charges associated with the transfer of the Property not to exceed \$ and Seller shall pay any excess. This paragraph does not apply to: (i) regular periodic maintenance fees, assessments, or dues (including prepaid items) that are prorated by Paragraph 13, and (ii) costs and fees provided by Paragraphs A and D.
D.	AUTHORIZATION: Seller authorizes the Association to release and provide the Subdivision Information and any updated resale certificate if requested by the Buyer, the Title Company, or any broker to this sale. If Buyer does not require the Subdivision Information or an updated resale certificate, and the Title Company requires information from the Association (such as the status of dues, special assessments, violations of covenants and restrictions, and a waiver of any right of first refusal), Buyer Seller shall pay the Title Company the cost of obtaining the information prior to the Title Company ordering the information.
re: Pr As	OTICE TO BUYER REGARDING REPAIRS BY THE ASSOCIATION: The Association may have the sole sponsibility to make certain repairs to the Property. If you are concerned about the condition of any part of the operty which the Association is required to repair, you should not sign the contract unless you are satisfied that the sociation will make the desired repairs.
	Buyer Seller authorized signer on behalf of
	Buyer Seller authorized signer on behalf of Opendoor Property J LLC
	authorized signer on behalf of



Buyer

The form of this addendum has been approved by the Texas Real Estate Commission for use only with similarly approved or promulgated forms of contracts. Such approval relates to this contract form only. TREC forms are intended for use only by trained real estate licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 36-10. This form replaces TREC No. 36-9.

Seller



ADDENDUM FOR SELLER'S DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS AS REQUIRED BY FEDERAL LAW



CONCERNING THE PROPERTY AT <u>15327 E Hutchinson Cir, Houston, TX 77071</u>

(Street Address and City)

A. LEAD WARNING STATEMENT: "Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from leadbased paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient.

contract by giving Seller written notice within 14 days after the effective date of this contract, and the earn					
selected by Buyer. If lead-based paint or lead-based paint hazards are present, Buyer may terminate to contract by giving Seller written notice within 14 days after the effective date of this contract, and the earn money will be refunded to Buyer. D. BUYER'S ACKNOWLEDGMENT (check applicable boxes):					
1. Buyer has received copies of all information listed 2. Buyer has received the pamphlet <i>Protect Your Fall</i> BROKERS' ACKNOWLEDGMENT: Brokers have infoa) provide Buyer with the federally approved paddendum; (c) disclose any known lead-based paint a ecords and reports to Buyer pertaining to lead-base provide Buyer a period of up to 10 days to have the	d above. mily from Lead in Your Home. ormed Seller of Seller's obligations under 42 U.S.C. 4852d to: amphlet on lead poisoning prevention; (b) complete this ind/or lead-based paint hazards in the Property; (d) deliver all d paint and/or lead-based paint hazards in the Property; (e) e Property inspected; and (f) retain a completed copy of this				
ver Date	Megan Meyer 02/13/2023 Seller Date authorized signer on behalf of Opendoor Property J LLC				
30 3	lead-based paint or lead-based paint hazards. 2. Within ten days after the effective date of this conselected by Buyer. If lead-based paint or lead-contract by giving Seller written notice within 14 money will be refunded to Buyer. BUYER'S ACKNOWLEDGMENT (check applicable boom 1. Buyer has received copies of all information listed 1. Buyer has received the pamphlet Protect Your Fair BROKERS' ACKNOWLEDGMENT: Brokers have inform a) provide Buyer with the federally approved paddendum; (c) disclose any known lead-based paint a ecords and reports to Buyer pertaining to lead-based.				



Other Broker

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Date

Date