

### REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE §1102, ET SEQ.)

· <b>*</b>		(C.A.R. POffil	i Do, Revised 11	rio)						
THIS		CONCERNS THE COUNTY OF	REAL PROF			E CITY OF CALIFORNIA.				
DESC	RIBED AS	240 Feather Lan			95060	OALII OIMIA,				
	STATEMENT IS A DISCLO					DODEDTY IN				
	COMPLIANCE WITH SECTION 1102 OF THE CIVIL CODE AS OF (date) IT IS NOT A									
WARR	RANTY OF ANY KIND BY TH	E SELLER(S) OR ANY	AGENT(S) RE	PRESEN	ITING ANY PRINCIP.	AL(S) IN THIS				
TRAN	SACTION, AND IS NOT A SU	BSTITUTE FOR ANY IN	ISPECTIONS C	OR WAR	RANTIES THE PRINC	CIPAL(S) MAY				
	TO OBTAIN.					• • • • • • • • • • • • • • • • • • • •				
This Da		ORDINATION WITH OT								
	eal Estate Transfer Disclosure Stat									
depend	ing upon the details of the partic	ular real estate transactior	າ (for example: s	special sti	udy zone and purchase	-money liens on				
residen	tíal property).									
Substit	tuted Disclosures: The following	disclosures and other disc	docuree required	hy law	including the Natural He	azard Dicologura				
Report/	Statement that may include airport	annovances earthquake	fire flood or ene	nial acces	rement information have	azaiu Distiusule				
in conn	ection with this real estate transfer	and are intended to eatief	the disclosure o	hliaatione	on this form whore the	cubicat matter is				
the sam		and are interlace to satisfy	r the disclosure o	Diigations	on ans form, where the	Subject matter is				
	ection reports completed pursuant	to the contract of cale or re	agint for donanit							
	• • •		ceipt for deposit.							
L. Add	itional inspection reports or disclos	ures:								
		II. SELLER'S IN	IFORMATION							
The Selle	er discloses the following information w			varrantu ni	racacetiva Bullara mali rali.	an this information				
in dacidi	ng whether and on what terms to pu	rebase the subject property	ough this is not a w	varranty, pr	ospective Buyers may rely	on this information				
trancacti	on to provide a copy of this statement to	any parean or optity in conne	otion with any actua	JIIZUS ARIY	agent(s) representing any	principal(s) in this				
THE FO	DLLOWING ARE REPRESENTA	TIONS MADE BY THE S	ELLER(S) AND	ARE NO	T THE REPRESENTA	TIONS OF THE				
AGENI	(S), IF ANY. THIS INFORMATION	IS A DISCLOSURE AND I	S NOT INTENDE	D TO BE	PART OF ANY CONTR	ACT BETWEEN				
	JYËR AND SELLER.									
Seller [	🛘 is 🕱 is not occupying the proper	ty.								
A. The	subject property has the items check	red below:								
网 Range	e	☐ Wall/Window Air Condition	ina	□ Pool:						
Range Oven		Sprinklers	9		ild Resistant Barrier*					
Micro		☐ Public Sewer System			Spa Heater:					
Dishw		☑ Septic Tank			s Solar Electric					
	Compactor	Sump Pump			Heater: Don't Know	X 1				
	age Disposal	Water Softener			s Solar Electric	~				
	er/Dryer Hookups	Patio/Decking		☐ Water						
Rain		☐ Built-in Barbecue								
☐ Burgla		Gazebo			y ∭K.Well vate Utility or					
	n Monoxide Device(s)	Security Gate(s)			her					
Smoke	e Detector(s)	Garage:			Supply: Bon't Know	<del>_</del>				
Fire A		☐ Attached ☐ Not Attacl	had							
TV An		Carport	neu	UUII Jooda	fity Dettled (Tank) ow Screens					
☐ Satelli	ta Dich	☐ Automatic Garage Door	Ononor(a)*		ow Screens C 55%					
interco	e Disil	Number Remote Cor			·					
	al Heating	Sauna	III OIS	***************************************	ick Release Mechanism on droom Windows*					
	3	Hot/Tub Spa:		. De	JIOOHI WIIROWS					
	orator Cooler(s)	Locking Safety Cover*								
<del>-</del> ·	. ,									
Exhaust I	Fan(s) intarter	220 Volt Wiring	in		Fireplace(s) in _					
🔲 Gas S	tarter	<b>[5]</b> :Roof(s): Type:			Age: UNKnow-	(approx.)				
			***************************************							
Are there	e, to the best of your (Seller's) knowled I sheets if necessary):	lge, any of the above that are	not in operating co	ondition? [	]Yes ☐ No. if yes, then	describe. (Attach				
	tnote on page 2)			.1	.0					
Buyer's Ini	tials () () ht laws of the United States (Title 17 U.S. Code) for		Seller's	Initials ( 💹	<u> // VC</u> ) ( )	) ^				
The copyrigit	ht laws of the United States (Title 17 U.S. Code) fi simile or computerized formats, Copyright ⊚ 1991-2	orbid the unauthorized reproduction of th	nis form, or any portion th	nereof, by pho	tocopy machine or any other means	· <b>[=]</b>				
повину тас	omine or computenzed formats, Copyright © 1991-2	VIO, CALIFORNIA ASSOCIATION OF RI	EALTORSE, INC. ALL RIC	onio reser	VED.	China Marcana				
TDS RE	VISED 11/10 (PAGE 1 OF 3)		Reviewed by	D	/ate	OPPORTUNITY				
	•	TRANSFER DISCLOSU								
Ananti	Frank Murphy	Phone: 831.457.5550			· · · · · · · · · · · · · · · · · · ·	F				
Broker:	Keller Williams Realty - SC 1414 So	quel Ave Ste 100 Santa C	.Fax: 831.401 3ruz , CA 950	62	Prepared using zipl	rorm® software				

Propert	240 Feather Lane y Address: <u>Santa Cruz, CA</u>	95060		Date: 4/4/4.	
B. Are	e you (Seller) aware of any ace(s) below. ່າງໄດ້ແກ	significant defects/mall		ollowing? 🗌 Yes 🔲 No. If yes, che	eck appropriate
□ □ (Desci	Driveways ☐ Sidewalks ☐	oors	☐ Insulation ☐ Roof(s) ical Systems ☐ Plumbing/	☐ Windows ☐ Doors ☐ Founda Sewers/Septics ☐ Other Structur	tion LI Slab(s) al Components
		· /A()	-1- :6		······································
If any	of the above is checked, expla	n. (Attach additional she	eets if necessary.):		
			f and a second second	transfer of the dualing. The co	rhan manavida
device carbor device (commont ha	e, garage door opener, or child n monoxide device standards e standards of Chapter 12.5 (con nencing with Section 115920) ve quick-release mechanisms e you (Seller) aware of any the	I-resistant pool barrier n of Chapter 8 (commen ommencing with Section of Chapter 5 of Part 10 in compliance with the 1 following:	nay not be in compliance vicing with Section 13260) 19890) of Part 3 of Division of Division 104 of, the Heap 1995 edition of the California		o, respectively, matic reversing ds of Article 2.5 curity bars may
1.	Substances, materials, or pr	oducts which may be ar	n environmental hazard sud lel or chemical storage tank	ch as, but not limited to, asbestos, ks, and contaminated soil or water	
	on the subject property				☐ Yes ☑No
2.	Features of the property sh whose use or responsibility	ared in common with a for maintenance may ha	djoining landowners, such ave an effect on the subjec	as walls, fences, and driveways, of property	☐ Yes ☑No
3.	Any encroachments, easeme	ents or similar matters th	at may affect your interest	in the subject property	☐ Yes ☑No
4.	Room additions, structural m	nodifications, or other all	terations or repairs made v	vithout necessary permits	Yes QNo
5. c	Room additions, structural m	lodifications, or other alt	erations or repairs not in or	ompliance with building codes	☐ Yes IXINO
6. 7.	Any settling from any cause.	or slippage, sliding, or o	other soil problems		☐ Yes ⊠No
8.	Flooding, drainage or gradin	g problems		,,,,	☐ Yes 🖾 No
9.	Major damage to the proper	ty or any of the structure	s from fire, earthquake, flo	ods, or landslides	☐ Yes 区 No
10	. Any zoning violations, nonco	onforming uses, violation	s of "setback" requirement	S	☐ Yes ☑ No
11	. Neighborhood noise probler	ns or other nuisances.			LI Yes KINO
12	. CC&R's or other deed restri	ctions of obligations	ver the cubiect property		☐ Yes 1X1No
13 14	. Homeowners Association w . Anv "common area" (faciliti	es such as pools, tenn	is courts, walkways, or ot	ther areas co-owned in undivided	- 103 pg/100
	interest with others)				☐ Yes ⊠(No
15	. Any notices of abatement or	citations against the pro	perty		□ Yes ⊠įNo
16	a defect or deficiency in this	real property or "commo	on areas" (facilities such as	rty, including any lawsuits alleging pools, tennis courts, walkways, or	
If the	answer to any of these is yes,	explain. (Attach addition	nal sheets if necessary.):		
				E 31 0 2 2 3 40440 0 25	41 111 <del>4</del> 1
2.	Safety Code by having opera Marshal's regulations and app The Seller certifies that the pr Code by having the water hea	able smoke detector(s) whicable local standards. Toperty, as of the close of the tank(s) braced, ancherts.	which are approved, listed of escrow, will be in complicated, or strapped in place in	npliance with Section 13113.8 of and installed in accordance with ance with Section 19211 of the Hen accordance with applicable law.	the State Fire alth and Safety
Seller	Michelle A. Carr, Truste	an Trustee	·	Date 4/11/11	
Seller				Date	
	Initials () (				

Reviewed by Date

rioue:iv Add:ess. Balica Cidz, Ca 90	060		Date:
(To be co	III. AGENT'S INS	SPECTION DISCLOSURE is represented by an agent in thi	s transaction.)
THE UNDERSIGNED, BASED ON PROPERTY AND BASED ON A ACCESSIBLE AREAS OF THE PRO	REASONABLY C	OMPETENT AND DILIG	S) AS TO THE CONDITION OF THE SENT VISUAL INSPECTION OF THE UIRY, STATES THE FOLLOWING:
☐ See attached Agent Visual Inspection Discle ☐ Agent notes no items for disclosure. ☐ Agent notes the following items:			
Agent (Broker Representing Seller)	ller Williams R (Please Print)	Realty By (Associate Lic	Date ensee or Broker Signature) Frank Murphy
	ed only if the agent who	SPECTION DISCLOSURE has obtained the offer is other that	an the agent above.)
ACCESSIBLE AREAS OF THE PRO	OPERTY, STATES	COMPETENT AND DIL THE FOLLOWING:	IGENT VISUAL INSPECTION OF THE
Agent notes no items for disclosure.	osure (AVID Form)		
☐ See attached Agent Visual Inspection Discl ☐ Agent notes no items for disclosure. ☐ Agent notes the following items:			
Agent notes no items for disclosure.		ByBy(Associate Lie	DateDate
Agent notes no items for disclosure.  Agent notes the following items:  Agent (Broker Obtaining the Offer)  V. BUYER(S) AND SELLER(S) MAPROPERTY AND TO PROVIDE SELLER(S) WITH RESPECT TO	(Please Print)  AY WISH TO OBTA  FOR APPROPRI  ANY ADVICE/INSE	AIN PROFESSIONAL AD ATE PROVISIONS IN A PECTIONS/DEFECTS.	DateDate Densee or Broker Signature)  VICE AND/OR INSPECTIONS OF THE CONTRACT BETWEEN BUYER AND
Agent notes no items for disclosure.  Agent notes the following items:  Agent (Broker Obtaining the Offer)  V. BUYER(S) AND SELLER(S) MAPROPERTY AND TO PROVIDE SELLER(S) WITH RESPECT TO	(Please Print)  AY WISH TO OBTA  FOR APPROPRI  ANY ADVICE/INSE	AIN PROFESSIONAL AD ATE PROVISIONS IN A PECTIONS/DEFECTS.	VICE AND/OR INSPECTIONS OF THE

SECTION 1102.3 OF THE CIVIL CODE PROVIDES A BUYER WITH THE RIGHT TO RESCIND A PURCHASE CONTRACT FOR AT LEAST THREE DAYS AFTER THE DELIVERY OF THIS DISCLOSURE IF DELIVERY OCCURS AFTER THE SIGNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST ACT WITHIN THE PRESCRIBED PERIOD.

Ву

A REAL ESTATE BROKER IS QUALIFIED TO ADVISE ON REAL ESTATE. IF YOU DESIRE LEGAL ADVICE, CONSULT YOUR ATTORNEY.

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

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TDS REVISED 11/10 (PAGE 3 OF 3)

Agent (Broker Obtaining the Offer)

Agent (Broker Representing Seller) Keller Williams Realty

(Please Print)

(Please Print)

	<u>[</u>
Reviewed by Date	RUTROPPO

Date

Date

(Associate Licensee or Broker Signature)

Frank Murphy

(Associate Licensee or Broker Signature)



### **SELLER PROPERTY QUESTIONNAIRE**

(C.A.R. Form SPQ, Revised 11/10)

	4							_	_		_	٠.			<b>.</b>				** ** *			
This info	rmatic	is not a	a TDS	is com	pleted	l or wl	hen no	TDS	is re	quired	l.											
1.	Selle	r make	s the	follo 240	wing <i>Feat</i>	discl her	losure: <i>Lane</i>	s wit	h r	egard	to	the , Ass	real essor's	prop Parc	erty el No	or . <u>08</u>	manut 30-22	actured 1-014	home	, d	lescribe	ed as
	situa	ted in			Sanı	ta C	ruz				, Cou	inty o			Sant	а <u>С</u>	ruz		, Califo	rnia	, ("Prop	perty").
	The licen broke attor	followin see or er is qu ney.	g are other alified	repres persor to ad	entat i worl vise (	ions king on re	made with c al est	by the or throate ate tra	ie S ougi ansa	eller. n Brol action	Unie ker ł s. If	ss ot las n Selle	nerwis ot ver r or B	se sp ified uyer	ecitie infori desii	nati res l	on pro legal a	ig, Broi vided l dvice, t	ker and by Selle they sho	ang er. A ould	y reai A real d cons	estate estate ult an
	Prop	to Sell erty and Answ Some Think	help to er basething about the qu	elimin ed on a that you what y uestion	ate mi actual u do n rou wo s care	isund know ot cor ould w fully a	erstan rledge nsider rant to and tak	dings and re materi know ke you	abou ecolle ial or if you r tim	ut the o ection r signif ou were e.	condi at thi icant e buy	tion o s time may ing th	f the P e. be per le Prop	roper ceive erty t	ty. d diffe oday.	erent	ly by a	Buyer.				
	of the	to Buye Proper Some If sor Selle Selle	ty and ething nething rs can r's disc	help to that ma g is imp only di closure:	elimir y be r ortant sclose s are r	nate n materi to yo what not a s	nisund ial or s ou, be s t they a substit	erstan ignific sure to actuall ute for	iding ant to put by kn r you	is abo to you, your o ow. Se ir own	ut the may conce eller i inve	e cond not be erns a may n stigati	lition of the perceind que tot know ons, pe	f the I eived estion w abo erson	Prope the s s in w out all al jud	rty. ame ritino mate gme	way by g (C.A.I erial or nts or c	the Se R. form significa common	eller. BMI). ant items sense.	S.		
V.	"Yes A.	4. Whe (In g 5. Whe 6. Whe (In g 7. Whe com 8 Insu	o." Pro CORILY in the Order for namph release ther the general ther the general ther the mon in rance ters afferial fa	vide e ' OR C last 3 y rom a g etamin e of ar ne Prop n, a zon ne Prop ne Prop nterest claims fecting nots or	xplana ONTR rears, govern e. (If y illega perty is erty is erty is ea ond erty is subdir affect title of defect	ations RACTI the do ment /es, al al con s loca istrict s affec s loca ce use s a con vision ing th f the I ts affet	s to an UALL' eath or health ttach a trolled ated in allowing the distribution of the proper ecting.	nswer Y REQ f an oof o officia a copy subst or ad ng ma y a nu thin 1 military nium c certy w ty the P	s in QUIR couppal ide of the ance of the a	the spiece of a right in the property of a right in the	the Fing the ler.). r ben an "ir g, coi ated forme ourpo n a p	prov LATE Prope eath dustr mmer by ar er fed ses th lanne year erwis	ided or iD:  rty upo perty as the Profial use cial or i "induseral or nat may at may a	r atta In the s bein In the sperty If zon In airpoi In state If y cont If developed If y cont If	Property or the control of the contr	erty stamics	inated I	on. plosive	s and cl	hec (R) / (C) / (C	k secti AWARI Yes Yes Yes Yes Yes Yes	on VI. E OF NO
		<b>2.</b> Ong (for	alteratuding oing o	ions, n those r r recuri	nodific esultin ing m	ations ng fror ainter ewer	s, remo m Hom nance clean-	ne War on the out, tre	rrant Pro	ty clair perty r pest	ns) contr	ol sei	······································				Propert	y 	(SELLE	. [	⊒ Yes` ] Yes	DI-NO
T	ne copy	initials ( ,	of the Un	ited State	es (Title	17 U.S	S. Code)	av mach	ine o	ranvoti	ner -					;	Seller's	Initials (	xme	<u>ノ</u> )	) (	_
re m	product eans, i ∆⊔⊭∩¤	ion of this ncluding f NIA ASSC	orm, or acsimile	or com or com √ OF RE	on there puterize	or, by p ed form S® ING	priotoco; nats. Co C. All F	oy mach opyright RIGHTS	© 2 RFS	2005-20 ERVED	10,								,		1	
S	PQ R	EVISED	11/10	(PAGE	1 OF	4)	<b>∵, ∧⊾∟</b> [			× InD				Revie	ewed b	<u>y</u>		Date				OUAL ROUSIN PPORTURITY
							LER P	ROPE	RT	( QUE	STIC	NNA	IRE (S	PQ P	AGE	1 OF	<del>-</del> 4)					

Agent: Frank Murphy Phone; 831.457.5550 Fax: 831.401.2425 Prepared using zipForm® software Broker: Keller Williams Realty - SC 1414 Soquel Ave Ste 100 Santa Cruz , CA 95062

240 Feather Lane Property Address: Santa Cruz, CA 95060	Date: CVIII
4. If this is a pre-1978 Property, were any renovations (i.e., lead-based paint surfaces completed in compliance with the Lead-Based Paint Renovation Rule.	Favironmental Protection Assess
Explanation:	
C. STRUCTURAL, SYSTEMS AND APPLIANCES:  1. Defects in any of the following, (including past defects that conditioning, electrical, plumbing (including the presence of plumbing waste disposal or septic system, sump pumps, well, roof, gutte crawl space, attic, soil, grading, drainage, retaining walls, in the sellings floors or appliances.	polybutelene pipes), water, sewer, ers, chimney, fireplace, foundation, ferior, or exterior doors, windows
walls, ceilings, floors or appliances	
<ul> <li>D. DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT:</li> <li>1. Financial relief or assistance, insurance or settlement, sought of local or private agency, insurer or private party, by past or preson any actual or alleged damage to the Property arising from a floor or occurrence or defect, whether or not any money received.</li> </ul>	ent owners of the Property, due to od, earthquake, fire, other disaster, ved was actually used to make
repairs	
E. WATER-RELATED AND MOLD ISSUES:  1. Water intrusion into any part of any physical structure on the Prappliance, pipe, slab or roof; standing water, drainage, floored and provided and p	oding underground water.
moisture, water-related soil settling or slippage, on or affecting the 2. Any problem with or infestation of mold, mildew, fungus or spendiffecting the Property  3. Rivers, streams, flood channels, underground springs, high wat	Yes No
or affecting the Property or neighborhood	Tes Divide
T. DETO ANNALO AND DECTO.	A DE VOIL (SELLED) AWADE OF
<ol> <li>PETS, ANIMALS AND PESTS:</li> <li>Pets on or in the Property</li> <li>Problems with livestock, wildlife, insects or pests on or in the Program Past or present odors, urine, feces, discoloration, stains, spots or</li> </ol>	pperty Yes \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
to any of the above	☐ Yes ☐ No pair of damage due to any of ☐ Yes ☑ No
If so, when and by whom	V 7
<ul> <li>G. BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS:</li> <li>1. Surveys, easements, encroachments or boundary disputes</li> <li>2. Use or access to the Property, or any part of it, by anyone oth permission, for any purpose, including but not limited to, using or driveways or other forms of ingress or egress or other travel or design.</li> </ul>	er than you, with or without r maintaining roads, Irainage Yes SN
3. Use of any neighboring property by you	Seller's Initials (X YVE) (
Buyer's Initials () ()	
Copyright © 2005-2010, CALIFORNIA ASSOCIATION OF REALTORS®, INC.  SPQ REVISED 11/10 (PAGE 2 OF 4)  SELLER PROPERTY QUESTIONNAIRI	Reviewed by Date

	erty Address: <u>Santa Cruz, CA 95060</u>	Date:
Exp	planation:	
	LANDSCAPING, POOL AND SPA:  1. Diseases or infestations affecting trees, plants or vegetation of the company of the property.  (a) If yes, are they □ automatic or □ manually operated.  (b) If yes, are there any areas with trees, plants or vegetation of the property.  3. An operational pool heater on the Property.  4. An operational spa heater on the Property.  5. Past or present defects, leaks, cracks, repairs or other problem waterfall, pond, stream, drainage or other water-related decore equipment, including pumps, filters, heaters and cleaning systems.	n not covered by the sprinkler system
	CONDOMINIUMS, COMMON INTEREST AND DEVELOPMENTS	S AND OTHER SUBDIVISIONS: ARE YOU (SELLER) AWARE OF.
Exp	1. Any pending or proposed dues increases, special assessmen availability issues, or litigation by or against or fines or violatio Association or Architectual Committee affecting the Property.  2. Any declaration of restrictions or Architectual Committee that made on or to the property.  3. Any improvements made on or to the property without the req Committee or inconsistent with any declaration of Commitee requirement.	ts, rules changes, insurance ns issued by a Homeowner  has authority over improvements  uired approval of an Architectual restrictions or Architectural  Yes N
J.	<ol> <li>TITLE, OWNERSHIP AND LEGAL CLAIMS:</li> <li>Any other person or entity on title other than Seller(s) signing</li> <li>Leases, options or claims affecting or relating to title or use of</li> <li>Past, present, pending or threatened lawsuits, settlements, m mechanics' liens, notice of default, bankruptcy or other court affecting or relating to the Property, Homeowner Association of</li> <li>Any private transfer fees, triggered by a sale of the Property, i organizations, interest based groups or any other person or explanation:</li> </ol>	the Property Yes Z N ediations, arbitrations, tax liens, filings, or government hearings or neighborhood Yes Z N n favor of private parties, charitable
<b>K</b> . Exp	NEIGHBORHOOD:  1. Neighborhood noise, nuisance or other problems from source following: neighbors, traffic, parking congestion, airplanes, freeways, buses, schools, parks, refuse storage or landfill pr business, odor, recreational facilities, restaurants, enterta parades, sporting events, fairs, neighborhood parties, little equipment, air compressors, generators, pool equipment or planation:	trains, light rail, subway, trucks, ocessing, agricultural operations, inment complexes or facilities, er. construction, air conditioning
Exp		
	's Initials ( ) ( )	Seller's Initials (X Y )(
	ght © 2005-2010, CALIFORNIA ASSOCIATION OF REALTORS®, INC.	Reviewed by Date

Prope	rty Address: <i>Santa C</i>	Cruz, CA				Date: _	Willi
	GOVERNMENTAL:						OU (SELLER) AWARE OF
	1. Ongoing or conte	emplated emi	inent domain, conde	mnation, an	nexation or change in a	zoning (	or ☐ Yes 🕱 No
	<ol><li>Existence or r</li></ol>	pendency o	f anv rent contr	ol, occupa:	ncv restrictions, impi	rovemer	nt .
	restrictions or retr	rofit requirem	ents that apply to or	could affect	the Property		Yes AS No
	A Current or propo-	ead hande a	ecacemente or face	that do not	annear on the Propert	ty tay h	☐ Yes Æ No
	that applies to or	could affect t	he Property				☐ Yes ☒ No
	<ol><li>Proposed construence</li></ol>	uction, reconf narks_roadw	iguration, or closure avs and traffic signal	of nearby G	overnment facilities or a	amenitie	S TYes MA No.
	6. Existing or propo	sed Governn	nent requirements at	ffecting the F	roperty (i) that tall gra	ss, brus	Yes No
	or other vedetation	on de cleared	i: till that restrict trea	e (or other ia	inascadina) biantina. (e	:mova: c	or ☐ Yes 💆 No
	<ol><li>Any protected has</li></ol>	abitat for pla	nts, trees, animals i	or insects the	at apply to or could a	affect th	e
	Property	oporty is his	storically designated		rithin an existing or	nronoso	☐ Yes దే~No
	Historic District						□ Yes /☑ No
Exp	planation:			•			
M.	OTHER:  1. Reports, inspect	tione disclor	curae warrantiae i	maintenance	recommendations, e		OU (SELLER) AWARE OF
	studies, surveys	or other docu	iments, pertaining to	(i) the cond	ition or repair of the Pr	operty o	or
	any improvemen	nt on this F	Property in the pas	st, now or	proposed; or (ii) ea	sement	S,
	(If ves, provide ar	n boundary di ny such docui	sputes affecting the ments <u>in your posses</u>	eroperty ssion to Buve	er.}		☐ Yes ☑ Ño
	2 Any past or pro-	cont known	material facts or of	har cianifica	nt itame offacting the	value o	or 🗖 Yes 🗡 No
Exp							
VI. 🗀	(IF CHECKED) ADD	ITIONAL CO	OMMENTS: The att	ached adde	ndum contains an exp	olanation	n or additional comments in
respor	nse to specific question	s answered "	yes" above. Refer to	line and que	stion number in explan	ation.	
Seller	represents that Selle	r has provid	ed the answers and	d. if anv. exi	lanations and comme	ents on	this form and any attached
adden	ida and that such info	ormation is t	rue and correct to t	he best of S	eller's knowledge as	of the o	late signed by Seller. Seller
ackno	wledges (i) Seller's sure that a real estat	obligation : e licensee m	to disclose inform nav have in this trai	iation reque nsaction: ar	ested by this form is id (ii) nothing that any	s indep / such i	pendent from any duty of real estate licensee does or
says t	o Seller relieves Selle	er from his/h	er own duty of disc	losure.			
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Seller						— pa	te
	gning below, Buyer a :ionnaire form.	icknowledge	s that Buyer has r	ead, unders	stands and has receiv	/ed a c	opy of this Seller Property
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Buyer							te
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OR ADE	EQUACY OF ANY PROVISION ACTIONS, IF YOU DESIRE L	ON IN ANY SPE	ECIFIC TRANSACTION. A	REAL ESTATI	BROKER IS THE PERSON	QUALIF	ED TO ADVISE ON REAL ESTATE
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# LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE, ACKNOWLEDGMENT AND ADDENDUM

For Pre-1978 Housing Sales, Leases, or Rentals

(C.A.R. Form FLD, Revised 11/10)

The following terms and conditions are hereby incorporated in and made a part of the: Califor	nia Residential
Purchase Agreement, Residential Lease or Month-to-Month Rental Agreement, or Other:	erty known as:
240 Feather Lane, Santa Cruz CA 95060	("Property") in
which is referred	to as Buyer or
	to as Seller or
Landlord.  LEAD WARNING STATEMENT (SALE OR PURCHASE) Every purchaser of any interest in residential rewhich a residential dwelling was built prior to 1978 is notified that such property may present exposure lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in youn produce permanent neurological damage, including learning disabilities, reduced intelligent quotient, behave and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of a residential real property is required to provide the buyer with any information on lead-based paint has assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint has assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.  LEAD WARNING STATEMENT (LEASE OR RENTAL) Housing built before 1978 may contain lead-base from paint, paint chips and dust can pose health hazards if not managed properly. Lead exposure is espect young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence paint and/or lead-based paint hazards in the dwelling. Lessees must also receive federally approved par poisoning prevention.  EPA'S LEAD-BASED PAINT RENOVATION, REPAIR AND PAINTING RULE: The new rule contractors and maintenance professionals working in pre-1978 housing, child care facilities, and lead-based paint be certified; that their employees be trained; and that they follow protective standards. The rule applies to renovation, repair, or painting activities affecting more than six slead-based paint in a room or more than 20 square feet of lead-based paint on the exterior. Enforced begins October 1, 2010. See the EPA website at www.epa.gov/lead for more information.	e to lead from g children may rioral problems any interest in ards from risk nazards. A risk ed paint. Lead ially harmful to of lead-based nphlet on lead requires that schools with work practice quare feet of
SELLER'S OR LANDLORD'S DISCLOSURE     (we) have no knowledge of lead-based paint and/or lead-based paint hazards in the housing other than t	he following:
I (we) have no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the than the following, which, previously or as an attachment to this addendum have been provided to Buyer of	housing other or Tenant:
I (we), previously or as an attachment to this addendum, have provided Buyer or Tenant with the pamphlet Family From Lead In Your Home" or an equivalent pamphlet approved for use in the State such as "The Guide to Environmental Hazards and Earthquake Safety."	"Protect Your Homeowner's
For Sales Transactions Only: Buyer has 10 days, unless otherwise agreed in the real estate purcha conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint haz	se contract, to ards.
I (we) have reviewed the information above and certify, to the best of my (our) knowledge, that the provided is true and correct.	e information
Commission Co Co Times	
Seller or Landlord Michelle A. Carr, Trustee Date	
	····
Seller or Landlord Date	
The copyright laws of the United States (Title 17 U.S. Code) forbid the unauthorized reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. Copyright © 1996-2010, CALIFORNIA  ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED.  FLD REVISED 11/10 (PAGE 1 OF 2)  Reviewed by	) ESWAI HOUSING OPPORTUNITY

LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE (FLD PAGE 1 OF 2)

Agent: Frank Murphy Phone: 831.457.5550 Fax: 831.401.2425 Prepared using zipForm® software Broker: Keller Williams Realty - SC 1414 Soquel Ave Ste 100 Santa Cruz , CA 95062

240 Feather Property Address: <u>Santa Cruz,</u>			Date	
2. LISTING AGENT'S ACK	NOWLEDGMENT		٠.	
	er or Landlord of Seller's or La	ndlord's obligations	under §42 U.S.C. 485	52d and is aware of
•	ation above and certify, to th	e best of my kno	wledge, that the infor	mation provided is
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(Please Print) Agent (Broker	r representing Seller or Landlord	Associate-Lice Frank Murph	ensee or Broker Signatu Py	re Date
3. BUYER'S OR TENANT'S	ACKNOW! EDGMENT			
I (we) have received copie In Your Home" or an e Environmental Hazards	es of all information listed, if any, equivalent pamphlet approved and Earthquake Safety." If de irs after Acceptance of an off u wish to cancel, you must ac	for use in the Sta livery of any of th er to purchase. Bi	ite such as "The Hom ne disclosures or pam uver has a right to can	phlet referenced in
For Sales Transactions ( purchase contract, to con paint hazards: OR, (if che	<u>Only:</u> Buyer acknowledges the duct a risk assessment or inspecked) ☐ Buyer waives the rigler lead-based paint hazards.	right for 10 days,	unless otherwise agree	nt and/or lead-based
I (we) have reviewed the i provided is true and correc	nformation above and certify t.	, to the best of n	ny (our) knowledge, ti	hat the information
Buyer or Tenant	Date	Buyer or Tena	nt	Date
obligations under §42 U.S	'S ACKNOWLEDGMENT er or Landlord, through the L S.C. 4852d and is aware of Age nation above and certify, to t	nt's responsibility to	ensure compliance.	
Agent (Broker obtaining the	Offer)	By Associate-Lice	ensee or Broker Signatu	ure Date
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FLD REVISED 11/10 (PAGE 2 OF 2)



Agent:

# WATER HEATER AND SMOKE DETECTOR STATEMENT OF COMPLIANCE

(C.A.R. Form WHSD, Revised 11/10)

Property Address: 240 Feather Lane, Santa Cruz CA 95060

NOTE: A seller who is not required to provide one of the following statements of compliance is not necessarily exempt from the obligation to provide the other statement of compliance.

#### WATER HEATER STATEMENT OF COMPLIANCE

- 1. STATE LAW: California Law requires that all new and replacement water heaters and existing residential water heaters be braced, anchored or strapped to resist falling or horizontal displacement due to earthquake motion. "Water heater" means any standard water heater with a capacity of no more than 120 gallons for which a pre-engineered strapping kit is readily available. (Health and Safety Code §19211d). Although not specifically stated, the statue requiring a statement of compliance does not appear to apply to a properly installed and bolted tankless water heater for the following reasons: There is no tank that can overturn; Pre-engineered strapping kits for such devices are not readily available; and Bolting already exists that would help avoid displacement or breakage in the event of an earthquake.
- LOCAL REQUIREMENTS: Some local ordinances impose more stringent water heater bracing, anchoring or strapping requirements than does
  California Law. Therefore, it is important to check with local city or county building and safety departments regarding the applicable water heater
  bracing, anchoring or strapping requirements for your property.

3. TR	ANSFEROR'S WRITTEN STATEMENT ater to certify, in writing, that the seller	T: California Health and Safe	y Code §19211 required a State Law. If the Prop	s the seller of any rea enty is a manufactured	I property containing a water or mobile home, Seller shall
als	o file a required Statement with the Depa RTIFICATION: Seller represents that to ving the water heater(s) braced, anchore	artment of Housing and Comm the Property, as of the Close	unity Development. Of Escrow, will be in co	ompliance with Health	
Seller	Mucie a Can, Tr (Signature)	ustu Mich (Print	uelle A. Carr, Name)	Trustee	Date ((/()
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	SMOI	KE DETECTOR STAT	EMENT OF COM	PLIANCE	
op Sa 2. LC inc inc 3. TR sin tra 4. EX prc 5. CE de §11 roc  Seller Seller	ATE LAW: California Law requires that erable smoke detector, approved and lis fety Code §13113.8) and (ii) all used ma CAL REQUIREMENTS: Some local or or or or or or or county to check with local city or county ANSFEROR'S WRITTEN STATEMENT gle-family dwelling, whether the transfensferee a written statement indicating the nufactured or mobile home, Seller shall CEPTIONS: Generally, a written stater viding a transfer disclosure statement. RTIFICATION: Seller represents that the sector(s) (ii) approved and listed by the Satina or (iii) in compliance with Manuform for used manufactured or mobilehome (Signature)  (Signature)  (Signature)	sted by the State Fire Marshal, unufactured or mobilehomes had dinances impose more string building and safety department: California Health and Safety ir is made by sale, exchange, at the transferor is in compliar also file a required Statement ment of smoke detector complete Property, as of the Close state Fire Marshal installed in actured Housing Construction es as required by HCD and (iii)  Michael Michael (Print)	installed in accordance of ve an operable smoke detector requise regarding the applicable Code §13113.8(b) requiser real property sales of ce with California State of the Code is not required for the Code is not require	with the State Fire Mar etector in each sleeping uirements than does C le smoke detector requires every transferor of ontract (installment sallaw concerning smoke ousing and Community or transactions for white compliance with the late Fire Marshal's regulated Safety Code §1802 licable local ordinance (	shal's regulations (Health and g room. alifornia Law. Therefore, it is irements for your property. any real property containing a les contract), to deliver to the detectors. If the Property is a v Development (HCD), ich the Seller is exempt from w by having operable smoke titions Health and Safety Code 29.6) located in each sleeping s).  Date
Buyer					Date
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6	a subsidiary of the CALIFORNIA ASSOCIATION OF		Davioused by	Date	
	525 South Virgil Avenue, Los Angeles, California 900 REVISED 11/10 (PAGE 1 OF 1)	020	Reviewed by	Date	POSAS, HOUSEG OPPORTURITY
MALION	WATER HEATER AND	SMOKE DETECTOR STA	EMENT OF COMPLI	ANCE (WHSD PAG	E 1 OF 1)

Fax: 831.401.2425

CA 95062

Prepared using zipForm® software

Phone: 831.457.5550

Santa Cruz

Broker: Keller Williams Realty - SC 1414 Soquel Ave Ste 100



#### STATEWIDE BUYER AND SELLER ADVISORY

ASSOCIATION (This Form Does Not Replace Local Condition Disclosures.

OF REALTORS Additional Addenda May Be Attached to This Advisory. See Paragraph 44)

(C.A.R. Form SBSA, Revised 11/10)

#### **BUYER RIGHTS AND DUTIES:**

- The physical condition of the land and improvements being purchased are not guaranteed by Seller or Brokers.
- You should conduct thorough investigations of the Property both personally and with appropriate professionals.
- If professionals recommend further inspections, you should contact qualified experts to conduct such inspections.
- You should retain your own professional even if Seller or Broker has provided you with existing reports.
- You should read all written reports given to you and discuss those reports with the persons who prepared them.
- You have the right to request that the Seller make repairs or corrections or take other actions based on inspections or disclosures, but the Seller is not obligated to make any such repairs, corrections or other requested actions.
- If the Seller is unwilling or unable to satisfy your requests, and you act within certain time periods, you may have the right to cancel the Agreement (the Purchase Agreement and any Counter Offer and Addenda together are the "Agreement"). If you cancel outside of these periods, you may be in breach of the Agreement and your deposit might be at risk.
- The terms of the purchase agreement and any counter offers and addenda establish your rights and responsibilities. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.

#### **SELLER RIGHTS AND DUTIES:**

- You have a duty to disclose material facts known to you that affect the value or desirability of the Property.
- You are obligated to make the Property available to the Buyer and have utilities on for inspections as allowed by the Agreement.
- This form is not a substitute for completing a Real Estate Transfer Disclosure Statement, if required, and any other property-specific questionnaires or disclosures.
- The terms of the Agreement establish your rights and responsibilities.

#### **BROKER RIGHTS AND DUTIES:**

- · Brokers do not have expertise in all areas and matters affecting the Property or your evaluation of it.
- For most sales of residential properties with no more than four units, Brokers have a duty to make a reasonably competent and diligent visual inspection of the accessible areas of the Property and disclose to you material facts or defects that the inspection reveals.
- Many defects and conditions may not be discoverable by a Broker's visual inspection.
- If Brokers give a referral to another professional, Brokers do not guarantee that person's performance. You may select any professional of your own choosing.
- Any written agreement between a Broker and either Buyer or Seller or both establishes the rights and responsibilities of those parties.
- 1. INSPECTIONS: Buyer and Seller are advised that Buyer has the right to obtain various inspections of the Property under most residential purchase agreements. Buyer is advised to have the Property inspected by a professional property inspection service within Buyer's inspection contingency period. A licensed building contractor or other professional may perform these services. The inspector generally does not look behind walls or under carpets, or take equipment apart. Certain items on the Property, such as chimneys and spark arresters, plumbing, heating, air conditioning, electrical wiring, pool and spa, septic system, well, roof, foundation and structural items may need to be inspected by another professional. such as a chimney sweep, plumber, electrician, pool and spa service, septic or well company or roofer. A general physical inspection typically will not test for mold, wood destroying pests, lead-based paint, radon, asbestos and other environmental hazards, geologic conditions, age, remaining useful life or water-tightness of roof, cracks, leaks or operational problems associated with a pool or spa or connection of the Property to a sewer system. If Buyer wants further information on any aspect of the Property, Broker recommends that Buyer have a discussion with the professional property inspector and that Buyer hire an appropriate professional for the area of concern to Buyer. Brokers do not have expertise in these areas. Brokers do not verify the results of any such inspection or guarantee the performance of any such inspector or service. Any election by Buyer to waive the right to a physical inspection of the Property or to rely on somebody other than an appropriate professional is against the advice of Brokers. Not all inspectors are licensed and licenses are not available for all types of inspection activities.

Buyer's Initials (				
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Seller's Initials (XY)

Reviewed by \_\_\_\_\_ Date \_\_\_\_



#### STATEWIDE BUYER AND SELLER ADVISORY (SBSA PAGE 1 OF 10)

Agent: Frank Murphy Phone: 831.457.5550 Fax: 831.401.2425 Prepared using zipForm® software Broker: Keller Williams Realty - SC 1414 Soquel Ave Ste 100 Santa Cruz , CA 95062

- 2. SQUARE FOOTAGE, LOT SIZE, BOUNDARIES AND SURVEYS: Buyer and Seller are advised that only an appraiser or land surveyor, as applicable, can reliably confirm square footage, lot size, Property corners and exact boundaries of the Property. Representations regarding these items that are made in a Multiple Listing Service, advertisements, and from property tax assessor records are often approximations, or based upon inaccurate or incomplete records. Fences, hedges, walls or other barriers may not represent actual boundary lines. Unless otherwise specified by Broker in writing, Brokers have not verified any such boundary lines or any representations made by Seller or others. Brokers do not have expertise in this area. Standard title insurance does not insure the boundaries of the Property. If Buyer wants information about the exact square footage, lot size or location of Property corners or boundaries, Broker recommends that Buyer hire an appraiser or licensed surveyor to investigate these matters or to prepare a survey of the property during Buyer's inspection contingency period.
- 3. SOIL AND GEOLOGIC CONDITIONS: Buyer and Seller are advised that real estate in California is subject to settling, slippage, contraction, expansion erosion, subsidence, earthquakes and other land movement. The Property may be constructed on fill or improperly compacted soil and may have inadequate drainage capability. Any of these matters can cause structural problems to improvements on the Property. Civil or geo-technical engineers are best suited to evaluate soil stability, grading, drainage and other soil conditions. Additionally, the Property may contain known or unknown mines, mills, caves or wells. Brokers do not have expertise in this area. If Buyer wants further information, Broker recommends that Buyer hire an appropriate professional. Not all inspectors are licensed and licenses are not available for all types of inspections.
- 4. GEOLOGIC HAZARDS: Buyer and Seller are advised that California has experienced earthquakes in the past. and there is always a potential of future earthquakes. Damage caused by an earthquake may not be discoverable by a visual inspection of Buyer(s) or Broker(s). Inspection by a licensed, qualified professional is strongly recommended to determine the structural integrity and safety of all structures and improvements on the Property. If the Property is a condominium, or located in a planned unit development or in a common interest subdivision, Buyer is advised to contact the homeowners association about earthquake repairs and retrofit work and the possibility of an increased or special assessment to defray the costs of earthquake repairs or retrofit work. Buyer is encouraged to obtain and read the booklet entitled, "The Homeowner's Guide to Earthquake Safety." In most cases a questionnaire within the booklet must be completed by Seller and the entire booklet given to the Buyer if the Property was built prior to 1960. If the Property was built before 1975, and contains structures constructed of masonry or precast (tilt up) concrete walls, with wood frame floors or roof, or if the building has unreinforced masonry walls, then Seller must provide Buyer a pamphlet entitled "The Commercial Property Owner's Guide to Earthquake Safety." Many areas have a wide range of geologic problems and numerous studies have been made of these conditions. Some of this information is available for public review at city and county planning departments. Buyer is encouraged to review the public maps and reports and/or obtain a geologist's inspection report. Brokers do not have expertise in this area. Buyer may be able to obtain earthquake insurance to protect their interest in the Property. Sellers who agree to provide financing should also consider requiring Buyers to obtain such insurance naming Seller(s) as insured lien holder(s).
- 5. ENVIRONMENTAL HAZARDS: Buyer and Seller are advised that the presence of certain kinds of organisms, toxins and contaminants, including, but not limited to, mold (airborne, toxic or otherwise), fungi, mildew, lead-based paint and other lead contamination, asbestos, formaldehyde, radon, pcb's, methane, other gases, fuel oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, urea formaldehyde, or other materials may adversely affect the Property and the health of individuals who live on or work at the property as well as pets. If Buyer wants further information, Buyer is advised and Broker(s) recommends, that Buyer have the Property inspected for the existence of such conditions and organisms, and conditions that may lead to their formation. Not all inspectors are licensed and licenses are not available for all types of inspection activities. Buyer is also advised to consult with appropriate experts regarding this topic during Buyer's inspection contingency period. Brokers do not have expertise in this area. Broker recommends that Buyer and Seller read the booklets titled, "Residential Environmental Hazards: A Guide for Homeowners, Homebuyers, Landlords and Tenants," and "Protect Your Family From Lead In Your Home."
- 6. EPA's LEAD-BASED PAINT RENOVATION, REPAIR AND PAINTING RULE: The new rule requires that contractors and maintenance professionals working in pre-1978 housing, child care facilities, and schools with lead-based paint be certified; that their employees be trained; and that they follow protective work practice standards. The rule applies to renovation, repair, or painting activities affecting more than six square feet of lead-based paint in a room or more than 20 square feet of lead-based paint on the exterior. Enforcement of the rule begins October 1, 2010. See the EPA website at www.epa.gov/lead for more information. Buyer and Seller are advised to consult an appropriate professional.

7. FORMALDEHYDE: Formaldenyde is a substance	known to the State of California to cause cancer. Exposure	το
formaldehyde may be caused by materials used in	the construction of homes. The United States Environmen	
Buyer's Initials () ()	Seller's Initials (XVe)	`
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SBSA REVISED 11/10 (PAGE 2 OF 10)	- Wake	

Protection Agency, the California Air Resources Board, and other agencies have measured the presence of formaldehyde in the indoor air of select homes in California. Levels of formaldehyde that present a significant cancer risk have been measured in most homes that were tested. Formaldehyde is present in the air because it is emitted by a variety of building materials and home products used in construction. The materials include carpeting, pressed wood products, insulation, plastics, and glues. Most homes that have been tested elsewhere do contain formaldehyde, although the concentrations vary from home to home with no obvious explanation for the differences. One of the problems is that many suppliers of building materials and home products do not provide information on chemical ingredients to builders. Buyers may have further questions about these issues. Buyer is advised to consult with appropriate experts regarding this topic during Buyer's investigation period. Brokers do not have expertise in this area. Broker(s) recommend that Buyer and Seller read the booklet titled "Residential Environmental Hazards: A Guide for Homeowners, Homebuyers, Landlords and Tenants."

- 8. MOLD: Buyer and Seller are advised that the presence of certain kinds of mold, fungi, mildew and other organisms, sometimes referred to as "toxic mold" (collectively "Mold"), may adversely affect the Property and the health of individuals who live on or work at the Property as well as pets. Mold does not affect all people the same way, and may not affect some people at all. Mold may be caused by water leaks or other sources of moisture such as, but not limited to, flooding, and leaks in windows, pipes and roof. Seller is advised to disclose the existence of any such conditions of which he or she is aware. Buyer should carefully review all of Seller's disclosures for any indication that any of these conditions exist. It is, however, possible that Mold may be hidden and that Seller is completely unaware of its existence. In addition, Mold is often undetectable from a visual inspection, a professional general property inspection and even a structural pest control inspection. Brokers do not have expertise in this area. If Buyer wants further information, Broker recommends that Buyer have the Property tested for Mold by an environmental hygienist or other appropriate professional during Buyer's inspection contingency period. Not all inspectors are licensed and licenses are not available for all types of inspection activities.
- 9. WATER INTRUSION: Buyer and Seller are advised that many homes suffer from water intrusion or leakage. The causes of water intrusion are varied, and can include defective construction, faulty grading, deterioration of building materials and absence of waterproof barriers. Water intrusion can cause serious damage to the Property. This damage can consist of wood rot, mold, mildew and even damage to the structural integrity of the Property. The cost of repairing and remediating water intrusion damage and its causes can be very significant. The existence and cause of water intrusion is often difficult to detect. Because you, your Broker or a general home inspector cannot visually observe any effects of water intrusion, Buyer and Seller should not assume that such intrusion does not exist. Broker recommends that Buyer have the Property inspected for water intrusion by an appropriate professional. Brokers do not have expertise in this area.
- 10. SEPTIC SYSTEMS: Buyer and Seller are advised that a property may be served by one or more septic systems even though adjoining properties are connected to a sewer line. Buyer and Seller are also advised that some septic tanks and systems may have been abandoned or have leaked into ground water sources. Buyer is advised to contact the appropriate government agency to verify that the Property is connected to a sewer or served by a septic system. If the Property is served by a septic system, it may consist of a septic tank, cesspool, pits, leach lines or a combination of such mechanisms ("collectively, System"). No representation or warranty is made by Seller or Broker concerning the condition, operability, size, capacity or future expansion of a System, nor whether a System is adequate for use by the intended occupants of the Property. A change in the number of occupants or the quantity, composition or methods of depositing waste may affect the efficiency of the System. In addition, the amount of rainfall and ground water table may also affect the efficiency of the System. Many factors including, but not limited to, natural forces, age, deterioration of materials and the load imposed on a System can cause the System to fail at any time. Broker recommends that Buyer obtain an independent evaluation of any System by a qualified sanitation professional during Buyer's inspection contingency period. Brokers do not have expertise in this area. Buyer should consult with their sanitation professional to determine if their report includes the tank only, or other additional components of the System such as pits and leach fields. Not all inspectors are licensed and licenses are not available for all types of inspection activities. In some cases, Buyer's lender as well as local government agencies may require System inspection. System-related maintenance costs may include, but not be limited to, locating, pumping or providing outlets to ground level. Brokers are unable to advise Buyer or Seller regarding System-related issues or associated costs, which may be significant. If Buyer and Seller agree to obtain a System inspection, Buyer and Seller are cautioned that the inspection cost may include, but not be limited to, the costs of locating, pumping or providing outlets to ground level.

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- 11. WELL AND WATER SYSTEM(S): Buyer and Seller are advised that the Property may be served by one or more water wells, springs, or private community or public water systems. Any of these private or public water systems may contain bacteria, chemicals, minerals and metals, such as chromium. Well(s) may have been abandoned on the Property. Buyer is advised to have both the quality and the quantity of water evaluated, and to obtain an analysis of the quality of any domestic and agricultural water in use, or to be used at the Property, from whatever source. Water quality tests can include not only tests for bacteria, such as coliform, but also tests for organic and inorganic chemicals, metals, mineral content and gross alpha testing for radioactivity. Broker recommends that Buyer consult with a licensed, qualified well and pump company and local government agency to determine whether any well/spring or water system will adequately serve Buyer's intended use and that Buyer have a well consultant perform an extended well output test for this purpose. Water well or spring capacity, quantity output and quality may change at any time. There are no guarantees as to the future water quality, quantity or duration of any well or spring. If Buyer wants further information, Broker(s) recommend that Buyer obtain an inspection of the condition, age, adequacy and performance of all components of the well/spring and any water system during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 12. WOOD DESTROYING PESTS: Buyer and Seller are advised that the presence of, or conditions likely to lead to the presence of infestation or infection of wood destroying pests and organisms may adversely affect the Property. Inspection reports covering these items can be separated into two sections: Section 1 identifies areas where infestation or infection is evident. Section 2 identifies areas where there are conditions likely to lead to infestation or infection. Brokers do not have expertise in this area. If Buyer wants further information, Buyer is advised and Broker recommends that Buyer have the Property inspected for the existence of such conditions and organisms, and conditions that may lead to their formation, by a registered structural pest control company during Buyer's inspection contingency period.
- 13. EASEMENTS, ACCESS AND ENCROACHMENTS: Buyer and Seller are advised that confirming the exact location of easements, shared or private driveways or roadways, and encroachments on or to the Property may be possible only by conducting a survey. There may be unrecorded easements, access rights, encroachments and other agreements affecting the Property that may not be disclosed by a survey. Representations regarding these items that are made in a Multiple Listing Service or advertisements, or plotted by a title company are often approximations, or based upon inaccurate or incomplete records. Unless otherwise specified by Broker in writing, Brokers have not verified any such matters or any representations made by Seller(s) or others. If Buyer wants further information, Buyer is advised and Broker(s) recommend that Buyer hire a licensed surveyor during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 14. EARTHQUAKE FAULT ZONES AND SEISMIC HAZARD ZONES: Buyer and Seller are advised that California Public Resources Code Sections 2622 and 2696 require the delineation and mapping of "Earthquake Fault Zones" along known active faults and "Seismic Hazard Zones" in California. Affected cities and counties must regulate certain development projects within these zones. Construction or development on affected properties may be subject to the findings of a geological report prepared by a registered California geologist. Generally, Seller must disclose if the Property is in such a zone and can use a research company to aid in the process. If Buyer wants further information, Broker recommends that, during Buyer's inspection contingency period, Buyer make independent inquiries with such research companies or with appropriate government agencies concerning the use and improvement of the Property. Brokers do not have expertise in this area. Buyer is advised that there is a potential for earthquakes and seismic hazards even outside designated zones.
- 15. FIRE HAZARDS: Buyer and Seller are advised that fires annually cause the destruction of thousands of homes. Due to varied climate and topography, certain areas have higher risks of fires than others. Certain types of materials used in home construction create a greater risk of fire than others. If the Property is located within a State Fire Responsibility Area or a Very High Fire Hazard Zone, generally Seller must disclose that fact to Buyer under California Public Resources Code Section 4136 and California Government Code Sections 51178 and 51183.5, and may use a research company to aid in the process. If Buyer wants further information, Broker recommends that, during Buyer's inspection contingency period, Buyer contact the local fire department and Buyer's insurance agent regarding the risk of fire. Brokers do not have expertise in this area. Buyer is advised that there is a potential for fires even outside designated zones.
- **16. FLOOD HAZARDS:** Buyer and Seller are advised that if the Property is located within a Special Flood Hazard Area, as designated by the Federal Emergency Management Agency (FEMA), or an area of Potential Flooding pursuant to California Government Code Section 8589.3, generally Seller must disclose this fact to Buyer and <u>may</u> use a research company to aid in the process. The National Flood Insurance Program was established to identify all flood plain areas and establish flood-risk zones within those areas. The program mandates flood insurance for properties within high-risk zones if loans are obtained from a federally-regulated financial institution or are insured by any agency of the United States Government. The extent of coverage and costs may vary. If Buyer wants further information, Broker(s) recommend that Buyer consult his or her lender and/or insurance agent during Buyer's inspection contingency period. Brokers do not have expertise in this area. Buyer is advised that there is a potential for flooding even outside designated zones.
- 17. ZONE MAPS MAY CHANGE: Maps that designate, among other things, Earthquake Fault Zones, Seismic Hazard Zones, State Fire Responsibility Areas, Very High Fire Hazard Zones, Special Flood Hazard Areas, and Potential Flooding Areas are occasionally redrawn by the applicable Government Agency. Properties that are currently designated in a specified zone or area could be removed and properties that are not now designated in a specified zone or area could be placed in one or more such zones or areas in the future. A property owner may dispute a FEMA flood hazard location by submitting an application to FEMA.

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- 18. BUILDING PERMITS, ZONING AND CODE COMPLIANCE: Buyer and Seller are advised that any structure on the Property, including the original structure and any addition, modification, remodel or improvement may have been built without permits, not according to building codes, or in violation of zoning laws. Further, even if such structure was built according to the then-existing code or zoning requirement, it may not be in compliance with current building standards or local zoning. It is also possible that local law may not permit structures that now exist to be rebuilt in the event of damage or destruction. Buyer is advised to check with appropriate government agencies or third party professionals to verify permits and legal requirements and the effect of such requirements on current and future use of the Property, its development and size. If Buyer wants further information, Broker(s) recommend that Buyer discuss the issue with an appropriate professional during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 19. VIEWS: Buyer and Seller are advised that present views from the Property may be affected by future development or growth of trees and vegetation on adjacent properties and any other property within the line of sight of the Property. Broker makes no representation regarding the preservation of existing views. If Buyer wants further information, Broker(s) recommend that Buyer review covenants, conditions and restrictions, if any, and contact neighboring property owners, government agencies and homeowner associations, if any, during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 20. FUTURE REPAIRS, REPLACEMENTS AND REMODELS: Buyer and Seller are advised that replacement or repairs of certain systems or rebuilding or remodeling of all or a portion of the Property may trigger requirements that homeowners comply with laws and regulations that either come into effect after Close of Escrow or are not required to be complied with until the replacement, repair, rebuild or remodel has occurred. Permit or code requirements or building standards may change after Close of Escrow, resulting in increasing costs to repair existing features. In particular, changes to state and federal energy efficiency regulations impact the installation, replacement and some repairs of heating and air conditioning units (HVAC). Federal regulations now require manufacturers of HVAC units to produce only units meeting a new higher Seasonal Energy Efficiency Rating (SEER). This will likely impact repairs and replacements of existing HVAC units. State regulations now require that when installing or replacing HVAC units, with some exceptions, duct work must be tested for leaks. Duct work leaking more than 15 percent must be repaired to reduce leaks. The average existing duct work typically leaks 30 percent. More information is available at the California Energy Commission's website http://www.energy.ca.gov/title24/changeout. Home warranty policies may not cover such inspections or repairs. If Buyer wants further information, Broker recommends that Buyer discuss the issue with an appropriate professional during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 21. GOLF COURSE DISCLOSURES: Buyer and Seller are advised that if the Property is located adjacent to or near a golf course the following may apply: (i) Stray golf balls Any residence near a golf course may be affected by errant golf balls, resulting in personal injury or destruction to property. Golfers may attempt to trespass on adjacent property to retrieve golf balls even though the project restrictions may expressly prohibit such retrieval. (ii) Noise and lighting The noise of lawn mowers irrigation systems and utility vehicles may create disturbances to homeowners. Maintenance operations may occur in the early morning hours. Residents living near the clubhouse may be affected by extra lighting, noise, and traffic. (iii) Pesticides and fertilizer use A golf course may be heavily fertilized, as well as subjected to other chemicals during certain periods of the year. (iv) Irrigation system Golf course sprinkler systems may cause water overspray upon adjacent property and structures. Also the irrigation system of a golf course may use reclaimed and retreated wastewater. (v) Golf carts Certain lots may be affected more than others by the use of golf carts. Lots adjacent to a tee or putting green may be subject to noise disturbances and loss of privacy. (vi) Access to golf course from residences It is likely that most residences will not have direct access from their lots to the golf course. The project restrictions may disclaim any right of access or other easements from a resident's lot onto the golf course. (vii) View obstruction Residents living near a golf course may have their views over the golf course impacted by maturing trees and landscaping or by changes to the course's configuration.
- **22. SCHOOLS:** Buyer and Seller are advised that children living in the Property may not, for numerous reasons, be permitted to attend the school nearest the Property. Various factors including, but not limited to, open enrollment policies, busing, overcrowding and class size reductions may affect which public school serves the Property. School district boundaries are subject to change. Buyer is advised to verify whether the Property is now, and at the Close of Escrow will be, in the school district Buyer understands it to be in and whether residing in the Property entitles a person to attend any specific school in which that Buyer is interested. Broker(s) recommend that Buyer contact the local school or school district for additional information during Buyer's inspection contingency period. Brokers do not have expertise in this area.
- 23. NEIGHBORHOOD NOISE SOURCES: Buyer and Seller are advised that even if the Property is not in an identified airport noise influence area, the Property may still be subject to noise and air disturbances resulting from airplanes and other aircraft, commercial or military or both, flying overhead. Other common sources of noise include nearby commercial districts, schools, traffic on streets, highways and freeways, trains and general neighborhood noise from people, dogs and other animals. Noise levels and types of noise that bother one person may be acceptable to others. Buyer is advised to satisfy him/herself with regard to any sources of and amounts of noise at different times of day and night. Brokers do not have expertise in this area.
- 24. PETS AND ANIMALS: Buyer and Seller are advised that the current or previous owner(s) may have had domesticated or other pets and animals at the Property. Odors from animal urine or other contamination may be dormant for long periods of time and then become active because of heat, humidity or other factors and might not be eliminated by cleaning or replacing carpets or other cleaning methods. Pet urine and feces can also damage hardwood floors and other floor coverings. Additionally, an animal may have had fleas, ticks and other pests that remain on the Property after the animal has been removed. If Buyer wants further information, Broker(s) recommend that Buyer discuss the issue with an appropriate professional during Buyer's inspection contingency period. Brokers do not have expertise in this area.

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- 25. SWIMMING POOL, SECURITY AND SAFETY: Buyer and Seller are advised that state and local Law may require the installation of barriers, anti-entrapment grates, access alarms, self-latching mechanisms and/or other measures to decrease the risk to children and other persons of existing swimming pools and hot tubs, as well as various fire safety and other measures concerning other features of the Property. Compliance requirements differ from city to city and county to county. Unless specifically agreed, the Property may not be in compliance with these requirements. Brokers do not have expertise in this area. If Buyer wants further information, Broker(s) recommend that Buyer contact local government agencies about these restrictions and other requirements.
- **26. RETROFIT:** Buyer and Seller are advised that state and local Law may require the installation of operable smoke detectors, bracing or strapping of water heaters, and completion of a corresponding written statement of compliance that is delivered to Buyer. Some city and county governments may impose additional retrofit standards, including, but not limited to, installing low-flow toilets and showerheads, gas shut-off valves, and tempered glass. Brokers do not have expertise in this area. Broker(s) recommend that Buyer and Seller consult with the appropriate government agencies, inspectors, and other professionals to determine the retrofit standards for the Property, the extent to which the Property complies with such standards, and the costs, if any, of compliance.
- 27. WATER SHORTAGES AND CONSERVATION: Buyer and Seller are advised that the Property may be located in an area that could experience water shortages. The policies of local water districts and the city or county in which the Property is located can result in the occurrence of any or all of the following: (i) limitations on the amount of water available to the Property, (ii) restrictions on the use of water, and (iii) an increasingly graduated cost per unit of water use, including, but not limited to, penalties for excess usage. For further information, Broker recommends that Buyer contact the supplier of water to the Property regarding the supplier's current or anticipated policies on water usage and to determine the extent to which those policies may affect Buyer's intended use of the Property. If the Property is serviced by a private well, Buyer is advised that drought conditions and/or a low water table may make it necessary to arrange, through a private supplier, for delivery of water to the Property. Buyers should contact water truck companies for the costs involved. Brokers do not have expertise in this area.
- 28. NEIGHBORHOOD, AREA; PERSONAL FACTORS: Buyer and Seller are advised that the following may affect the Property or Buyer's intended use of it: neighborhood or area conditions, including schools, proximity and adequacy of law enforcement, crime, fire protection, other government services, availability, adequacy and cost of any speedwired, wireless internet connections or other telecommunications or other technology services and installations, proximity to medical marijuana growing or distribution locations, manufacturing, commercial, industrial, airport or agricultural activities or military ordnance locations, existing and proposed transportation, construction, and development, any other source that may affect noise, view, traffic, or odor, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally-protected sites or improvements, cemeteries, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Buyer. California is potentially moving toward high speed rail service between Northern and Southern California. This rail line could have an impact on the Property if it is located nearby. More information on the timing of the project and routes is available from the California High-Speed Rail Authority at <a href="https://cahighspeedrail.ca.gov">https://cahighspeedrail.ca.gov</a>.
- 29. INSURANCE: Buyer and Seller are advised that Buyer may have difficulty obtaining insurance regarding the Property if there has been a prior insurance claim affecting the Property or made by Buyer but unrelated to the Property. Seller is required by C.A.R. Form RPA to disclose known insurance claims made during the past five years (C.A.R. Form SPQ or SSD). Sellers may not be aware of claims prior to their ownership. If Buyer wants further information, Broker(s) recommend that, during Buyer's inspection contingency period, Buyer conduct his or her own investigation for past claims. Buyer may need to obtain Seller's consent in order to have access to certain investigation reports. If the Property is a condominium, or is located in a planned unit development or other common interest subdivision, Buyer and Seller are advised to determine if the individual unit is covered by the Homeowner Association Insurance. Broker(s) recommend that Buyer consult Buyer's insurance agents during Buyer's inspection contingency period to determine the need, availability and possibility of securing any and all forms of other insurance or coverage or any conditions imposed by insurer as a requirement of issuing insurance. If Buyer does any repairs to the property during the escrow period or Buyer takes possession prior to Close of Escrow or Seller remains in possession after Close of Escrow, whether for a limited or extended period of time, Broker(s) recommend that Buyer and Seller each consult with their own insurance agent regarding insurance or coverage that could protect them in the transaction (including but not limited to: personal property, flood, earthquake, umbrella and renter's). Brokers do not have expertise in this area.
- **30. CALIFORNIA FAIR PLAN:** Buyer and Seller are advised that insurance for certain hillside, oceanfront and brush properties may be available only from the California Fair Plan. This may increase the cost of insurance for such properties and coverage may be limited. Broker(s) recommend that Buyer consult with Buyer's own insurance agent during Buyer's inspection contingency period regarding the availability of coverage under the California Fair Plan and the length of time it may take for processing of a California Fair Plan application. Brokers do not have expertise in this area.
- 31. HISTORICAL DESIGNATION, COASTAL COMMISSION, ARCHITECTURAL, LANDSCAPE, AGRICULTURAL OR OPEN SPACE AND OTHER RESTRICTIONS ON BUILDINGS OR IMPROVEMENTS: Buyer and Seller are advised that the Property may be: (i) designated as a historical landmark, (ii) protected by a historical conservancy, (iii) subject to an architectural or landscaping review process, (iv) within the jurisdiction of the California Coastal Commission or

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other government agency, or (v) subject to a contract preserving use of all or part of the Property for agriculture or open space. If the Property is so designated or within the jurisdiction of any such, or similar, government agency, then there may be restrictions on Buyer's ability to develop, remove or trim trees or other landscaping, remodel, make improvements to and build on or rebuild the Property. Broker(s) recommend that Buyer satisfy him/herself during Buyer's inspection contingency period if any of these issues are of concern to Buyer. Brokers do not have expertise in this area.

- **32. 1915 BOND AND MELLO-ROOS COMMUNITY AND OTHER FACILITIES DISTRICTS:** Buyer and Seller are advised that the Property may be subject to an improvement bond assessment under the Improvement Bond Act of 1915 and/or a levy of a special tax pursuant to a Mello-Roos community facilities district or other district. Seller is generally required to make a good faith effort to obtain a disclosure notice from any local agency collecting such taxes and deliver such notice to Buyers. Brokers do not have expertise in this area.
- 33. HOMEOWNER ASSOCIATIONS AND COVENANTS, CONDITIONS AND RESTRICTIONS ("CC&Rs"): Buyer and Seller are advised that if the Property is a condominium, or located in a planned unit development, or in a common interest subdivision, there are typically restrictions on use of the Property and rules that must be followed. Restrictions and rules are commonly found in Declarations and other governing documents. Further there is likely to be a homeowner association (HOA) that has the authority to affect the Property and its use. Whether or not there is a HOA, the Property may still be subject to CC&Rs restricting use of the Property. The HOA typically has the authority to enforce the rules of the association, assess monetary payments (both regular monthly dues and special assessments) to provide for the upkeep and maintenance of the common areas, and enforce the rules and assessment obligations. If you fail to abide by the rules or pay monies owed to the HOA, the HOA may put a lien against your Property. The law requires the Seller to provide the Buyer with the CC&Rs and other governing documents, as well as a copy of the HOA's current financial statement and operating budget, among other documents. Buyer is advised to carefully review all HOA documents provided by Seller and the CC&Rs, if any, and satisfy him/herself regarding the use and restrictions of the Property, the amount of monthly dues and/or assessments, the adequacy of reserves, current and past insurance coverage and claims, and the possibility of any legal action that may be taken by or against the HOA. The HOA may not have insurance or may not cover personal property belonging to the owner of the unit in the condominium, common interest or planned unit development. See paragraph 26 for further information regarding insurance. Brokers do not have expertise in this area.
- **34. LEGAL ACTION:** Buyer and Seller are advised that if Seller or a previous owner was involved in a legal action (litigation or arbitration) affecting the Property, Buyer should obtain and review public and other available records regarding the legal action to determine: (i) whether the legal action or any resolution of it affects Buyer and the Property, (ii) if any rights against any parties involved in the legal action survive the legal action or have been terminated or waived as a result of the legal action, whether or not involving the same issue as in the legal action, and (iii) if any recommendations or requirements resulting from the legal action have been fulfilled and, if so, that Buyer is satisfied with any such action. Buyer should seek legal advice regarding these matters.
- **35. COMMUNITY ENHANCEMENT AND PRIVATE TRANSFER FEES:** Buyer and Seller are advised that some areas or communities may have enhancement fees or user-type fees, or private transfer taxes and fees, over and above any stated fees. Private transfer fees: (i) may last for a fixed period of time or in perpetuity, (ii) are typically calculated as a percentage of the sales price, and (iii) may have private parties, charitable organizations or interest-based groups as their recipients who may use the funds for social issues unrelated to the property. Brokers do not have expertise in this area.
- 36. GENERAL RECALL/DEFECTIVE PRODUCT/CLASS ACTION INFORMATION: Buyer and Seller are advised that government entities and manufacturers may at any time issue recall notices and/or warnings about products that may be present in the Property, and that these notices or warnings can change. The following nonexclusive, non-exhaustive list contains examples of recalled/defective products/class action information: horizontal furnaces, Whirlpool Microwave Hood Combination; RE-ConBuilding products roof tiles; Central Sprinkler Company Fire Sprinklers; Robert Shaw Water Heater Gas Control Valves; Trex Decking; water heaters; aluminum wiring; galvanized, abs, polybutylene and copper pipe; and dry wall manufactured in China. There is no single, all-inclusive source of information on product recalls, defective products or class actions; however, the U.S. Consumer Product Safety Commission (CPSC) maintains a website that contains useful information. If Buyer wants further information regarding the items listed above, Broker(s) recommend that Buyer review the CPSC website at <a href="http://www.cpsc.gov">http://www.cpsc.gov</a> during Buyer's inspection contingency period. One source on the CPSC website is the Recalled Product Safety News where Buyer can search by product type or product name. Another source would include a search using the various search engines on the Internet for the specified product or products in question. Brokers recommend that Buyers satisfy themselves regarding recalled or defective products. Brokers do not have expertise in this area and Brokers will not determine if any aspect of the Property is subject to a recall or is affected by a class action lawsuit.
- 37. RENTAL PROPERTY RESTRICTIONS: Buyer and Seller are advised that some cities and counties impose restrictions that limit the rent that can be charged to a tenant, the maximum number of tenants who can occupy the property and the right of a landlord to terminate a tenancy and the costs to do so. If Buyer wants further information, Broker(s) recommend that Buyer investigate the issue with an appropriate government authority during Buyer's inspection contingency period. Brokers do not have expertise in this area.

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- **38. LAND LEASE:** Buyer and Seller are advised that certain developments are built on leased land. This means that: (i) Buyer does not own the land, (ii) the right to occupy the land will terminate at some point in time, (iii) the cost to lease the land may increase at some point in the future, and (iv) Buyer may not be able to obtain title insurance or may have to obtain a different type of title insurance. If Buyer wants further information, Broker recommends that Buyer discuss the issue with an attorney or other appropriate professional. Brokers do not have expertise in this area.
- 39. HOME WARRANTY: Buyer and Seller are advised that Buyer and Seller can purchase home warranty plans covering certain standard systems of the Property both before and after Close of Escrow. Seller can obtain coverage for the Property during the listing period. For an additional premium, an upgraded policy providing additional coverage for air conditioning, pool and spa and other features can be purchased. Home warranties do not cover every aspect of the Property and may not cover inspections or upgrades for repairs required by state or federal laws or pre-existing conditions. Broker(s) recommend that Buyer review the policy for details. Brokers do not have expertise in this area.
- **40. INTERNET ADVERTISING; INTERNET BLOGS; SOCIAL MEDIA:** Buyer and Seller are advised that Broker may employ a service to provide a "virtual tour" or Internet marketing of the Property, permitting potential buyers to view the Property over the Internet. Additionally, some Internet sites and other social media provide formats for comments or opinions of value of properties that are for sale. Neither the service provider nor Brokers have control over who will obtain access to such services or what action such persons might take. Buyer and Seller are advised that Brokers have no control over how long the information concerning the Property will be available on the Internet or through social media. Brokers do not have expertise in this area.
- 41. ESCROW FUNDS: Buyer and Seller are advised that California Insurance Code Section 12413.1 provides that escrow companies cannot disburse funds unless there are sufficient "good funds" to cover the disbursement. "Good funds" are defined as cash, wire transfers and cashiers' or certified checks drawn on California depositories. Escrow companies vary in their own definitions of "good funds." Broker(s) recommend that Buyer and Seller ask the escrow company regarding its treatment of "good funds." All samples and out-of-state checks are subject to waiting periods and do not constitute "good funds" until the money is physically transferred to and received by the escrow holder. Brokers do not have expertise in this area.
- **42. NOTICE OF YOUR "SUPPLEMENTAL" PROPERTY TAX BILL:** Buyer and Seller are advised that pursuant to Civil Code § 1102.6(c), Seller, or his or her agent is required to provide the following "Notice of Your 'Supplemental' Property Tax Bill" to the Buyer:

"California property tax law requires the Assessor to revalue real property at the time the ownership of property changes. Because of this law, you may receive one or two supplemental tax bills, depending on when your loan closes.

The supplemental tax bills are not mailed to your lender. If you have arranged for your property tax payments to be paid through an impound account, the supplemental tax bills will not be paid by your lender. It is your responsibility to pay these supplemental bills directly to the Tax Collector. If you have any questions concerning this matter, please call your Tax Collector's Office."

Although the notice refers to loan closing as a trigger, it is actually the change of ownership which triggers this reassessment of property taxes. Therefore, the Property can be reassessed even if there is no loan involved in the purchase of the Property. The Purchase Agreement may allocate supplemental tax bills received after the Close of Escrow to the Buyer. If Buyer wants further information concerning these matters, Broker(s) recommend that Buyer discuss the issue with the County Assessor or Tax Collector or their own tax or legal advisor. Brokers do not have expertise in this area.

- 43. NON CONFIDENTIALITY OF OFFERS: Buyer is advised that Seller or Listing Agent may disclose the existence, terms, or conditions of Buyer's offer, unless all parties and their agent have signed a written confidentiality agreement (such as C.A.R. Form CND). Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the Listing Agent's marketing strategy and the instructions of the Seller.
- **44. FIRPTA/CALIFORNIA WITHHOLDING:** Buyer and Seller are advised that: (i) Internal Revenue Code Section 1445 requires a Buyer to withhold and to remit to the Internal Revenue Service 10% of the purchase price of the property if the Seller is a non-resident alien, unless an express exemption applies. Seller may avoid withholding by providing Buyer a statement of non-foreign status. The statement must be signed by Seller under penalty of perjury and must include Seller's tax identification number. Buyer can also avoid having to withhold Federal taxes from Seller's Proceeds if the property price is \$300,000 or less, and the Buyer signs an affidavit stating Buyer intends to occupy the property as a principal

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residence. (ii) California Revenue and Taxation Code Section 18662 requires that a Buyer withhold and remit to the California Franchise Tax Board 3 1/3% of the purchase price of the property unless the Seller signs an affidavit that the property was the Seller's (or the decedent's, if a trust or probate sale) principal residence or that the sales price is \$100,000 or less or another express exemption applies. Exemptions from withholding also apply to legal entities such as corporations, LLCs, and partnerships. Brokers cannot give tax or legal advice. Broker recommends that Buyer and Seller seek advice from a CPA, attorney or taxing authority. Brokers do not have expertise in this area.

- **45. LIQUIDATED DAMAGES:** Buyer and Seller are advised that a liquidated damages clause is a provision Buyer and Seller can use to agree in advance to the amount of damages that a seller will receive if a buyer breaches the Agreement. The clause usually provides that a seller will retain a buyer's initial deposit paid if a buyer breaches the agreement, and generally must be separately initialed by both parties and meet other statutory requirements to be enforceable. For any additional deposits to be covered by the liquidated damages clause, there generally must be another separately signed or initialed agreement (see C.A.R. Form RID). However, if the Property contains from 1 to 4 units, one of which a buyer intends to occupy, California Civil Code Section 1675 limits the amount of the deposit subject to liquidated damages to 3% of the purchase price. Even though both parties have agreed to a liquidated damages clause, an escrow company will usually require either a judge's or arbitrator's decision or instructions signed by both parties in order to release a buyer's deposit to a seller. Buyers and Sellers must decide on their own, or with the advice of legal counsel, whether to agree to a liquidated damages clause. Brokers do not have expertise in this area.
- **46. MEDIATION:** Buyer and Seller are advised that mediation is a process by which the parties hire a neutral person to facilitate discussion and negotiation between the parties with the goal of helping them reach a settlement of their dispute. The parties generally share in the cost of this confidential, non-binding negotiation. If no agreement is reached, either party can pursue further legal action. Under C.A.R. Form RPA-CA: (i) the parties must mediate any dispute arising out of their agreement (with a few limited exceptions, such as matters within the jurisdiction of a small claims court) before they resort to arbitration or court, and (ii) if a party proceeds to arbitration or court without having first attempted to mediate the dispute, that party risks losing the right to recover attorney fees and costs even if he or she prevails.
- 47. ARBITRATION: Buyer and Seller are advised that arbitration is a process by which the disputing parties hire a neutral person to render a binding decision. Generally, arbitration is faster and less expensive than resolving disputes by litigating in court. The rules are usually less formal than in court, and it is a private process not a matter of public record. By agreeing to arbitration, the parties give up the right to a jury trial and to appeal the arbitrator's decision. Arbitration decisions have been upheld even when arbitrators have made a mistake as to the law or the facts. If the parties agree to arbitration, then after first attempting to settle the dispute through mediation, any dispute arising out of their agreement (with a few limited exceptions) must be submitted to binding arbitration. Buyer and Seller must weigh the benefits of a potentially quicker and less expensive arbitration against giving up the right to a jury trial and the right to appeal. Brokers cannot give legal advice regarding these matters. Buyers and Sellers must decide on their own, or with the advice of legal counsel, whether to agree to arbitration. Brokers do not have expertise in this area.
- **48. MEGAN'S LAW DATABASE DISCLOSURE:** Notice: Pursuant to Section 290.46 of the Penal Code, information about specific registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP Code in which he or she resides. (Neither Seller nor Brokers are required to check this website. If Buyer wants further information, Broker recommends that Buyer obtain information from this website during Buyer's inspection contingency period. Brokers do not have expertise in this area.)

	, and the second
49.	. LOCAL ADDENDA (IF CHECKED): The following local disclosures or addenda are attached:
	A. [
	В. 🔲
	C
	D. [

Buyer's Initials (\_\_\_\_\_\_) (\_\_\_\_\_)
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SBSA REVISED 11/10 (PAGE 9 OF 10)

Buyer and Seller acknowledge and agree that Brokers: (i) do not decide what price Buyer should pay or Seller should accept; (ii) do not guarantee the condition of the Property; (iii) do not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) do not have any obligation to conduct an inspection of common areas or areas off the site of the Property (v) shall not be responsible for identifying defects on the Property, in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Brokers; (vi) shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vii) shall not be responsible for identifying the location of boundary lines or other items affecting title; (viii) shall not be responsible for verifying square footage, representations of others or information contained in investigation reports, Multiple Listing Service, advertisements, flyers or other promotional material; (ix) shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller; and (x) shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.

Buyer and Seller are encouraged to read this Advisory carefully. By signing below, Buyer and Seller acknowledge that each has read, understands and received a copy of this Advisory.

Date	Date
BUYER	BUYER
(Print name)	(Print name)
(Address)	
Date	Date
SELLER & Michigan Can, Truster	SELLER
Michelle A. Carr, Trustee (Print name) PO Box 493, Spring Valley, CA 91976	(Print name)
(Address)	
Real Estate Broker (Selling Firm)	DRE Lic. #
By DI	RE Lic. # Date
Address City	State Zip
Telephone Fax E	-mail
Real Estate Broker (Listing Firm) Keller Willi	ams Realty DRE Lic. # 01473789
By Frank Murphy D	I I
Address 1414 Soquel Ave. Suite 100 City S.	anta Cruz State CA Zip 95062
Telephone (831)457-5550 FaX (831)401-2425 E THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALT ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL EXTRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPR This form is available for use by the entire real estate industry. It is not intended to ident which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS	-mail <u>Frank@FrankMurphy.net</u> ORS® (C.A.R.), NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OF STATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATI NATE PROFESSIONAL.  Ify the user as a REALTOR®, REALTOR® is a registered collective membership mar

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Reviewed by \_\_\_\_\_ Date \_\_\_\_\_



# Residential Earthquake Hazards Report

Michelle A. Carr, Trustee	1 .	80-22			
street address  240 Feather Lane	YEAR BU	it 945			
ONA VITE	ZIP CODE		· · ·		
Santa Cruz State	9:	5060			
Answer these questions to the best of your knowledge. If you do not have actual knowledge as to Don't Know." If your house does not have the feature, answer "Doesn't Apply." The page numbe where in this guide you can find information on each of these features.					
	Yes	No	Doesn't Apply	Don't Know	See Page
. Is the water heater braced, strapped, or anchored to resist falling during an earthquake?		· 🗀		Z.	3
. Is the house anchored or bolted to the foundation?		. [ ]			. 4
. If the house has cripple walls:				,	
Are the exterior cripple walls braced?				区	5
If the exterior foundation consists of unconnected concrete piers and posts, have they been strengthened?					6
. If the exterior foundation, or part of it, is made of unreinforced masonry, has it been strengthened?				ď	7
. If the house is built on a hillside:	· · · · ·				
Are the exterior tall foundation walls braced?				X	- 8
Were the tall posts or columns either built to resist earthquakes or have they been strengthened?	· 🔲 `			Ø.	8
. If the exterior walls of the house, or part of them, are made of unreinforced masonry, have they been strengthened?		Ė		Ø	′ · <b>9</b>
. If the house has a living area over the garage, was the wall around the garage door opening either built to resist earthquakes or has it been strengthened?			. 🔲 .	$ ot \square $	. 10
. Is the house outside an Alquist-Priolo Earthquake Fault Zone (zones immediately surrounding known earthquake faults)?	Ò	$\Box$ .		Ø	1,9
. Is the house outside a Seismic Hazard Zone (zone identified as susceptible to liquefaction or landsliding)?				Ą	19
i any of the questions are answered "No," the house is likely to have an earthquake weakness. On dicate a need for further evaluation. If you corrected one or more of these weaknesses, describs seller of the property described herein, I have answered the questions above to the best of many potential earthquake weaknesses it may have.	e the wo	ork on a	separate	page.	
EXECUTED BY		•	٠,		
Michael C. Can Trusta	··		(	Yu	((
Seller) Michelle A. Carr, Trustee (Seller)		•	IJε	11 <del>0</del> '	
acknowledge receipt of this form, completed and signed by the seller. I understand that if the sel uestions, or if seller has indicated a lack of knowledge, there may be one or more earthquake w				one or n	nore
Buyer) (Buyer)				oto.	
Buyer) (Buyer)			Đa	t <del>e:</del>	



## **BUYER AND SELLER INSURANCE ADVISORY**

Property: 240 Feather Lane Santa Cruz 95060

#### BUYER ADVISORY RE HOMEOWNERS' INSURANCE COVERAGE

The availability of homeowners' insurance (i.e., policies of insurance providing fire and other casualty and loss coverage for residential properties) is neither constant nor certain, particularly at insurance premium rates homeowners might ordinarily expect. In many cases, even large, national insurance carriers impose significant restrictions, limitations or preconditions as to insurance policies they are willing to offer a prospective home purchaser; in some instances those carriers may decline to offer any coverage at all. Reasons for this vary, and can include insurance industry concerns relating to the physical condition and attributes of a particular property, the history of claims made against the property, and even generalized concerns over the number and magnitude of claims made statewide for injury and/or loss relating to toxic mold, fire, flood and other conditions and events.

Even the number, magnitude and frequency of insurance claims made by a prospective purchaser (and, occasionally, even the purchaser's credit rating) might be viewed by an insurance carrier as a basis or reason for declining to provide homeowners' coverage.

Buyer is advised that lenders almost always require homeowners' insurance coverage to actually be in place before funding of the home loan. Buyer is further advised of the importance of Buyer's contacting a reputable insurance broker and making full and early inquiry as to the availability of insurance coverage on the subject Property, and as to Buyer as a prospective insured.

#### SELLER CLAIMS HISTORY QUESTIONAIRE

Seller responds as indicated to the following insurance-related inquires:

1. Within the past five years have you, or to your knowledge, has any partier notice of any loss or damage) relating to any plumbing leak or or siding leak), or other property damage, personal injury, or any othe and/or other residential property and personal casualty policy) covering If "YES" please identify the following as to each claim (use additional page). Name of the claimant	ther water release, any water intrusion (including roof, window r matter, against homeowner's insurance policy (i.e., fire g the Property? YES (NO (circle one) ages, if necessary):
b) Insurance company and policy number	
c) Approximate date of the claim	
d) Nature of the claim, and how resolved, if known	
2. Within the past five years has, to your knowledge, any insurance cor insurance policy covering the Property? YES NO (circle one)  If "YES", please indicate the following (use additional pages in necessary a) Approximate date of such refusal  b) The insurance company involved c) The basis of the refusal, if known	y):
3. Has your lender ever required that you carry flood and/or earthqua If "YES" please explain below. Additional Explanations:	ke insurance on the property? YES (NO) (circle one)
DATE: DATE:	
SELLER-Michael a Can Truster	BUYER:
SELLER:	BUYER:

KELLER WILLIAMS® REALTY

1414 Soquel Avenue Suite 100 Santa Cruz, CA 95062 831457-5550 Fax 831401-2425

# DISCLOSURE FORM RE COUNTY OF SANTA CRUZ AGRICULTURAL LAND PRESERVATION AND PROTECTION ORDINANCE, CHAPTER 16.50

Santa Cruz County Code Section 16.50.090(a) Notification and Disclosure Statement Requirements.

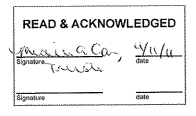
A person who is acting as an agent for a Transferor of real property which is located in the unincorporated portion of the County or the Transferor if he or she is acting without an agent, shall disclose to the Acquiring Party that:

Santa Cruz County has a strong rural character and an active historical agricultural sector. As a property owner or lessee you should be prepared to accept properly conducted agricultural practices that are allowed for in Federal, State and County laws and regulations, are consistent with accepted customs and standards and are operated in a non-negligent manner. Accepted agricultural practices that may cause inconveniences to property owners during any 24-hour period may include but are not limited to: Noise, odors, fumes, dust, smoke, pests, operation of farm equipment, storage and application and disposal of manure and the application of pesticides and fertilizers by ground or air. The County of Santa Cruz will not consider an agricultural practice to be a nuisance if implemented in accordance with Federal, State and local law. Nothing herein is intended to limit rights under Federal, State, and local regulations governing pesticide use.

See Santa Cruz County Code Section 16.50.025 for Definitions.

Acquiring Party(ies):	
	Date
	Date
ransferor(s):	
Middle O Con, Truster	Date((   (
	Date

The undersigned hereby acknowledge receipt of a copy of this Disclosure:



## Santa Cruz County Code Title 7.69:

## **Installation of Water Conservation Devices**

#### 7.69.010 Findings and purpose.

The installation of water-saving low-flow showerheads and ultra-low-flush toilets before the sale of property would result in a substantial conservation of water and energy, and also reduce the burden on septic tank systems and sewer systems; and that such water and energy conservation devices may be installed at a nominal cost. (Ord. 4698 § 2 (part), 1/7/03)

### 7.69.015 Relationship to other code requirements.

Property located within the water service area of the city of Santa Cruz shall comply with the requirements for the installation of water conservation devices as set forth in Chapter 7.74 of the county code. (Ord. 4698 § 2 (part), 1/7/03)

#### 7.69.020 Definitions.

For purposes of this chapter:

A. "Significant expense" means that the cost for retrofitting any single fixture is estimated to be more than one-half of one percent (1/2 %) of the market value of the property subject to transfer.

B. "Water conservation retrofit devices" means for showers a low-flow showerhead which will have a maximum flow rate of not exceeding two and one-half gallons per minute (gpm), and for toilets, an ultra-low-flush toilet not exceeding one and six-tenths gallon per flush (gpf). (Ord. 4781 § 1, 4/5/05: Ord. 4698 § 2 (part), 1/7/03)

## 7.69.030 Requirements for water conservation retrofit devices.

Commencing March 1, 2003, all sellers of residential, commercial or industrial property using water in showers and toilets shall be required to install water conservation retrofit devices as defined in Section 7.69.020 prior to the recording of any deed transferring title to the property to implement a sale of the property, or prior to the recording of a contract of sale pursuant to Section 2985 of the California Civil Code. (Ord. 4698 § 2 (part), 1/7/03)

### **7.69.040** Exemptions.

- A. The requirement for the installation of water conservation retrofit devices on showers shall not apply to any of the following:
  - 1. All structures that include plumbing fixtures on the property changing ownership with evidence documenting that they were constructed or renovated in 1994 or later;
  - 2. Any shower that is fitted with a low-flow showerhead with a maximum flow

# Seat OF THE SEAT O

#### ADDENDUM TO REAL ESTATE TRANSFER DISCLOSURE STATEMENT

# LOCAL DISCLOSURE REGARDING INSTALLATION OF WATER CONSERVATION DEVICES

This form is to be used when the Seller's property, whether residential, commercial, or industrial, is situated within:

unincorporated Santa Cruz County outside of the Santa Cruz City water service area.

#### **Summary of Ordinance**

Authority: Santa Cruz County Code Chapter 7.69

Prior to the recording of any deed transferring title to the property to implement a sale of the property or prior to the recording of a contract of sale, all sellers of residential, commercial, or industrial property shall install water conservation devices that restrict maximum water flow from showerheads to 2.5 gallons per minute and reduce the amount of water used in toilets to 1.6 gallons per flush.

#### Exemptions

- A. The requirement for the installation of water conservation retrofit devices on showers shall not apply to any of the following:
  - 1. All structures that include plumbing fixtures on the property changing ownership with evidence documenting they were constructed or renovated in 1994 or later;
  - 2. Any shower that is fitted with a low-flow showerhead with a maximum flow rate that does not exceed 2.5 gallons per minute;
  - 3. Any emergency shower installed for health or safety purposes that cannot safely operate with a maximum flow rate that does not exceed 2.5 gallons per minute;
  - 4. Any shower requiring significant structural modification to comply with this chapter;
  - 5. Any shower that will not function properly after being retrofitted in accordance with this chapter.
- B. The requirement for the installation of ultra low flush toilets shall not apply to any toilet that already uses less than 1.6 gallons per flush.

#### Certification

Seller must provide Buyer with a written certification of compliance with the requirements of this ordinance stating that the water conservation devices have been installed or that the installation of devices is not required because of the specific exemption(s) allowed under this law.

#### Failure to Comply

If the Seller fails to comply with the retrofit requirements, the Buyer shall install the low consumption plumbing fixtures within 90 days from the date of sale. Any seller who fails to comply with the requirements of this chapter may be liable to the buyer in the amount of two hundred and fifty dollars (\$250) for each fixture that does not comply with this chapter at the time of sale, or the actual costs of the buyer to comply with this chapter, whichever amounts are greater. Violation of these requirements is also deemed an infraction.

The undersigned hereby acknowledges receipt of a copy of this Addendum

Date	Date Collins
Buyer	Seller Marie a. Car,
Buyer	Seller

See reverse for Disclosure regarding Plumbing Fixture Retrofit Regulations for property located in the City of Santa Cruz and area of unincorporated Santa Cruz County served by the Santa Cruz City water system.



# SANTA CRUZ COUNTY WATER CONSERVATION PROGRAM

## WATER CONSERVATION CERTIFICATION

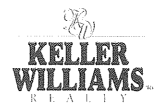
1. Assessor's Parcel Number (APN) 080-221-14		
2. Property Address 240 Feather Lane (number and street name) (unit #)	City Santa Cruz	Zip <b>95060</b>
3. Daytime phone ()		
4. I, Michelle A. Carr, Trus  (print name) above address. I hereby certify that the above property as ordained in Chapter 7.69, Installing Water Conserva		ater Conservation Law
This certification is verified by the following:		
a. Seller Certification		
	Number of low-flow shows Number of ultra-low-fl	
b. Exemption(s) Claimed (check all that apply):		
structure(s) constructed or remodeled with permits in existing showerhead(s) use 2.5 gal./min. or less emergency shower cannot safely operate with a maxi showerhead fixture retrofit to comply with this ordinal showerhead fixture retrofit will not function properly existing toilet(s) use 1.6 gal./flush or less toilet fixture retrofit to comply with this ordinance (part), 4/05/05 any toilet that will not function properly after being removed.	mum flow rate of 2.5 gal./min ance would require a signification in accordance with the ordin would require a significant of	ant expense ance expense (Ord. 4781 § 1
I declare under penalty of perjury that the information my knowledge.	stated above is true and co	omplete, to the best of
Seller Signature	Date	

SEND A COPY TO THE BUYER and MAIL ORIGINAL CERTIFICATION FORM TO: Santa Cruz County Water Conservation Program, 701 Ocean Street, Room 312, Santa Cruz, CA 95060



## SQUARE FOOTAGE DISCLOSURE ADDENDUM TO REAL ESTATE PURCHASE AGREEMENT

In reference to the Real Estate Purchase contrac	t dated	•	
Between:	, Buyer and		
Michelle A. Carr, Trustee	, Seller.		
For the purchase of the real property known as:	240 Feather Lane	Santa Cruz	95060
The Buyer is hereby made aware and acknowled an approximation only of the building area and/been made verbally or in writing by either Selle Multiple Listing Service. If the Buyer is relying the property, the Buyer should employ, at his ex Surveyor, General Contractor or an Appraiser (and/or site area and provide to the Buyer a report area or both of the subject property.	or site areas. This applient, Agent, or as part of the group upon the representation apense, a professional, e.g. who does not require a lice	s whether the repre- published information of square footage g., Civil Engineer, tense) to measure to	esentation has ation in the in purchasing Architect, the building
If the square footage represented is more than the cancelled at the option of the Buyer and the Buyer and the Buyer square footage amount was the Multiple List Agent.)	yer's deposit returned. ('I	his applies only if	the source of
BUYER'S FAILURE TO NOTIFY SELLER IS SELLER'S ACCEPTANCE SHALL CONCLU	N WRITING WITHIN (0 JSIVELY BE CONSIDE	rDA RED APPROVAL	AYS) FROM
This agreement, when signed by Buyer and Sel Purchase Agreement.	ler, is made an integral pa	art of the above ref	erenced
Seller Millia Con, Trusto	Buyer		
Seller	Buyer		
Date WILL	Date		



## **CURRENT "AS-IS" CONDITION ADDENDUM**

Addendum to Residential Purchase Agreement dated \_\_\_\_\_\_for the property

located at 240 Feather Lane		Santa Cruz	<u>95060</u>
Buyer is aware that Seller is s CURRENT "AS IS" CONDIT WARRANTIES OF ANY KIL OBLIGATION TO MAKE A	FION WITHOUT REI ND OR NATURE, AI	PRESENTATIONS OF ND WITHOUT SELLI	₹ ₹
Buyer acknowledges for Buyer has been given a reasonable of improvements thereon, either that in purchasing the property agents, as to the condition or sheating, sewer, roof, air conditional geology. Size of lot or improvimprovements for particular pregulations), or that any applicand/or that improvements are county, state and/or Federal strepairs or work required by Buttermite Clearance is to be the	pportunity to inspect a independently or thro y Buyer is not relying safety of the property tioning, if any founda vement, or suitability urpose (i.e.: habitationances, if any, plumbin structurally sound and tatues, codes or ordinaty or structurally sound and tatues.	and investigate the propugh agents of Buyer's on the Buyer's agent, and/or any electrical, pations, geological hazar of the property and/or any building, health and ag and/or utilities are in d/or in compliance with the second the requirement for the second to the property and the property an	perty and all choosing, and the seller, or its lumbing, d, soils and its safety working order, any city, is agreed any
The closing of this transaction the PREMISES ARE ACCEP OF ANY KIND OR NATURI BASED WHOLELY ON BU	TED WITHOUT REI E AND IN THEIR CU	PRESENTATION OR JRRENT "AS IS" COM	WARRANTY
Michie O Can, Seller Trustu	Date	Buyer	Date
Seller	Date	Buyer	Date
Listing Agent	Date	Selling Agent	Date



## **MOLD ADVISORY**

in

Property Address: 240 Feather Lane	Santa Cruz	95060
It has been discovered that toxic and non-toxic mold is buildings. Current information indicates that some ty certain individuals.	may exist in homes, apartments pes of mold may cause severe h	and commercial nealth problems for
Not all molds are detectable by a visual inspection by is also possible that the property could have a hidden in	-	-
The only way to provide any reasonable assurance that hazard problem is to retain the services of an environment tests may consist of an interior and exterior examinating procedures that may be deemed necessary. Any visible	mental expert who will conduction for airborne spores and a ca	t specific tests. These rpet test, and other
Keller Williams Realty advises that every buyer considence environmental professional. This is especially necessar documents indicate that there is evidence of past or property since most mold thrives on moisture.	ry if any of the inspection repo	rts or disclosure
All inspections, including those to detect mold, are to the purchase contract. Any waiver or failure on the p tests, including those for mold, is against the advice o	art of a buyer to complete and	
Broker has not and cannot verify whether or not there	e is any health hazard at the pro	perty.
Seller: Michilla Can, Trusta	Date:	(1
Seller:	Date:	
Buyer:	Date:	
Buyer:	Date:	

1414 Soquel Avenue Suite 100 Santa Cruz, CA 95062 831-457-5550 Fax 831-404-2425



## MEDIATION DISCLOSURE

WHAT IS MEDIATION? Mediation is a process used to resolve disputes. In mediation the parties to a dispute are assisted by a neutral third party called a mediator. The mediator is not empowered to impose a settlement on the parties; rather, the mediator facilitates discussions and negotiations with a goal toward reaching settlement.

HOW IS MEDIATION DIFFERENT FROM OTHER PROCESSES? Disputes can be resolved in many ways. Initially, the parties often try to negotiate a settlement. This can be done face to face or through representatives such as a real estate agent or attorney. On the other end of the spectrum parties can resolve their differences through self help. In between lay various options such as mediation, arbitration and litigation.

Litigation is an adversarial process in which parties look to a third person (judge or jury) to impose on them a binding decision. The litigation process is analogous to a contest in which a third person selects a winner and a loser. Arbitration resembles negotiation in that the parties present evidence to a third person who then decides their dispute. Arbitrations, however, are not held in the formal surroundings or under the normal rules of a court. Finally, the parties can approach a mediator to help them fashion a resolution. The mediator's role is to enable the parties to work with one another to achieve a common goal — a mutually acceptable agreement.

HOW DOES MEDIATION WORK? One of the benefits of mediation is that it does not have to follow any particular formal or structural format. Typically though, mediation will begin with the mediator introducing him/herself to the parties, confirming that any documents, such as a confidentiality agreement, have been signed and explaining the initial manner in which the mediation will be conducted. The parties are then each given a chance to express to the other how they view the dispute. Some mediators will then separate the parties and meet with each individually. Other mediators do not separate the parties unless a particular underlying or unexpressed feeling or issue needs to be dealt with in confidence.

The mediator looks for areas of agreement, identifies issues, proposes ideas and questions assumptions and positions but does not tell the parties how to resolve their dispute. Flexibility allows the mediator to tailor the process to suit the needs of the parties. If agreement is reached, the mediator often assists the parties in reducing the agreement to writing.

WHO AND HOW MUCH? Any neutral person the parties trust can mediate a dispute. This person can be a member of a panel of mediation service, a rabbi or a priest, or anyone else who does not have an interest in the outcome. California law does not require licensing or certification for mediators. However, many professional mediators have attended training programs, have had relevant dispute resolution experience and belong to professional organizations.

The cost of mediation can vary depending on the mediator selected and the location and time allotted for the mediation. Mediation fees can be as little as a few hundred dollars divided equally between the parties (or perhaps nothing at all for those who cannot afford it) to an initial filing fee of several hundred dollars plus an hourly fee for the mediator. Mediators can be located by looking in the local telephone directory under Mediation or Arbitration, contacting agencies such as the California Department of Consumer Affairs, or organizations such as a local bar association, or asking your lawyer.

Seller Muchul	. O. Can, Triuse I	Date ( ) ( ) (	Seller	Date
Buyer	D	ate	Buyer	Date

KELLER WILLIAMS® REALTY

1414 Soquel Avenue Suire 100 Santa Cruz, CA 95062 831457-5550 Eux 831401-2425

www.LiveInSantaCruz.com



# ARBITRATION DISCLOSURE

WHAT IS ARBITRATION? Arbitration is simply the name used to describe a particular method for resolving disputes between two or more parties. Just as problems may be solved through negotiation or, in extreme cases, litigation, so, too, may problems be resolved by the use of arbitration. As a matter of fact, generally speaking, arbitration may be used to resolve any type of dispute unless restricted by the arbitration agreement itself.

In an arbitration, a neutral person who is otherwise uninvolved in the dispute (the arbitrator) listens to the parties express their points of view and then renders the decision (called an award) based upon the presentation of the evidence.

The process, in some respects, is similar to what takes place in a court of law. For instance, any party to an arbitration may be represented by an attorney. However, unlike a court process, formal rules of evidence and procedure are not required and the dispute will not be decided by an active judge or jury. Nevertheless, the award issued by the arbitrator is binding upon the participants and can be enforced as if it were rendered in a court.

WHAT ARE SOME ADVANTAGES OF ARBITRATION? When disputes are resolved through arbitration, use of the judicial system is avoided. In many counties throughout the state the courts are backlogged with an overabundance of lawsuits. Progress of a court case comes slowly, the formal rules are cumbersome, and a trial may not take place for many months or even many years. The delays inherent in litigation create an emotional and financial hardship on almost all parties.

An arbitration, on the other hand, will almost always be resolved sooner than a court action. The entire process from start to finish is often completed in a few months. Furthermore, because of the advantages of speed and informality, attorney fees and costs are usually lower than in litigation. Arbitrations are also private. Thus, the testimony and any sensitive information will take place behind doors that are not open to the public. Additionally, individual arbitrators can be selected with an expertise in the particular field of dispute. This helps to ensure that the decision will be made by a knowledgeable and informed person. Lastly, arbitration awards are final, binding, and legally enforceable.

WHAT ARE SOME OTHER FACTORS TO CONSIDER? There is only a limited right to appeal an arbitration award; the parties must pay for the services of an arbitrator and, if a party does not comply with an award, the prevailing party may be required to go to court to enforce the award.

WHAT ISSUES CAN BE RESOLVED BY ARBITRATION? Arbitration may be used to decide virtually any type of claim, including actions or breach of contract, misrepresentation and fraud. Certain types of claims are excluded by statute from arbitration under a real estate listing or sales agreement. Examples include bodily injury, wrongful death, foreclosure, marital dissolution, and probate or eviction proceedings. Other limitations may appear in the clause itself. As a remedy, the arbitrator has the authority to award money damages, both actual and punitive, as well as specific performance.

WHAT SHOULD I DO? Think carefully about your decision concerning arbitration. It is important. Read the arbitration clause entirely before deciding whether to sign it. If you want more information ask your REALTOR® for the extensive Arbitration Question and Answer Memorandum prepared by the C.A.R. or consult your attorney. REMEMBER, THE CHOICE IS YOURS.

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Seller Trustu	Date
Seller	Date
Buyer	Date
Buyer	Date

KELLER WILLIAMS® REALTY

1414 Soquel Avenue Suite 100 Santa Cruz, CA 95062 831457-5550 Fax 831401-2425

www.LiveInSantaCruz.com



# PRDS® SUPPLEMENTAL SELLER'S CHECKLIST Supplement to Transfer Disclosure Statement (Page 1 of 7)



Buyer's Initials (\_\_\_\_\_\_) (\_\_\_\_\_)
Form RSSCL (Revised 9/02)



Property: 240 Feather Lane	Santa Cruz	95060	Date:	4/1	111	
THE INFORMATION ENTERED ON THIS FOELSEWHERE.) THIS DOCUMENT IS SOLELY CONSTITUTE, ANY PART OF THE RELATED PU	' A SUPPLEMENTAL I	SELLER ONL	Y. (AGENTS)	DISCL	OSURES AR	E PROVIDED DEEMED TO
CAUTION TO SELLER: California la reasonably should be aware, bearing on the vehecklist intended to aid you in identifying, reduring prior ownerships). If you are in doubt explain rather than remain silent. Full discloregarding the Property. Please be aware of yo you to exist, even where they are not included	alue or desirability of ecalling and disclosing as to whether a condition sure of material facts ur obligation as Seller	the Property. To such material to constitutes a reduces the risk	his supplemer facts (includir a "defect," it i t of subsequer	ntal fo ng neg s alwa nt disp	rm serves as ative condition ys prudent to outes, claims	an additional ons that arose disclose and and litigation
CAUTION TO BUYER: California laryou take account of facts that are disclose observation. You are strongly urged to thorou all disclosures and inspection reports (carefu and to ask questions and make additional important. Factors relating to the Property a than they do the Sellers, whose perceptions satisfactory to a Seller might be regarded by disclosures typically reflect a Seller's non-exonly those conditions of which Seller is award Seller's lack of awareness of a problem does a	of or otherwise knowled or otherwise knowled ly considering inspecting inspecting inspecting individual of others, individual of the neighborhood are inevitably subjectly a Buyer as an annopert, subjective percepte. This list almost certain	n to you, or werty and surrounters recommend neluding inspected may affect year. A proper yance or a nuis tions of a Propainly does not a	which are with adding neighborhood dations of addition profession quite differ ty or neighborhood. Under that and that	nin yo orhood ditiona onals, erently orhood estand items	our diligent and a carefully really really really condition that this and noted on this	ad and assess I inspections) as Buyer, feel or negatively) at is entirely I other Seller is form reflect
Respond To Answer "Yes" where you are aware of an item (including items that have been preve for each category. If necessary, use additi-	iously repaired), and	ition or circun	nstance, past	or pr		
1. HOUSE/LOT SIZE  a) Approximate lot size:  b) Approximate house square footage:  c) Approximate age of the house:  d) How many years have you owned the  2. ALTERATIONS: Account for all remodes	Property? Live	NKNOWN NKNOWN NKNOWN d in the Property?	Source:		to your know	<del></del>
2. ALTERATIONS: Account for all remote owners or any other person.)  Nature of Work	Approxim	ate	Seller has Perm	ilt i	Seller has Othe	r
a)	Completion	(Co	Documentation mplete or Other  ☐ Yes ☐ No	wise)	Documentation  ☐ Yes ☐ No	r
b)			□ Yes □ No	,	□ Yes □ No*	
c)			□ Yes □ No	,	□ Yes □ No	
d)			□ Yes □ No	•	□ Yes □ No	
e)			□ Yes □ No	,	□ Yes □ No	
f)			□ Yes □ No	,	□ Yes □ No	
*For example, copies of permits (including	"final" narmit sign_affs) i	nsnection renarts s	and worksheets	hids an	d plans	

Seller's Initials ( ) ( )
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95060

Date: (1)

#### PRDS® SUPPLEMENTAL SELLER'S CHECKLIST (Page 2 of 7):

a) Are you aware of any creeks, packbes or repairs in the foundation, retaining walls or any other part of the structure?  b) Are you aware of any settlement, movement, cracking, spingage or instability?  c) Are you aware of any settlement, movement, cracking, spingage or instability?  d) Are you aware of any settlement, movement, cracking, spingage or instability?  d) Are you aware of any settlement, movement, cracking, showing, tilling, rotation or deterioration of foundation members, retaining walls or other structural elements  swimming pool or other decking, or any other pawement or hardscape?  c) To your knowledge, has any landfill, grading, "cust and fill", compaction or other soils work taken place at the Property?  c) To your knowledge, has any interior cracks (e.g., to ceiling, walls, around windows, etc.)?  Explanations (If "yes" is checked on any of the above, please explain helow):  VYES  A rey you aware of any interior cracks (e.g., to ceiling, walls, around windows, etc.)?  A rey you aware of any singage, chipping, cracking, sponginess, water damage or other defects relating to have you aware of any singage, chipping, cracking, sponginess, water damage or other defects relating to have you aware of any singage, chipping, cracking, sponginess, water damage or other defects relating to have you aware of any advance with at sick or bind, are out of plumb, fail to open or close with relative ease, or that otherwise fail to operate properly (whether continuously) or seasonally?  A rey you aware of any dones that stick or bind, are out of plumb, fail to capea or close with relative ease, or that otherwise fail to operate properly (whether continuously)?  A rey you aware of any defect (including seal failure) regarding any dual-pance or thermo-pane windows?  D) Are you aware of any defect (including seal failure) regarding any dual-pance or thermo-pane windows?  D) Are you aware of any defect (including seal failure) regarding any dual-pance or thermo-pane windows?  Explanations (If "yes" is checked on	F	DUNDATION/BASEMENT/CRAWL SPACE/SOILS/RETAINING WALLS		NO
d) Are you aware of any settlement, novement, eracking, spinting, separation or sub-statice erosion as to waikways, patos, swimming pool or other decking, or any other pavement or hardscape?				X,
d) Are you aware of any settlement, novement, eracking, spinting, separation or sub-statice erosion as to waikways, patos, swimming pool or other decking, or any other pavement or hardscape?	b)	Are you aware of any soils problems, such as settlement, movement, cracking, slippage or instability?	🗆	<b>∠</b> ⊠
d) Are you aware of any settlement, novement, eracking, spinting, separation or sub-statice erosion as to waikways, patos, swimming pool or other decking, or any other pavement or hardscape?	,	Are you sware of any cettlement, movement, cracking, howing, tilting, rotation or deterioration of foundation members		/
d) Are you aware of any settlement, novement, eracking, spinting, separation or sub-statice erosion as to waikways, patos, swimming pool or other decking, or any other pavement or hardscape?	,	retaining walls or other structural elements	🗖	YZ
swimming pool or other decking, or any other pavement or hardscape?	d)	Are you aware of any settlement, movement, cracking, shifting, separation or sub-surface erosion as to walkways, patios,		<b>_</b>
Cypring the property of the property?	,	swimming pool or other decking, or any other payement or hardscape?	П	<b>X</b>
Explanations (If "pes" is checked on any of the above, please explain below):    INTERIOR SURFACES/ELEMENTS   Are you aware of any interior cracks (e.g., to ceiling, walls, around windows, etc.)?	c)	To your knowledge, has any landfill, grading, "cut and fill", compaction or other soils work taken place at the Property?	П	Ĺ
b) Are you aware of any patching or repair of any interior cracks?	É			
b) Are you aware of any patching or repair of any interior cracks?	IN	TERIOR SURFACES/ELEMENTS	YES	NO
b) Are you aware of any patching or repair of any interior cracks?		Are you aware of any interior cracks (e.g., to ceiling, walls, around windows, etc.)?	🛮	X
Are you aware of any staneshing, sloping or out-of-level floors?  Are you aware of any stanis, warping, capping, capping, capping, carboing, sponginess, water damage or other defects relating to hardwood (or other wood), tile, linoleum or any other flooring surface?  Are you aware of any windows that stick or bind, that fail to other lanch, open or close with relative ease, or that otherwise fail to operate properly (whether continuously or seasonally)?  Are you aware of any glass in any interior door (including shower door) or interior window that is not 'safety glass?"  BY Are you aware of any dosn that stick or bind, are out of plumb, fail to open or close with relative ease, or that otherwise fail to operate properly (whether continuously or only seasonally)?  Are you aware of any defect (including safety)?  Are you aware of any defect (including safety)?  Explanations (If "yes" is checked on any of the above, please explain below):  SURFACE/SUBSURFACE WATER/MOISTURE CONTROL  a) To your knowledge, does there presently exist, or are you aware of any history of, any standing or ponding water or periodic or persistent dampness or moisture, in any sub-areas or clsewhere on the Property?  b) Are you aware of any past or present flooding (even minor water intrusion) into the garage, basement or sub-areas?  To your knowledge, has any other part of the Property suffered any flooding or drainage problems?  To your knowledge, has any other part of the Property suffered any flooding or drainage problems?  To your knowledge, does a spring, high water table, sub-surface stream or aquifor, or any other natural source of water, exist on, or affect, the Property?  To your knowledge, have there been any blockages, or other failures, of downspouts, gutters, fixed or imbedded gutter extensions or storm drains?  To your knowledge, have there been any blockages, or other failures, of downspouts, gutters, fixed or imbedded gutter extensions or storm drains?  To your knowledge, have there been any blockages, or other failures, of	-	Are you aware of any paicking or repair of any interior cracks?	🗆	
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otherwise fail to operate properly (whether continuously or seasonally)?  Are you aware of any glass in any interior door (including shower door) or interior window that is not "safety glass"?  By Are you aware of any doors that stick or bind, are out of plumb, fail to operate properly (whether continuously or only seasonally)?  Are you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of any defect (including seal failure) regarding any dual-pane or thermo-pane windows?  Care you aware of the extended on any of the above, please explain below):  Care you aware of any past or present flooding (even minor water intrusion) into the garage, basement or sub-arcas?  Care you knowledge, has any dual-pane or thermo-pane windows, and you are you aware or the property?  Care you knowledge, has any dual-pane or thermo-pane windows, and you water, exist on, or affect, the Property?  Care your knowledge, have there been any blockages, or other failures, of downspouts, gauters, fixed or imbedded gutter extensions or storm drains?  Care you knowledge, has any, roof repair, restoration, replacement (full or partial) or other work been undertaken?  Care your kn	e)	Are you aware of any windows that stick or hind, that fail to either latch, onen or class with relative ease, or that		-
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a) To your knowledge, does there presently exist, or are you aware of any history of, any standing or ponding water or periodic or persistent dampness or moisture, in any sub-arcas or elsewhere on the Property?  b) Are you aware of any past or present flooding (even minor water intrusion) into the garage, basement or sub-arcas?  c) To your knowledge, has any other part of the Property suffered any flooding or drainage problems?  d) To your knowledge, has any drainage systems (e.g. french drains, curtain drains), sump pumps, fans, or dry wells ever been installed at the Property?  e) To your knowledge, does a spring, high water table, sub-surface stream or aquifer, or any other natural source of water, exist on, or affect, the Property?  Explanations (If "yes" is checked on any of the above, please explain below):  ROOF/GUTTERS/SIDING  a) To your knowledge, have there been any blockages, or other failures, of downspouts, gutters, fixed or imbedded gutter extensions or storm drains?  b) Are you aware of the occurrence of any past or present leaks from or through roof, siding, windows, skylights, gutters, downspouts, caves, awnings or other areas?  c) To your knowledge, has any, roof repair, restoration, replacement (full or partial) or other work been undertaken?  d) What is the approximate age of the roof?  () \( N=N=N=N=N=N=N=N=N=N=N=N=N=N=N=N=N=N=N=				7-
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e) To your knowledge, does a spring, high water table, sub-surface stream or aquifer, or any other natural source of water, exist on, or affect, the Property?  Explanations (If "yes" is checked on any of the above, please explain below):  ROOF/GUTTERS/SIDING  a) To your knowledge, have there been any blockages, or other failures, of downspouts, gutters, fixed or imbedded gutter extensions or storm drains?  b) Are you aware of the occurrence of any past or present leaks from or through roof, siding, windows, skylights, gutters, downspouts, eaves, awnings or other areas?  c) To your knowledge, has any, roof repair, restoration, replacement (full or partial) or other work been undertaken?  d) What is the approximate age of the roof?  Describe the type of heating system in the Property. (If there are multiple systems, account for each throughout this Paragraph 7.)  Have you encountered, or are you aware of, any problems with any aspect of the heating system?  Heating System last serviced, and by whom?  Does the Property have a central air conditioning system?  When was the heating system last serviced, and by whom?  Does the Property have a central air conditioning system?  By Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?  By Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?  By Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?  By Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?	,	To your knowledge, has any drainage systems (e.g. french drains, curtain drains), sump pumps, fans, or dry wells ever		בק צו
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extensions or storm drains?  b) Are you aware of the occurrence of any past or present leaks from or through roof, siding, windows, skylights, gutters, downspouts, eaves, awnings or other areas?  c) To your knowledge, has any, roof repair, restoration, replacement (full or partial) or other work been undertaken?  d) What is the approximate age of the roof?  Explanations (If "yes" is checked on any of the above, please explain below):  HEATING SYSTEM/AIR CONDITIONING  a) Describe the type of heating system in the Property. (If there are multiple systems, account for each throughout this Paragraph 7.)  Have you encountered, or are you aware of, any problems with any aspect of the heating system?  Have you encountered, or are you aware of any by whom?  Obes the Property have a central air conditioning system? (If there are multiple systems, account for each with respect to all issues and inquiries raised by this Paragraph 7.)  Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?  Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?  What is the approximate age of the air conditioning system?  What is the approximate age of the air conditioning system?  What is the approximate age of the air conditioning system?  What is the approximate age of the air conditioning system?	R		YES	NO
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a) Describe the type of heating system in the Property. (If there are multiple systems, account for each throughout this Paragraph 7.)  b) Have you encountered, or are you aware of, any problems with any aspect of the heating system?  c) Are any bedrooms or other major rooms not directly served by a heating duct? (If so, which rooms)?  d) What is the approximate age of the heating system?  years  e) When was the heating system last serviced, and by whom?  Does the Property have a central air conditioning system? (If there are multiple systems, account for each with respect to all issues and inquiries raised by this Paragraph 7.)  g) Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?  years		What is the approximate age of the roof? On What years	,	
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h) What is the approximate age of the air conditioning system?	c) d) e)	all issues and inquiries raised by this Paragraph 7.)		
	c) d) e) f)	all issues and inquiries raised by this Paragraph 7.)		
j) If the Property is served by propane, are you aware of any past or present problems with that system?	c) d) e) f)	all issues and inquiries raised by this Paragraph 7.)  Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?  What is the approximate age of the air conditioning system?  years		
	c) d) e) f) g) h)	all issues and inquiries raised by this Paragraph 7.)  Have you ever encountered, or are you aware of any problems with, any aspect of the air conditioning system?  What is the approximate age of the air conditioning system?  years	🗆	

Property:	240	Feather	Lane
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#### PRDS® SUPPLEMENTAL SELLER'S CHECKLIST (Page 3 of 7):

Answer each of the following questions.
Answer YES to any of the items if you are aware of any condition or circumstance, whether past or present, and whether or not previously repaired,
relating to that item. Whenever an item is checked "YES" explain in detail on the lines at the end of the relevant category. (If necessary, use additional pages.)

	ELECTRICAL FIXTURES/APPLIANCES	YES	NO
í	a) To your knowledge, have any electrical fixtures, devices or installed appliances (including, e.g., central vacuum, instant	_	
	hot water) ever failed to perform properly or have any undergone repairs?	🖳	Ü
	b) To your knowledge, do lights ever dim, e.g., during use of multiple appliances?	لسا	<b>A</b>
<	To your knowledge, has the electrical system encountered any blown fuses, tripped circuit breakers or any other problem,	_	tent
	or undergone any repair or modification?	لسا	阻
•	d) Have you yourself, or has any unlicensed worker or contractor, undertaken any electrical repair, wiring, installation or	<b>,</b>	<b>.</b>
	other electrical work at the Property?	<b>ப</b>	Ø.
J	Explanations (If "yes" is checked on any of the above, please explain below):		
]	ELECTRONICS/NETWORKS/TELEPHONE DEVICES AND SYSTEMS	YES	
ć	a) Does the Property have a television antenna?	□,	14 OV/c
į	b) Are cable television lines presently installed and hooked up to a cable television service provider?	····· 15/5	
(	c) If cable television is not presently set up at the Property, are you aware of the availability of commercial cable television	_	<b>****</b>
	service at your location?	Ц	
(	d) Is a satellite receiver (or "dish") affixed and wired into the Property? If yes, it is \( \subseteq \) Leased \( \subseteq \) Owned by Seller	□	<b>图</b> "
	e) Do any abandoned or unused cable or satellite systems remain at the Property?	L	展~
j	f) Are you aware of any electronic interference to your television, radio, cell phones, etc., from neighboring transmitters,	_	A-^
	ham radio operators or other sources?	Ц	∖B(_
	g) How many individual telephone lines (separate telephone numbers) are wired into the Property?		
]	h) Is the Property wired and equipped with an integrated telephone system(s) (e.g., systems incorporating telephone,		v.294
	intercom, radio, other functions)?	LJ	/图·
	i) Is the Property wired and equipped for high-speed data line service?	<u>E</u>	(251
j	Does the Property have a built-in alarm system? If equipped with a built-in alarm system, please indicate the following:	m	থ্ব.
	☐ Leased ☐ Owned ☐ Auditory only ☐ "Central Station" only ☐ Auditory and "Central Station"	<u>كا</u>	
	k) Have you experienced any system failure caused false alarms or other defects?	Ц	<b>Æ</b>
	f) If applicable, name of alarm system provider used (if any)		白、
	m) Is the Property equipped with a video surveillance system?  n) Is the Property equipped with automatic security lighting?		
		1231	(121
	o) Is the Property equipped with electronically activated gates?		VZ3~~~
		m	.77
I	p) Is the Property equipped with an intercom system?	🗆	<u>A</u>
1	p) Is the Property equipped with an intercom system?	🗆	<i>ب</i> تات.
]	p) Is the Property equipped with an intercom system?  g) Is the Property equipped with built-in sound or entertainment systems?  p) Describe and explain below any system failure or other problem, past or present, and whether or not previously repaired, regarding any item listed above (g-q) in this Paragraph 9.  Explanations (if "pes" is checked on any of the above, please explain below):	G	<u></u>
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	Is the Property equipped with an intercom system?  (a) Is the Property equipped with built-in sound or entertainment systems?  Describe and explain below any system failure or other problem, past or present, and whether or not previously repaired, regarding any item listed above (g-q) in this Paragraph 9.  Explanations (If "yes" is checked on any of the above, please explain below):  WATER SUPPLY/PLUMBING (INCLUDING NATURAL GAS AND PROPANE) SYSTEMS  a) Are you aware of any past or present plumbing (including natural gas or propane) leakage or other problems or repairs?  When was any part of the plumbing system last serviced?  (b) Have you yourself, or has any unlicensed worker or contractor, undertaken any repair, installation or work relating to water or natural gas or propane lines at the Property?  (d) Are you aware of any past or present episode of flooding of any part of the interior of the Property?  (e) Have you experienced high or low water pressure problems at the Property?  (e) Have you experienced any problem with water supply, purity, quality or taste?  (g) Have you experienced any problem with water supply, purity, quality or taste?  (g) Have you experienced any rust, sediment or discoloration in your water?  (h) Have you experienced with a water softener? If yes, it is	YES	DI   SA DECENTION DE
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	Is the Property equipped with an intercom system?  (a) Is the Property equipped with built-in sound or entertainment systems?  (b) Describe and explain below any system failther or other problem, past or present, and whether or not previously repaired, regarding any item listed above (g-q) in this Paragraph 9.  Explanations (If "yes" is checked on any of the above, please explain below):  WATER SUPPLY/PLUMBING (INCLUDING NATURAL GAS AND PROPANE) SYSTEMS  (a) Are you aware of any past or present plumbing (including natural gas or propane) leakage or other problems or repairs?  (b) When was any part of the plumbing system last serviced?  (c) Have you yourself, or has any unlicensed worker or contractor, undertaken any repair, installation or work relating to water or natural gas or propane lines at the Property?  (d) Are you aware of any past or present episode of flooding of any part of the interior of the Property?  (e) Have you experienced high or low water pressure problems at the Property?  (f) Have you experienced any problem with water supply, purity, quality or taste?  (g) Have you experienced any rust, sediment or discoloration in your water?  (h) Have you experienced with a water softener? If yes, it is \( \text{L} \) Leased \( \text{Owned} \) Owned.  (b) Is the Property equipped with a water softener? If yes, it is \( \text{L} \) Leased \( \text{Owned} \) Owned.  (b) Have, to your knowledge, any plumbed appliances (e.g., refrigerator ice maker/water dispenser, instant hot water) or other plumbing-related systems failed to operate property?  (i) Is the Property equipped with a hot water re-circulating system?  (ii) Is the Property equipped with a hot water re-circulating system?  (iii) Is the Property equipped with a hot water re-circulating system?  (iv) Is the Property equipped with a hot water re-circulating system?  (iii) Is the Property equipped with a hot water re-circulating system?  (iv) Is the Property equipped with a hot water re-circulating system?  (iv) Is the Property equipped with a hot wa	YES	
	Is the Property equipped with an intercom system?    1	YES	
	Is the Property equipped with an intercom system?  (a) Is the Property equipped with built-in sound or entertainment systems?  (b) Describe and explain below any system failther or other problem, past or present, and whether or not previously repaired, regarding any item listed above (g-q) in this Paragraph 9.  Explanations (If "yes" is checked on any of the above, please explain below):  WATER SUPPLY/PLUMBING (INCLUDING NATURAL GAS AND PROPANE) SYSTEMS  (a) Are you aware of any past or present plumbing (including natural gas or propane) leakage or other problems or repairs?  (b) When was any part of the plumbing system last serviced?  (c) Have you yourself, or has any unlicensed worker or contractor, undertaken any repair, installation or work relating to water or natural gas or propane lines at the Property?  (d) Are you aware of any past or present episode of flooding of any part of the interior of the Property?  (e) Have you experienced high or low water pressure problems at the Property?  (f) Have you experienced any problem with water supply, purity, quality or taste?  (g) Have you experienced any rust, sediment or discoloration in your water?  (h) Have you experienced with a water softener? If yes, it is \( \text{L} \) Leased \( \text{Owned} \) Owned.  (b) Is the Property equipped with a water softener? If yes, it is \( \text{L} \) Leased \( \text{Owned} \) Owned.  (b) Have, to your knowledge, any plumbed appliances (e.g., refrigerator ice maker/water dispenser, instant hot water) or other plumbing-related systems failed to operate property?  (i) Is the Property equipped with a hot water re-circulating system?  (ii) Is the Property equipped with a hot water re-circulating system?  (iii) Is the Property equipped with a hot water re-circulating system?  (iv) Is the Property equipped with a hot water re-circulating system?  (iii) Is the Property equipped with a hot water re-circulating system?  (iv) Is the Property equipped with a hot water re-circulating system?  (iv) Is the Property equipped with a hot wa	YES	DI   SA DECENTION DE

Property:	240	Feather	Lane
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#### PRDS® SUPPLEMENTAL SELLER'S CHECKLIST (Page 4 of 7):

Ans	ower each of the following questions.  New YES to any of the items if you are aware of any condition or circumstance, whether past or present, and whether or not previous ting to that item. Whenever an item is checked "YES" explain in detail on the lines at the end of the relevant category. (If necessary, use as	i <b>sly repa</b> dditional	ired, pages.)
	PRIVATE WATER SYSTEM/WELL (continued)  e) Do you have copies of inspection reports of the well and of any related water storage tank?		<b>发射效</b>
12.	SEWER SYSTEM ( Not Applicable	YES	NO
	a) Are you aware of any past or present blockage, backup, overflow or other failure of the sewer system (this includes toilets, tubs, kitchen and bathroom sinks, etc.)?	🗖	
	b) Do any sinks, tubs, showers, etc. drain unreasonably slowly?	🗖	
	d) Are you aware of any current government-imposed inspection, repair or upgrade requirement (c.g., sewer lateral tests) applicable to the Property?	— 🛘	
	e) To your knowledge, is the Property equipped with any booster or other pump system related to the sewer system? Explanations (If "yes" is checked on any of the above, please explain below):	🗆	
12	SEPTIC SYSTEM	YES	NO
13.	<ul> <li>a) Are you aware of any past or present blockage, backup, overflow or other failure of the septic system?</li> <li>b) If you are aware of the material (e.g., concrete, redwood, etc.) of which the septic tank is constructed,</li> </ul>	🗖	)XI.
	please indicate:  c) Are you aware of any repairs, replacements, relocations or expansions of the septic tank?  d) When was the septic tank last pumped?    \[ \text{VNSWAP} \]	🗆	) <b>(</b> 2
	e) Are you aware of any repairs, replacements, relocations or expansions of the leach field(s)?		风火火焰
	system may preclude or limit expansion of living space at the Property?		火
	preclude or limit expansion of the septic system?	🗆	X2
	<ol> <li>Are you aware of any present or contemplated governmental measure that would require, upon sale, that the septic system be inspected, replaced or upgraded, or converted and connected to a public sewer system?</li> <li>Explanations (If "pes" is checked on any of the above, please explain below):</li> </ol>		×
1.4	ABANDONED WELLS/SEWER/SEPTIC SYSTEMS □ Not Applicable		NO
7-11-	a) Are there any abandoned wells, water storage tanks or related equipment at the Property?		
	abandoned leach field, is located at the Property?  If ves, explain below whether and how it has been disposed of (e.g., removed, filled in, etc.) and permit status.	🗅	R
	Explanations (If "yes" is checked on any of the above, please explain below):		<del></del>
15.	LANDSCAPING/IRRIGATION TAXABLE	YES	NO
	a) Does the Property have a sprinkling system? If ves. it is \( \precedit{\text{Manual}} \) Manual \( \precedit{\text{DAutomatic}} \) b) Does the Property have a drip system? If ves. it is \( \precedit{\text{Manual}} \) Manual \( \precedit{\text{DAutomatic}} \)	🔲	<b>X</b>
		🖂	益
	d) Does the Property have an exterior lighting system (e.g., landscape, security)?  d) Does the Property have a pond, waterfall or other decorative water-related landscaping feature?	🗖	Ø
	c) Are you aware of any defects or malfunctions regarding any of the above systems?	⊔	文
	f) Are you aware of any repairs, modifications or replacements to any of these systems?	🗖	戶
	g) Does the Property have a play structure? If yes, please describe below the anchoring mechanism and any defects, modifications or repairs of which you are aware.	🗖	AND
	h) Are you aware of any diseases or infestations affecting trees or other plantings at or near the Property? If yes, please describe below, including treatment, if any.		×
	Explanations (If "yes" is checked on any of the above, please explain below):	····	<del>_</del>
16.	SWIMMING POOL/SPA Not Applicable	YES	
	<ul> <li>a) Are you aware of any water leakages from the pool or spa?</li> <li>b) Are you aware of any past or present defects or malfunctions regarding such pool and spa equipment as heating, filtration</li> </ul>	, ப	
	or cleaning systems; pool or spa surfaces, decking or coping; lighting, ladders, slides or diving boards; pool enclosures, safety covers or alarms?	🗖	
Sel Cop	ller's Initials ( Buyer's Initials ( Buyer's Initials ( Page 4 of 7 )	Revi	ised 9/02

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## PRDS® SUPPLEMENTAL SELLER'S CHECKLIST (Page 5 of 7):

hnew	er V	ch of the following questions. ES to any of the items if you are aware of any condition or circumstance, whether past or present, and whether or not previous that item. Whenever an item is checked "YES" explain in detail on the lines at the end of the relevant category. (If necessary, use ad	sly repa	ired, pages.)
CIACI	ng to	marrient. Whenever an item is checked. This expansion does not the market and the second seco		-
	SWI	IMMING POOL/SPA (continued)		
	c)	Are you aware of any repairs having been done to the pool or spa?	🛮	
	d)	Are you aware as to whether a pool at the Property has been filled in, removed or otherwise abandoned or eliminated?	L.I	
	e)	Does the pool have a heating system?   Gas Electric Solar Other	C	
	f)	When was the pool heater last utilized?		
	g)	If the pool or spa has had regular maintenance, please identify the service provider, frequency, and last date serviced.		
	Ехр	lanations (If "yes" is checked on any of the above, please explain below):		
7.	PET	CS/ANIMALS	YES	NO
	a)	Are you aware of the prior or present existence of pets at the Property? If yes, indicate type, number, and when they	_	J.
		were present at the Property	LJ	$\mathcal{H}$
	b)	Are you aware as to whether at any time any animal urine or feces has come into contact with carpeting or any other	r	×
		interior surface of the Property?	LJ	Xî
	c)	Are you aware of any staining, spotting, discoloration, warping or any other damage to carpets, hardwood or other		L
	•	flooring or any other surface relating to animal urine or feces?	🖸	)x-j
	d)	Are you aware of any present, past or seasonal (e.g., during warm temperatures) odors at the Property relating to animals?	LJ	$\mathbb{Z}$
	e)	To your knowledge, have there ever been any ticks, fleas or other pet-related insect problems at the Property?	البا	/ΣΙ,
	f)	Are you aware of any treatment or process employed to eradicate pet-related odors, stains or other problems?	🗆	<b>有型</b> 区
	Exp	lanations (If "pes" is checked on any of the above, please explain below):		
18.	NEI	GHBORHOOD CONDITIONS		NO
	a)	Is the Property situated on or near a bus route?	🗖	70
	b)	Is noise related to vehicular traffic, including bus traffic, noticeable at the Property?	🗆	´) <b>(</b> Ž)
	c)	Do problems with any traffic congestion, excess speed, hampered driveway ingress or egress, limited or congested on-		, ,
	V)	street parking, or other road-related difficulties exist at or near, or do they otherwise affect, the Property?	🗖	VD.
	41	Is railroad, train, light rail, BART, or other rail traffic noticeable at the Property?	🎞	及四百
	d)	Is aircraft noticeable at the Property?	🎞	^ϔ` _
	e)	Is noise from schools or parks noticeable at the Property?	П	<b>€</b>
	f)	is noise from schools of parks noticeable at the Property?	—	) <del>-</del> (
	g)	Do any local business, recreational, commercial or institutional (e.g., day care, religious, residential care or "group")		岚
		facilities create noise, litter, traffic/parking congestion, night activities or other annoyances noticeable at the Property?	اسا	
	h)	Do any local entertainment complexes, amphitheaters or other venues create noise litter, traffic/parking congestion, night	_	X
		activities or other annoyances noticeable at the Property?	Ш	يحرر
	i)	Do local events, gatherings or traditions (e.g., parades, block parties, holiday decorations, sporting events) create noise,	_	
	,	litter traffic/parking congestion, night activities or other annovances noticeable at the Property?	🛮	N M
	j)	Is barking and/or are other noises from dogs, cats or other animals noticeable at the Property?	,,,,, □	$\nabla$
	k)	Has the presence in your neighborhood of birds (e.g., pigeons, seagulls), rodents or other animals, including both feral		, ,
	K)	and domesticated animals, caused or constituted an annoyance or nuisance at the Property?	🗀	\ <b>\</b> \
	15	Are other neighborhood noises (e.g., loud music, construction equipment, shouting, air condensers and other noisy		0
	1)	appliances, generators, pool equipment, late-night parties, sporting or other events) noticeable at the Property?	П	点
		appliances, generators, pool equipment, late-night parties, sporting of other events indicate at the Property.		in a
	m)	Are there odors from or in the neighborhood that have been noticeable at the Property?	🗀	蒣
	n)	Is there a neighborhood litter or debris problem that reflects on, or otherwise affects, the Property?	<u>-</u>	经风
	0)	Are you aware of any burglaries, assaults or other crimes in the neighborhood within the last three years?	ت	)el
	$\mathfrak{p})$	Arc you aware of any Property or neighborhood conditions or circumstances beyond those referred to above that might	_	JZ.
		reasonably affect the value or desirability of the Property?	W	,M
	q)	Have you, or to your knowledge has anyone in your neighborhood or household, ever complained to governmental	_	.1
		authorities or others regarding any neighborhood condition, including those listed in this Paragraph 18?	📖	X
	EX	manations (11 yes is checked on any of the above, please explain below).		
19.	EN	VIRONMENTAL ISSUES	YES	NO
	a)	Are you aware of the presence of any asbestos (e.g., in sprayed ceiling materials, furnace ducting, etc.) at the Property?	🗖	P
	b)	Are you aware of the past or present disposal, leakage or spills on or near the Property of motor oil, heating oil, solvents		•
	~,	or other hazardous chemicals or substances, or the existence (and any known leakage, failure or other failure) of any		
		above-ground or underground storage tank ("UST") located on or near the Property? If yes, describe present status and		ſ
		details regarding any remediation or clean up.	🗖	KA.
	<i>a)</i>	Are you aware of the presence on the Property of any UST ever containing heating oil, gasoline/diesel or any other fluid?	🗀	及
	c)	Are you aware of the presence on the Property of any previously buried or unburied storage tank? If yes, please		
	d)	Are you aware or me removal from the Property of any previously outled of unounced storage tanks. If yes, please	154	П
		provide details, date, regarding circumstances and public agency involvement.	<b>V</b> -/~	ب دالاًا
	e)	Are you aware of any toxic or hazardous material leakages or spills within a half-mile of the Property?	اسا ،،،،،	
	f)	Are you aware at the Property of lead-based paint, any lead paint residue or any other lead material?	🖳	
	g)	Are you aware of the past or present existence at the Property of any mold, fungus or spores?	Li	<b>₩</b>
A . F		Sinitials ( \ \ \ Buyer's initials ( \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	· (	
		S Initials (	Rese	sed 9/0
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	240	240 Feather

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Date: 4/1/1

PRDS® SUPPLEMENTAL SELLER'S CHECKLIST (Page 6 of 7):

Ano	swer each of the following questions. swer <u>YES</u> to any of the items <b>if you are aware of any condition or circumstance, whether past or present, and whether or not p tting to that item. Whenever an item is checked "YES" explain in detail on the lines at the end of the relevant category. (If necessary</b>	previously repai y, use additional	red, pages.)
	ENVIRONMENTAL ISSUES (continued)  h) Are you aware of any environmental inspections or tests undertaken relative to any exterior part of the Property?  i) Are you aware of any odors at the Property whether persistent, recurrent, occasional or seasonal?		40
	j) Are you aware of any present or prior use of the Property as a site or facility (e.g., "lab") used for the manufacture, storage, disposal, release, use or sale of illegal controlled substances, and/or any chemicals or substances used in the manufacture or preparation thereof?		.√ .√
	Explanations (If "yes" is checked on any of the above, please explain below):		<b>&gt;</b>
20.	GOVERNMENTAL ISSUES/HOMEOWNER ASSOCIATION ISSUES	YES	NO NO
	a) Are you aware of the existence of any special (e.g., seismic, flood, coastal) zone that covers the Property?		X
	b) Are you aware of the existence or pendency of any applicable rent control ordinance?		<b>多 这 这 这</b>
	c) Are you aware of any current bonds, fees or assessments that do not appear on the Property's tax bill?  d) Are you aware of any proposed or contemplated bonds, fees or assessments that would, if enacted, apply to the Property.	erty?	N
	1 210000	□ □	<b>7</b>
			- Z
		al	$\sim$
	g) To your knowledge, is any Property-related application, certification, inspection or investigation by any government authority currently pending or contemplated?	<b></b>	<b>X</b> 3
		tion?	JZÍ
	<ul> <li>h) Are you aware of the existence or pendency of any stop work order, or notice of code of other violation or dangerous condition.</li> <li>i) Are you aware of any government-imposed requirement or order that brush, trees, grass or other vegetation at the Property be cleared, or that flammable materials be removed?</li> </ul>		ZÍ
	j) Are you aware of any government-mandated tree (or other landscaping) planting, tree removal or cutting restrictions	i, 🏻	, Æ
	k) Are you aware of whether any part of the Property falls under provisions of the Williamson Act (tax-benefited cover to hold and maintain certain properties as agricultural lands)?	nant 🏻	×
	a) Are you aware of any ongoing or contemplated eminent domain, condemnation of annexation process of proceeding relating to the Property?		KIKKRINAK
	m) Are you aware as to whether or not the Property's school district mandates the busing of students?	🗀	恩
	n) Are you aware of any current or contemplated construction, reconfiguration, conversion or closure of any nearby sch	100ls? 🔟	₩,
	o) Are you aware of any ongoing or contemplated construction, reconfiguration or closure relating to nearby roadways'	? ⊔	NA NA
	p) Are you aware of any ongoing or contemplated removal or emplacement of any nearby traffic signals or signs?		***
	q) Are you aware of any ongoing or contemplated construction, reconfiguration or closure of nearby parks/recreational facilities.  Is the Property situated in an unincorporated area of the County?	es? 🗀	. KO
	Explanations (If "yes" is checked on any of the above, please explain below):		
21.	TITLE/OWNERSHIP/LITIGATION  a) Are you aware of any person who, though not currently an owner of record, nevertheless claims an ownership intercord.	YES est in,	NO VZ
	or right to possess, the Property?  b) Are you aware of any ongoing or contemplated legal proceedings (e.g., probate, trust, guardianship, quiet title, speci	ific	7R.
	performance) relating to the Property?  c) Do you have or intend to utilize a power of attorney in conjunction with the sale of the Property?  10 Journal of the Property?		Á
	<ul> <li>d) Is the access road to the Property a private road? If yes, indicate whether there is a written road maintenance agreen recorded for the Property, and explain how the road is maintained.</li> <li>e) Are you aware of any use (e.g., as a pathway, driveway, landscaping, etc.), continuous or otherwise, made at or of the</li> </ul>	.,,,,,	X
	Property by any other person?	∟≟	Þ
	entitlement relating to the Property?	,, Ц	)\$ <u>d</u> _
	agreement or instrument relating to the Property?	, 🔲	
	Explanations (If "yes" is checked on any of the above, please explain below):		
22.	HOME OWNER'S INSURANCE COVERAGE AND CLAIMS HISTORY	YES	NO
	a) Within the past five years have you or, to your knowledge, has any prior owner, made any claim relating to a plumb leak or other water release, water intrusion, property damage, personal injury, or any other matter, against a Home Owner's Insurance policy (i.e., fire and/or other property and personal casualty policy) covering the Property? If "Yes," please identify the following as to each claim (use additional pages, if necessary):		×
	1) name of claimant		
	3) approximate date of the claim		
	b) Has, to your knowledge, any insurance company, within the past five years, refused to issue to you or renew for you Owner's Insurance policy covering the Property?	ı a Home	A
Se Co	cller's Initials (	RSSCL Revi	)

Property	240	Feather	Lane
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Date: Yyu

PRDS	® SUPPLEMENTAL SI	ELLER'S CHECKLIST (Page	7 of 7):		
Ancine	r each of the following query YES to any of the items if to that item. Whenever ar	f you are aware of any condition	or circumstance, whether par n detail on the lines at the end o	st or present, and whether or not prev of the relevant category. (If necessary, us	iously repaired, e additional pages.)
C H	If "Yes", please indic 1) approximate dat 2) the insurance co 3) the basis of the r ) Apart from any other explanations (If "yes" is	mpany involved	I pages, if necessary):  If lender required you to carry  Illerase explain below):	ontinued) y flood or earthquake insurance?	
a b	contractor estimates/b repair or contemplate  Are you aware of any other than what you h	pids or other documents (not other depair, or contemplated improvements)	erwise accounted for above) invenient of the Property?alfunction or other negative co	within the past three years? tructural pest control reports, relating to the structure, condition, ondition or attribute of the Property	
24. <i>A</i>		IATION (Use additional sheet			
					A PARTY
				hast of Callonia Irrawiladay on of the	data signed below
Date	4/11/11	Seller: Michael	a. Can.	best of Seller's knowledge as of the Seller:	
Buye	hereby acknowledges r	eccipt of a copy of this docum	ent! with		
				Buyer:	



# CALIFORNIA ENERGY COMMISSION LETTER NEW DUCT SEALING REQUIREMENTS-RECEIPT

The undersigned Buyer(s) and Seller(s) acknowledge receipt of the attached letter dated August 2, 2005 from the California Energy Commission regarding the New Duct Sealing Requirements that became effective on October 1, 2005.

Depending upon certain conditions, if a central air conditioner or furnace was installed or replaced after October 1, 2005, the ducts must be tested for leakage. If the ducts leak 15% or more, then repairs must be made to seal the ducts. Additional testing may then be required to verify that the work was done properly. It is strongly recommended that all of this work be done by licensed contractors who should obtain all required permits.

These new duct sealing requirements may impact a Seller's disclosure obligations and/or any negotiations between principals regarding replacing the heating, ventilating and air conditioning (HVAC) systems. These new requirements may increase the costs associated with replacing or installing an HVAC system.

Realtors do not have the requisite expertise to determine the need for testing or sealing ducts and will not verify the information provided by others about the condition of the HVAC system.

The undersigned acknowledge receipt of this disclosure and the attached letter.

Date Yulu	Seller's Signature Muchin C Can Trussen
Date	Seller's Signature
Date	Buyer's Signature
Date	Buyer's Signature



# AGENT AUTHORIZATION TO ORDER INSPECTIONS AND REPORTS

Property:	240 Feather Lane		Santa Cruz	95060
		x Murphy	<u> </u>	
I am the (	Check One) Seller	Buyer of the Prop	perty.	
	authorize the above-named property in my nam		the following inspections and	reports
	(1) Preliminary Title (2) Pest Control Inspection (3) Roof Inspection (4) Pool/Spa Equip. In (5) General Property (6) Geological / Haza (7) Environmental Ri (8) On-site Soils/Geo (9) On-site Asbestos (10) Electrical Inspection (11) Plumbing Inspection (12) Septic Inspection (13) Well Inspection (14) Other	ection  Inspection	Company First American Title Company  GeoDisclosure	
reports, and some of the authorize Seller, and any invoice	nd will make those pay hose fees to be paid the the escrow company to d from moneys to be p ces which are presente	ments upon receip rough, and at the time pay any such investigation of the median pay and when to escrow and when the control of the control	the fees for those inspections at of the invoice. It may be possine of, close of escrow. In such pices from my proceeds if I amow if I am the Buyer. However, ich are not paid through escromptly pay when due, all such in	ible for case I the r, for w, I
Date:	, 20	Signature		
Date:	20	Signature		

KELLER WILLIAMS® REALTY

1414 Soquel Avenue Suite 100 Santa Cruz, CA 95062 831-457-5550 Fax 834-401-2425