

## PRDS®



REAL ESTATE TRANSFER DISCLOSURE ("TDS") (Page 1 of 3 - Revised 4/14)

The Seller disclosures may rely authorizes any a entity in connect THE FOLLOWIN OF THE AGENT CONTRACT BE	OF THE CONDITION OF CODE AS OF (DATE) OR ANY AGENT(S) RANY INSPECTIONS OR NUTH OTHER DISCLOTERATION OF TRANSFER DISCLOSURE State anding upon the details of liens on residential property. The following of the following information on this information in degent(s) representing any ion with any actual or and the following of the following on the following on the following on the following information on the following information in degent(s) representing any ion with any actual or and the following of the followin	tement is made pursuant to Section 1102 is of the particular real estate transaction perty). It is good to be a state transaction of the particular real estate transaction of the property and are intended to the contract of sale or receipt for declosures:  In the contract of sale or receipt for declosures:  In the contract of sale or receipt for declosures:  In the contract of sale or receipt for declosures:  In the contract of sale or receipt for declosures:  In the contract of sale or receipt for declosures:  In the contract of sale or receipt for declosures:  In the contract of sale or receipt for declosures.  In the contract of sale or receipt for declosures.  In the contract of sale or receipt for declosures.  In the contract of sale or receipt for declosures.  In the contract of sale or receipt for declosures.	IS NOT A WARRANTY OF ANY KINE IN THIS TRANSACTION, AND IS NOT ANY WISH TO OBTAIN.  2 of the Civil Code. Other statutes require on (for example: special study zone and ired by law, including the Natural Hazard, flood, or special assessment information, o satisfy the disclosure obligations on this eposit.  2 ough this is not a warranty, prospective chase the subject property. Seller hereby a copy of this statement to any person or DARE NOT THE REPRESENTATIONS NOT INTENDED TO BE PART OF ANY
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The Seller discless Buyers may rely authorizes any a entity in connect THE FOLLOWIN OF THE AGENT CONTRACT BE	oses the following information in de gent(s) representing any ion with any actual or an IG ARE REPRESENTATION, IF ANY. THIS INFOTWEEN THE BUYER AIR not occupying the property has the items.	eciding whether and on what terms to pure principal(s) in this transaction to provide atticipated sale of the property.  ATIONS MADE BY THE SELLER(S) ANIONATION IS A DISCLOSURE AND IS NO SELLER.  Berty.  Appropriate the property of the pr	chase the subject property. Seller hereby a copy of this statement to any person or D ARE NOT THE REPRESENTATIONS NOT INTENDED TO BE PART OF ANY
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A The subject r	roperty has the items	checked below (read across):*	☐ Microwave
A. The subject part Range  Range  Dishwashe  Washer/Dry  Burglar Ala  T.V. Antenn	property has the items	checked below (read across):*  Oven Trash Compactor	☐ Microwave
☐ Patio/Decki ☐ Sauna ☐ Hot Tub ☐ ☐ Security Ga ☐ Garage: ☐ ☐ Pool/Spa H ☐ Water Heat ☐ Water Supply ☐ Gas Supply ☐ Window Sc	Locking Safety Cover* ate(s) Attached leater:  Gas er:  Gas oly:  City /:  Utility reens	<ul> <li>□ Automatic Garage Door Opener(s)*</li> <li>□ Not Attached</li> <li>□ Solar</li> <li>□ Water Heater Anchored, Braced, or S</li> <li>□ Well</li> <li>□ Bottled</li> </ul>	Gazebo  Spa Locking Safety Cover* Number of Remote Controls Carport Electric
[*See related ı			
Other:			
Are there, to the state of the	ot in operating condition?  Yes  No.		

Seller's Initials ( \_\_\_\_\_ ) ( \_\_\_\_ )

Buyer's Initials ( \_\_\_\_\_ ) ( \_\_\_\_\_ )

Proper	ty:	Date							
PRDS	<b>∂ R</b> I	EAL ESTATE TRANSFER DISCLOSURE STATEMENT ("TDS") (Page 2 of 3):							
В.	che	e you (Seller) aware of any significant defects/malfunctions in any of the following?  Yes No. If yes, eck appropriate space(s) below.  Interior Walls  Ceilings  Sloors  Exterior Walls  Insulation  Roof(s)  Windows  Doors  Foundation  Slab(s)  Driveways  Sidewalks  Walls/Fences  Electrical Systems  Plumbing/Sewers/Septics  Other Structural Components escribe:							
	If any of the above is checked, explain. (Attach additional sheets if necessary.):								
	mo rela of I Div Div with cor all after	stallation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the dwelling. The carbon proxide device, garage door opener, or child-resistant pool barrier may not be in compliance with the safety standards ating to, respectively, carbon monoxide device standards of Chapter 8 (commencing with Section 13260) of Part 2 Division 12 of, automatic reversing device standards of Chapter 12.5 (commencing with Section 19890) of Part 3 of vision 13 of, or the pool safety standards of Article 2.5 (commencing with Section 115920) of Chapter 5 of Part 10 of vision 104 of, the Health and Safety Code. The water heater may not be anchored, braced, or strapped in accordance th Section 19211 of the Health and Safety Code. Window security bars may not have quick-release mechanisms in mpliance with the 1995 edition of the California Building Standards Code. Section 1101.4 of the Civil Code requires single-family residences built on or before January 1, 1984, to be equipped with water-conserving plumbing fixtures er January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or before January 1, 94, that is altered or improved is required to be equipped with water-conserving plumbing fixtures as a condition of final proval. Fixtures in this dwelling may not comply with Section 1101.4 of the Civil Code.							
C.		e you (Seller) aware of any of the following:							
		Substances, materials, or products which may be an environmental hazard such as, but not limited to, asbestos, formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contaminated soil or water on the subject property							
		whose use or responsibility for maintenance may have an effect on the subject property							
		Room additions, structural modifications, or other alterations or repairs made without necessary permits							
		building codes							
	7.	Any settling from any cause, or slippage, sliding, or other soil problems							
	9.	Major damage to the property or any of the structures from fire, earthquake, floods, or landslides   Yes  No  Any zoning violations, nonconforming uses, violations of "setback" requirements							
	11.	Neighborhood noise problems or other nuisances							
	13.	Homeowners' Association which has any authority over the subject property							
		Any notices of abatement or citations against the property							
		Seller pursuant to Section 910 or 914 threatening to or affecting this real property, claims for breach of warranty pursuant to Section 900 threatening to or affecting this real property, or claims for breach of an enhanced protection agreement pursuant to Section 903 threatening to or affecting this real property, including any lawsuits or claims for damages pursuant to Section 910 or 914 alleging a defect or deficiency in this real property or "common areas" (facilities such as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)							
	If t	he answer to any of these is yes, explain. (Attach additional sheets if necessary):							
D.	<ol> <li>Seller Certificaton:</li> <li>The Seller certifies that the property, as of the close of escrow, will be in compliance with Section 13113.8 of the Health and Safety Code by having operable smoke detector(s) which are approved, listed, and installed in accordance with the State Fire Marshal's regulations and applicable local standards.</li> <li>The Seller certifies that the property, as of the close of escrow, will be in compliance with Section 19211 of the Health and Safety Code by having the water heater tank(s) braced, anchored, or strapped in place in accordance with applicable law.</li> </ol>								
		Buyer and Seller acknowledge receipt of a copy of this page.							
Seller's	s In	itials ( ) ( ) Buyer's Initials ( ) ( )							

Pro	operty:			Date					
	Seller certifies that the information hasigned by the Seller.	nerein is true and c	orrect to the best of	the Seller's knowledge	e as of the date				
	Seller			Date					
	Seller			Date					
III.	AGENT'S INSPECTION DISCLOSURE (To be completed only if the Seller is rep		nt in this transaction.)						
	THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF THE SELLER(S) AS TO THE CONDITION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:								
	<ul> <li>□ Agent notes no items for disclosure.</li> <li>□ See Agent's Visual Inspection Disclosure.</li> <li>□ Agent notes the following items:</li> </ul>	sure.							
	Agent (Broker Representing Seller)		Bv		Date				
11/		(Please Print)	(Associate	Licensee or Broker Signature					
IV.	AGENT'S INSPECTION DISCLOSURE (To be completed only if the agent who		er is other than the ag	ent above.)					
	THE UNDERSIGNED, BASED ON A ACCESSIBLE AREAS OF THE PROPE			GENT VISUAL INSPE	CTION OF THE				
	☐ Agent notes no items for disclosure. ☐ See Agent's Visual Inspection Disclosure. ☐ Agent notes the following items:	·	FOLLOWING:						
	Agent (Broker obtaining the Offer)		By		Date				
V.		ISH TO OBTAIN P APPROPRIATE PI	ROFESSIONAL ADV	ICE AND/OR INSPECT	TIONS OF THE				
	I/WE ACKNOWLEDGE RECEIPT OF A	COPY OF THIS ST	ATEMENT.						
	Seller	Date	Buyer		Date				
	Seller	Date	Buyer		Date				
	Agent (Broker Representing Seller)		By		Date				
	Agent (Broker obtaining the Offer)	(Please Print)	(Associate Li	censee or Broker Signature)	Date				
		(Please Print)	(Associate Li	censee or Broker Signature)					

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.

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

NOTE: EXEMPT TRANSFERS (TDS not required) include, but are not limited to, the following: transfers by a fiduciary of a decedent's trust or estate; transfers by foreclosure of trustee's sale or by deed in lieu of foreclosure; transfers to a spouse or a direct blood relative; transfers among co-owners; transfers requiring a "public report" (Bus. & Prof Code § 11018.1) or pursuant to Bus. & Prof Code § 11010.4.