

PROPERTY INFORMATION SHEET

(For the sale or leasing of non-residential properties)

PREFACE:

TO WHOM IT MAY CONCERN:

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.

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.

("Owner"), owns the Property/Premises commo	nly known as (street address, city, state, z	rip)	
located in the County of Premises or Property)		, and generally describe	ed as (describe briefly the nature of the
(hereinafter " Property "), and certifies that:			
1. Material Physical Defects. Owner has no a including, but not limited to the roof, except (if t			vements and structures thereon,
Equipment. A. Owner has no actual knowledge that security systems and mechanical equipment exist no exceptions write "NONE"):			
	ny leases, financing agreements, liens or o	other agreements affecting any equip	oment which is being included with the
Property, except (if there are no exceptions write	e "NONE"):		
3. Soil Conditions. Owner has no actual known problems, except (if there are no exceptions wri		sliding, settling, flooding, ponding c	or any other grading, drainage or soil
4. Utilities. Owner represents and warrants to cost of installation thereof has been fully paid,			
5. Insurance. Owner has no actual knowledg write "NONE"):	e of any insurance claims filed regarding t	the Property during the preceding 3	years, except (if there are no exceptions
6. Compliance With Laws. Owner has no act covenants, conditions or restrictions, or of improdirective of any applicable government agency or is to be performed on the Property, except (if the	ovements or alterations made to the Propor of any casualty insurance company that	erty without a permit where one wa	s required, or of any unfulfilled order or
7. Hazardous Substances and Mold.			·
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A. Owner has no actual knowledge of the Property ever having been used as a waste dump, of the past or present existence of any above or below ground storage tanks on the Property, or of the current existence on the Property of asbestos, transformers containing PCB's or any hazardous, toxic or infectious substance whose nature and/or quantity of existence, use, manufacture or effect, render it subject to Federal, state or local regulation, investigation, remediation or removal as
potentially injurious to public health or welfare, except (if there are no exceptions write "NONE"):
B. Owner represents and warrants that it is not currently, and never has been engaged in the business of hauling waste, and never stored hazardous substances on the Property, except (if there are no exceptions write "NONE"):
C. Owner has no actual knowledge of the existence on the Property of hazardous levels of any mold or fungi defined as toxic under applicable state or Federal law, except (if there are no exceptions write "NONE"):
8. Fire Damage. Owner has no actual knowledge of any structure on the Property having suffered material fire damage, except (if there are no exceptions write
"NONE"):
9. Actions, Suits or Proceedings. Owner has no actual knowledge that any actions, suits or proceedings are pending or threatened before any court, arbitration tribunal, governmental department, commission, board, bureau, agency or instrumentality that would affect the Property on the right or ability of an owner or tenant
to convey, occupy or utilize the Property, except (if there are no exceptions write "NONE"):
Owner has not served any Notices of Default on any of the tenants of the Property which have not been resolved except (if there are no exceptions write "NONE"):
10. Governmental Proceedings. Owner has no actual knowledge of any existing or contemplated condemnation, environmental, zoning, redevelopment agency plan or other land use regulation proceedings which could detrimentally affect the value, use and operation of the Property, except (if there are no exceptions write "NONE"):
11. Unrecorded Title Matters . Owner has no actual knowledge of any encumbrances, covenants, conditions, restrictions, easements, licenses, liens, charges or other matters which affect the title of the Property that are not recorded in the official records of the county recorder where the Property is located, except (if there are no exceptions write "NONE"):
12. Leases. Owner has no actual knowledge of any leases, subleases or other tenancy agreements affecting the Property, except (if there are no exceptions write "NONE"):
13. Options. Owner has no actual knowledge of any options to purchase, rights of first refusal, rights of first offer or other similar agreements affecting the Property, except (if there are no exceptions write "NONE"):
14. Short Sale/Foreclosure. The ability of the Owner to complete a sale of the Property is contingent is not contingent upon obtaining the consent of one or more lenders to conduct a 'short sale', ie. a sale for less that the amount owing on the Property. (This paragraph only needs to be completed if this Property
Information Sheet is being completed in connection with the proposed sale of the Property) One or more of any loans secured by the Property is is not in foreclosure.
15. Energy Efficiency. The Property has has not been granted an energy efficiency rating or certification such as one from the U.S. Green Building Council's
Leadership in Energy and Environmental Design (LEED) or Seller/Lessor does not know if the Property has been granted such a rating or certificate. If such a rating or certification has been obtained please describe the rating or certification and provide the name of the organization that granted it:
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16. Other. (It will be presumed	d that there are no additional items which warrant	disclosure unless they are set forth herein):	
and modified this printed stater modifications are not made, this independent investigation of the statements contained herein fro accomplished by means of elect Date:	ment as necessary to accurately and completely st s statement may be relied upon as printed. This si e Property. Owner agrees to promptly notify, in w om the date this statement is signed until title to the cronic signature or similar technology shall be lega	I others. Therefore, Owner and/or the Owner's Properties all the known material facts concerning the Properties all the known material facts concerning the Properties abuyer or lesseed in the second of the property is transferred, or the lease is executed. Sind and binding. OWNER	rty. To the extent such of responsibility for which may occur in the
(fill in date of execution)			$\overline{}$
Buyer/lessee hereby acknowledged date received)	ges receipt of a copy of this Property Information SI	By: Name Printed: Title: neet on BUYER/LESSEE	. (Fill in
		By: Name Printed:	
		213-687-8777 * contracts@aircre.com duced in any form without permission in writing.	
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