

## PROPERTY INFORMATION SHEET (Non-Residential) AIR Commercial Real Estate Association

## PREFACE:

Purpose: This Statement is NOT a warranty as to the actual condition of the Property/Premises. The purpose is, instead, to provide the brokers and the potential buyer/lessee with important information about the Property/Premises which is currently in the actual knowledge of the Owner and which the Owner is required by law to disclose.

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Actual Knowledge: For purposes of this Statement the phrase 'actual knowledge' means: the awareness of a fact, or the awareness of sufficient information and circumstances so as to cause one to believe that a certain situation or condition probably exists.

TO WHOM IT MAY CONCERN:						("Owner")		
owns the Property/Premises commonly	known by the	street address	of			` `		
located in the City of						Count		
of,	, State of							
and generally described as (describe br	iefly the nature	of the Premises	s or Pro	pperty)				
(herein after "Property"), and certifies	that:		\					
Material Physical Defect structures thereon, including, but not lin						Property or any improvements and		
2. Equipment.			$\overline{}$					
	ictual knowled	ge that the heat	ting, √e	ntilating, air conditi	oning, plumbing, lo	ading doors, electrical and lighting		
systems, life safety systems, security	systems and	mechanical equ	iipment	existing on the Pr	roperty as of the d	ate hereof, if any, are not in goo		
operating order and condition, except (i	f there are no	exceptions write	"NONE	Ξ"):				
, , ,		·		,				
P. Owner has no a	ectual knowledg	as of any losses	finana	ing agraements lie	no or other earnem	ente offecting any equipment which		
	-				_	ents affecting any equipment which		
is being included with the Property, exc	ept (ir there are	a no exceptions	write	NONE"):				
<ol><li>Soil Conditions. Owner</li></ol>	has no actua	I knowledge tha	t the P	roperty has any sli	pping, sliding, settl	ing, flooding, ponding or any othe		
grading, drainage or soil problems, exc	ept (if there ar	e no exceptions	write "	NONE"):				
4 110110 0		ata that the Desi				Lather an area of the bound N D and E		
					-	k the appropriate boxes) D public		
sewer system and the cost of installati	on thereof has	been fully paid	, 📙 pri	vate septic system	, ☐ electricity, ☐	natural gas, L domestic water, L		
telephone, and D other:								
			\		_			
			\					
5. <b>Insurance.</b> Owner has no	actual knowle	dge of any insur	ance c	aims filed regarding	the Property durin	g the preceeding 3 years, except (		
there are no exceptions write "NONE"):	1 1 1				]			
,			$\rightarrow$					
	<del>                                     </del>		_					
	<del></del>				<u> </u>			
•		_		•		hich violates applicable laws, rules		
regulations, codes, or covenants, cond	itions or restric	ctions, or of imp	proveme	ents or alterations i	made to the Proper	rty without a permit where one wa		
required, or of any unfulfilled order of	r directive of	any applicable	govern	ment agency or o	f any casualty insi	urance company that any work of		
investigation, remediation, repair, maint	enance or impr	rovement is to b	e perfo	med on the Proper	tv. except (if there a	are no exceptions write "NONE"):		
invocagation, romodiation, ropair, maint	oriance or imp		o poo.	mod on the rioper	ty, oxoopt (ii tilolo c	ine ne exceptione time ment ).		
7. Hazardous Substances a	ınd Mold.							
A. Owner has no a	actual knowled	ge of the Proper	rty ever	having been used	as a waste dump,	of the past or present existence o		
any above or below ground storage tanl	ks on the Prope	ertv. or of the cu	rrent ex	istence on the Pror	perty of asbestos, tr	ansformers containing PCB's or ar		
hazardous, toxic or infectious substance		•		•	•	<u>•</u>		
			-					
local regulation, investigation, remedia	ition or remova	aı as potentially	ınjurio	us to public health	n or weltare, excep	र (ार there are no exceptions writ		
"NONE"):								

•					en engaged in the business of hauling waste, and neve
stored hazardous substances on the Pi	roperty, exce	pt (if there are no	excepti	ions write "NONE")	):
			\	5	
	1 1	1 / /	1	1	ardous levels of any mold or fungi defined as toxic unde
applicable state or Federal law, except	(if there are	no exceptions/writ	te "NON	NE"):	
	<del>                                     </del>				
O. Eine Barrens Ourselles			\	- de Danas de la	aving suffered material fire damage, except (if there are
no exceptions write "NONE"):					
O Astisus Oute on Busses				and the same of the same	
					, suits or proceedings are pending or threatened before or instrumentality that would affect the Property or th
					are no exceptions write "NONE"):
right of ability of all owner of terialit to	convey, occi	apy or dulize the r	торенту	, except (ii there a	are no exceptions write indial ).
10 Covernmental Present	lings Owns	r has no actual kr	aoulada	ro of any aviating (	or contemplated condemnation, environmental zanina
	_		-		or contemplated condemnation, environmental, zoning ly affect the value, use and operation of the Property
except (if there are no exceptions write	i NONE )				
					, pp. ,
			_	-	ances, covenants, conditions, restrictions, easements
		_			ded in the official records of the county recorder wher
the Property is located, except (if there	are no excep	otions write "NOIN	£):		
	<del>                                     </del>	<del>                                     </del>	<del>\</del>		
			_		
	1 /	edge of any leases	s, sµble	ases or other tena	incy agreements affecting the Property, except (if there
are no exceptions write "NONE"):			$\overline{}$		
		1 /	/		
				chase, rights of fire	st refusal, rights of first offer or other similar agreement
affecting the Property, except (if there a	are no except	ions write "NONE"	'):		
· · · · · · · · · · · · · · · · · · ·		· ·		- 22	$t  \left[  ight]$ is not contingent upon obtaining the consent of one o
more lenders to conduct a 'short sale', ie.	. a sale for les	ss that the amoun	t owing	on the Property. (1	This paragraph only needs to be completed if this Propert
Information Sheet is being completed in cor	nection with t	he proposed sale of	the Pro	perty)	
15. Other. (It will be pres	sumed that	there are no ac	dditional	l items which wa	arrant disclosure unless they are set forth herein)
					and others. Therefore, Owner and/or the Owner's
					urately and completely state all the known materianent may be relied upon as printed. This statement
however, shall not relieve a buyer or	lessee of re	sponsibility for i	ndepen	dent investigatio	n of the Property. Owner agrees to promptly notify
in writing, all appropriate parties of a	ıny material	changes which m	nay occ	ur in the stateme	nts contained herein from the date this statement i
signed until title to the Property is tra	ansferred, or	the lease is exec	cuted.		
			$\rightarrow$		
Date:		,	\"(	OWNER"	
(Fill in date of execution)		\ /	\		
			_		
			_ D		
			1	itle:	
Ruiver/lessee hereby acknowledges ***	aint of a cor-	of this Property !	nformat	tion Sheet on	
Dayerriessee Heleby acknowledges fec	<del>σ</del> ιρι σι α COβ)	y or uns Froperty II	เแบบเปลี่	IIOH SHEEL UH	
			R.	V:	
			- 11	itle:	

NOTICE: These forms are often modified to meet changing requirements of law and industry needs. Always write or call to make sure you are utilizing the most current form: AIR Commercial Real Estate Association, 800 W 6th Street, Suite 800, Los Angeles, CA 90017. Telephone No. (213) 687-8777. Fax No.: (213) 687-8616.