

## REAL ESTATE TRANSFER DISCLOSURE STATEMENT (CALIFORNIA CIVIL CODE §1102, ET SEQ.) (C.A.R. Form TDS, Revised 6/24)

ΠТ	his property is a dup	lex, triplex or four	plex.	A TDS is requi	red for all units.	This TD	OS is fo	or ALL unit	s (or □ onlv uni	t(s) ).
	IS DISCLOSURE S	•	-	•						(-//
••••										LIFORNIA.
DE	SCRIBED AS	,			3087 Coronado			, `	J., 1. 1 J. 1	•
CO	IS STATEMENT I MPLIANCE WITH § ID BY THE SELLE NOT A SUBSTITUT	§ 1102 OF THE ( R(S) OR ANY A	CIVIL (GEN	CODE AS OF T(S) REPRES	ONDITION OF (DATE) 0 ENTING ANY	F THE 08/13/2025 PRINC	IPAL(	IT IS NOT (S) IN TH	「A WARRANT IS TRANSACT	TY OF ANY TION, AND
dep	s Real Estate Transfe ending upon the deta dential property).	er Disclosure Stat	ement	is made pursu	OTHER DISC ant to § 1102 c tion (for examp	of the Ci	ivil Cod	de. Other s	statutes require d purchase-mor	disclosures, ney liens on
Rep in c	ostituted Disclosure port/Statement that ma onnection with this rea same:	ay include airport a	annoya	inces, earthqual	ke, fire, flood, or	r special a	assess	ment inforr	mation, have or v	will be made
	Inspection reports co	mpleted pursuant	to the	contract of sale	or receipt for de	eposit.				
	Additional inspection	reports or disclosu	ıres:							
X	No substituted disclo	sures for this trans	-		LINEODMAT					
The	Callan diaglagae d	a fallandar infa			SINFORMAT		ماسييمي	ممر ما ماطلا		
Buy	e Seller discloses the vers may rely on this horizes any agent(sout it it is singular to see the discount of the self of th	s information in d ) representing ar	lecidir ny prin	ng whether and ncipal(s) in this	d on what terms transaction to	s to pure	chase	the subject	ct property. Se	eller hereby
OF	E FOLLOWING AR THE AGENT(S), IF NTRACT BETWEE	F ANY. THIS INF	ORM	ATION IS A D	THE SELLEF DISCLOSURE	R(S) AN AND IS	ID AR	E NOT TH	HE REPRESEN ED TO BE PAR	NTATIONS RT OF ANY
Sel	ler⊠ <u>is</u> □ <u>is not</u> d	occupying the	pro	perty.						
	The subject prop				low·*					
	Range Oven Microwave Dishwasher Trash Compactor Garbage Disposal			Public Sewer S Septic Tank Sump Pump Water Softene Patio/Decking Built-in Barbed	System r		X	Water Sup  ☐ City ☐ Private Other	Solar □ Electric oply: Well Utility or	
	Washer/Dryer Hooku Rain Gutters Burglar Alarms Carbon Monoxide De Smoke Detector(s) Fire Alarm TV Antenna	evice(s)	□ □ Ø	☐ Carport ☑ Automatic G	s)  Not Attached  arage Door Ope  Remote Controls	ener(s)	<b>⊠</b>	Window S Window S Quick F Bedrooi	☐ Bottled (Tank) creens ecurity Bars Release Mechanim Windows	ism on
	Satellite Dish Intercom Central Heating Central Air Condition Evaporator Cooler(s) Wall/Window Air Cor Sprinklers	J		Sauna Hot Tub/Spa: □ Locking Saf Pool: □ Child Resist Pool/Spa Heat □ Gas □ Sola	ety Cover ant Barrier er:		Ц	Water-Cor	nserving Plumbir	ig Fixiules
Evh	aust Fan(s) in	Nama 22	n Valt	Wiring in	Garage Shop	Fir	ronlace	a(e) in	Living roo	m
	Gas Starter									
	Other:							, .90		(~PP10///)
Are	there, to the best of you	our (Seller's) know	ledge,	any of the above		operating	condit		•	en describe.
(*s	ee note on page 2	)								
	024, California Association of							5	Initial	
TDS	S REVISED 6/24 (PA	GE 1 OF 3)		Buyer's Initials <sub>-</sub>	/	{	Seller's	Initials	30 .Cg CC -	_ l=r

John Barroso | Parkway Real Estate Co. | Generated FOUNDATION OF PORTU

		ope ID: 131F4828-7F5B-4A90-90BF-679A3DA8FC33 Address:	0	8/13/202	5				
		you (Seller) aware of any significant defects/malfunctions in any of the following? $\blacksquare$ Yes/ $\square$ No. If yeace(s) below.	s, chec	ck appro	opriate				
	✓ Interior Walls □ Ceilings ☑ Floors ☑ Exterior Walls □ Insulation □ Roof(s) □ Windows □ Doors □ Foundation □ Slab(s)								
		riveways 🗆 Sidewalks 🗆 Walls/Fences 🛛 Electrical Systems 🗆 Plumbing/Sewers/Septics 🗆 Other St scribe:	ructura	I Comp	onents				
	If any of the above is checked, explain. (Attach additional sheets if necessary.): See overflow paragraph 2								
	devi carb stan (con have Cod after alter	callation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the dwelling. It is a garage door opener, or child-resistant pool barrier may not be in compliance with the safety standards reson monoxide device standards of Chapter 8 (commencing with § 13260) of Part 2 of Division 12 of, autor dards of Chapter 12.5 (commencing with § 19890) of Part 3 of Division 13 of, or the pool safety standards of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Code. Window equick-release mechanisms in compliance with the 1995 edition of the California Building Standards Code requires all single-family residences built on or before January 1, 1994, to be equipped with water-consert January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or before January 1, 2017 is required to be equipped with water-conserving plumbing fixtures as a condition of final dwelling may not comply with § 1101.4 of the Civil Code.	lating to natic re- andards security . § 110 ving plu anuary	o, respendersing of Artion of Artion of Artion of the contract	ctively, device cle 2.5 nay not ne Civil ixtures that is				
	Are you (Seller) aware of any of the following:								
	1.	Substances, materials, or products which may be an environmental hazard such as, but not limited to, asl formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contaminated soil o	estos, r water						
		on the subject property		. □ Yes	<b>⊠</b> No				
		Features of the property shared in common with adjoining landowners, such as walls, fences, and drivew whose use or responsibility for maintenance may have an effect on the subject property		. 🛚 Yes	□ No				
	3.	Any encroachments, easements or similar matters that may affect your interest in the subject property		. □ Yes	🛛 No				
	4. 5.	Room additions, structural modifications, or other alterations or repairs made without necessary permits Room additions, structural modifications, or other alterations or repairs not in compliance with building co	des	. ⊔ Yes . ⊓ Yes	NO KAI				
	-	(Note to C4 and C5: If transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it, transferor acquired the property within 18 months of accepting an offer to sell it.	ansferor	r					
	6.	Fill (compacted or otherwise) on the property or any portion thereof		_ . □ Yes	☑ No				
	7.	Any settling from any cause, or slippage, sliding, or other soil problems		. □ Yes	🔀 No				
	8. 9.	Flooding, drainage or grading problems		. ⊔ Yes . □ Yes	NO 🔀 No.				
	10.	Any zoning violations, nonconforming uses, violations of "setback" requirements		. □ Yes	🔀 No				
		Neighborhood noise problems or other nuisances							
	13.	Homeowners' Association which has any authority over the subject property		. □ Yes					
		Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co-owned in undivided with others)			. IVI No				
	15.	Any notices of abatement or citations against the property		. □ Yes					
		Any lawsuits by or against the Seller threatening to or affecting this real property, claims for damages by the pursuant to § 910 or 914 threatening to or affecting this real property, claims for breach of warranty purs § 900 threatening to or affecting this real property, or claims for breach of an enhanced protection agree pursuant to § 903 threatening to or affecting this real property, including any lawsuits or claims for da	uant to ement						
		pursuant to § 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 other	·s)	ΠYes	. M No				
			•						
		swer to any of these is yes, explain. (Attach additional sheets if necessary.): <u>C. 2: Backyard shares fences w</u> ighbor occasionally works on cars.	ith three	e neighb	ors.				
		know where the information from my purchase in 2014 is, so I'm unaware of any information provided therein.							
<u> </u>	1	The Seller certifies that the property, as of the close of escrow, will be in compliance with § 13113.8 of	ho Hos	alth and	Safety				
		Code by having operable smoke detector(s) which are approved, listed, and installed in accordance with the regulations and applicable local standards.	e State	Fire Ma	rshal's				
	۷.	The Seller certifies that the property, as of the close of escrow, will be in compliance with § 19211 of the Hoby having the water heater tank(s) braced, anchored, or strapped in place in accordance with applicable l	aith an aw.	iu Safety	, Code				
Selle	er co	ertifies that the information herein is true and correct to the best of the Seller's knowledge as or er.	the da	ate sigr	ed by				
ادران		Stefanie Torres-Greene Da	8/1	9/2025	3:				
selle	÷r (	Stefanie Torres-Greene Da -DF45E66124C648F Da	re						
	3 F	Da	re:						

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## **III. AGENT'S INSPECTION DISCLOSURE**

(To be completed only if the Seller is represented by an agent 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

See attached Agent Visual Inspection Disclos	sure (AVID Form)
☐ Agent notes no items for disclosure.	
☐ Agent notes the following items:	
Agent (Broker Representing Seller)  By John Barroso	Parkway Real Estate Co. (Please Print)  John Barroso Date 8/19/2025   2:46 PM
	ciate Licensee or Broker Signature)
IV A	GENT'S INSPECTION DISCLOSURE
	agent who has obtained the offer is other than the agent above.)
` '	ASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE
☐ See attached Agent Visual Inspection Disclos	sure (AVID Form)
☐ Agent notes no items for disclosure.	
☐ Agent notes the following items:	
Agent (Broker Obtaining the Offer)	(Please Print)
Agent (Broker Obtaining the Offer)	(Please Print)
Agent (Broker Obtaining the Offer)  By(Associ	(Please Print)  Date  Ciate Licensee or Broker Signature)  H TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND
Agent (Broker Obtaining the Offer)  By(Associ V. BUYER(S) AND SELLER(S) MAY WISH PROPERTY AND TO PROVIDE FOR AI SELLER(S) WITH RESPECT TO ANY A	
Agent (Broker Obtaining the Offer)  By(Associ V. BUYER(S) AND SELLER(S) MAY WISH PROPERTY AND TO PROVIDE FOR AI SELLER(S) WITH RESPECT TO ANY A	
Agent (Broker Obtaining the Offer)  By	(Please Print)  Date  Ciate Licensee or Broker Signature)  H TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND ADVICE/INSPECTIONS/DEFECTS.  OF THIS STATEMENT.  Stefanie Torres-Greene Date
Agent (Broker Obtaining the Offer)  By	
Agent (Broker Obtaining the Offer)  By	
Agent (Broker Obtaining the Offer)  By	

§ 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.

(Associate Licensee or Broker Signature)

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

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Agent (Broker Obtaining the Offer) \_\_\_



Date

\_\_ (Please Print)



## **TEXT OVERFLOW ADDENDUM No.**

(C.A.R. Form TOA, Revised 6/23)

This addendum is given in connection with the property known as 3087 Coronado Road, Chico, CA 95973	/"Droport."\
n which	("Property"), referred to as ("Buyer")
	referred to as ("Seller").
	referred to as ( Gener ).
TDS] Real Estate Transfer Disclosure Statement	
1) II.A. Items Not in Working Condition:	
Patio/Decking: Deck in back yard needs to be removed according to inspection.	
See attached: 3087_Coronado_RdGibson_Home_Inspection_Report	
TV Antenna: Hasn't been in use for years	
Sprinklers (Exterior): Previously damaged by lawn mower, current status is unknown.	
Window Screens: Some screens are damaged and in need of replacement.	
Fireplace(s): Hasn't been inspected or cleaned in years. Brick inside unit has been painted.	
2) II.B. Explanation of Defects:	
Exterior Walls: Some siding damage from rain water. See inspection report.	
See attached: 3087_Coronado_RdGibson_Home_Inspection_Report	
Interior Walls: There's a hole in the drywall of the primary bedroom.	
Floors: Carpets have pet related damages. Flooring has some water damage.	
Electrical Systems: Lights will flicker when using hair dryer, vacuum, etc. Kitchen overhead fixture isn't working.	
	· (-)
	1(s) referred to in the
The foregoing terms and conditions are hereby incorporated in and made a part of the paragraph document to which this TOA is attached. The undersigned acknowledge receipt of a copy of this TO	A.
	Date
Buyer	Date
Buyersigned by:	Date
Buyer	Date

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