

## **California Standards Property Inspection**

6336 Paseo Cerro

Carlsbad, CA 92209

760-807-6837 - Fax 760-476-0510

THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT PLEASE READ CAREFULLY.	
Client:	Report #: Sample Agreement Subject Property
Address:	<u> </u>
City/State/Zip:	
Inspection, (Inspector), for my/our sole use and benefit. I/W	e structure at the above address to be conducted by California Standards Property /e warrant that I/We will read the following agreement carefully. I/We understand that I/We that I will read the entire inspection report when I receive it and promptly call the inspector
Initial Here	
STANDARI	D INSPECTION AGREEMENT
structures, and components of the above-referenced primary building and its associal he value, desirability, habitability or safety of the building. Style or aesthetics shall not those specific systems, structures, and components that are present and visually acc be performed in accordance with the Standards of Practice of the California Real Est request. This inspection is not intended to be technically exhaustive. Inspector shall inspected systems, structures, and components of the building and shall identify mater	t is a non-invasive physical examination, performed for the fee set forth below, designed to identify material defects in the systems, ted primary parking structure as they exist at the time of the inspection. A material defect is a condition that significantly affects to considered in determining whether a specific system, structure, or component is defective. The inspection shall be limited to sessible. Components and systems shall be operated with normal user controls only and as conditions permit. The inspection will atte Inspection Association ("CREIA") in effect at the time of this inspection. A copy of the CREIA Standards is available upon I prepare a written inspection report for the sole use and benefit of Client. The inspection report shall describe and identify the rial defects in those systems, structures, and components observed during the inspection. Client agrees to read the entire stions or concerns client may have regarding the real estate inspection or the inspection report.
I have read and agree to the Scope of the Inspection :	X
inaccessible, concealed from view, or cannot be inspected due inspected. The following are excluded from the scope of this re Determining compliance with installation guidelines, manufact including local interpretations thereof.  Obtaining or reviewing information from any third-parties inclucomponent or system manufacturers (including product defect consultants, homeowner or similar associations, attorneys, ager Geotechnical, engineering, structural, architectural, geological Examination of conditions related to animals, rodents, insects, caused thereby.  Certain factors relating to any systems, structures, or componuseful life, costs to repair, replace or operate, fair market value, Environmental hazards or conditions, including, but not limited wildfire, geologic or flood.  Dismantling of any system, structure, or component, or perform Examining or evaluating fire-resistive qualities of any system, systems, structures, or components of the building which are Systems, structures, or components not specifically identified Common areas, or systems, structures, or components thereof defined in California Civil Code section 1351, et seq.  Examining or evaluating the acoustical or other nuisance character in the properties of the sequence of the properties of the propertie	I, hydrological, land surveying or soils-related examinations. I, wood-destroying insects, organisms, mold, and mildew or the damage  ents of the building, including, but not limited to: adequacy, efficiency, durability or remaining marketability, quality, or advisability of purchase. In the damage of the building, including, but not limited to: adequacy, efficiency, durability or remaining marketability, quality, or advisability of purchase. In the damage of the building of the building.  In the damage of the dama
or evaluate a particular category or item. Inspector is a home in may contain recommendations for further evaluation by an indiv recommends consulting other specialized experts, Client agrees	above may be available from Inspector for an additional fee or from specialists qualified to inspect inspection generalist and is not acting as an expert in any craft or trade. The inspection report vidual other than Inspector herein who is qualified as an expert or specialist. If Inspector is to do so at their own expense. It is Client's duty and obligation to exercise reasonable care to property, including those facts which are known to or within the diligent attention and

California Standards Property Inspection Contract continued Client: Report #: Sample Agreement THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT... PLEASE READ CAREFULLY. CONFIDENTIAL REPORT: The inspection report to be prepared for Client is solely and exclusively for Client's own information and may not be relied upon by any other person. Client agrees to maintain the confidentiality of the inspection report and agrees not to disclose any part of it to any other person. Client may distribute copies of the inspection report to the seller and the real estate agents directly involved in this transaction, but Client and Inspector do not in any way intend to benefit said seller or the real estate agents directly or indirectly through this Agreement or the inspection report. CLIENT AGREES TO INDEMNIFY, DEFEND AND HOLD INSPECTOR HARMLESS FROM ANY THIRD PARTY CLAIMS ARISING OUT OF CLIENT'S UNAUTHORIZED DISTRIBUTION OF THE INSPECTION REPORT. SEVERABILITY: Should any provision of this contract be held by a court of competent jurisdiction to be either invalid or unenforceable, the remaining provisions of this contract shall remain in full force and effect, unimpaired by the courts' holding. ARBITRATION: Any dispute concerning the interpretation of this Agreement or arising from this inspection and report, except one for inspection fee payment, shall be resolved between the parties by BINDING ARBITRATION conducted in accordance with the rules of the American Arbitration Association except that the parties shall select an arbitrator who is familiar with the home inspection industry or Initials \_\_\_\_\_ Initials The parties hereto shall be entitled to all discovery rights and legal motions as provided in the California Code of Civil Procedure. The arbitrator shall apply the substantive and procedural laws of the State of California to all issues submitted in the arbitration proceeding. The award of the arbitrator shall be final, and a judgment may be entered on it by any court having jurisdiction. GENERAL PROVISIONS: This inspection contract, the real estate inspection, and the inspection report do not constitute a home warranty, guarantee, or insurance policy of any kind whatsoever. The real estate inspection and inspection report are not a substitute disclosure for real estate transactions which may be required by law. No legal action or proceeding of any kind, including those sounding in tort or contract, can be commenced against Inspector/Inspection Company, or its officers, agents or employees more than one year after the date of the subject inspection. Time is expressly of the essence herein. THIS TIME PERIOD IS SHORTER THAN OTHERWISE PROVIDED BY LAW. In the event Client discovers a material defect or other deficiency that was not identified and reported by Inspector, Client shall so notify Inspector in writing and allow Inspector and/or Inspector's designated representative to re-inspect and document the condition(s) of the material defect or deficiency prior to making any repair, alteration or replacement to said material defect or deficiency. The written report to be prepared by Inspector shall be considered the final and exclusive findings of the Inspector regarding the inspection of the property. Client shall not rely on any oral statements made by the Inspector prior to issuance of the written report. This Agreement shall be binding upon and insure to the benefit of the parties hereto and their heirs, successors and assigns. This agreement constitutes the entire integrated agreement between the parties hereto pertaining to the subject matter hereof, and may be modified only by a written agreement signed by all of the parties hereto. No oral agreements, understandings, or representations shall change, modify, or amend any part of this agreement. Each party signing this Agreement warrants and represents that he/she has the full capacity and authority to execute this Agreement on behalf of the named party. If this Agreement is executed on behalf of Client by any third party, the person executing this Agreement expressly represents to Inspector that he/she has the full and complete authority to execute this Agreement on Client's behalf and to fully and completely bind Client to all of the terms, conditions, limitations, exceptions and exclusions of this Agreement. Client acknowledges that they have read and understood all the terms, conditions and limitations of this contract and voluntarily agrees to be bound thereby and agrees to pay the fee listed above. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA REAL ESTATE INSPECTION ASSOCIATION (CREIA). THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA REAL ESTATE INSPECTION ASSOCIATION (CREIA). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. IF YOU DESIRE LEGAL ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. USE OF THIS FORM DOES NOT GUARANTEE THAT THE USER IS A QUALIFIED INSPECTOR MEMBER OF CREIA. TO LOCATE A QUALIFIED CREIA INSPECTOR CALL 800/388-8443 OR WWW. CREIA.COM © 1999-2000 CREIA AII Rights Reserved. CREIA IS A PUBLIC-BENEFIT, NONPROFIT ORGANIZATION. ADDITIONAL SERVICES: Signed: \_\_\_\_\_ Date: \_\_\_\_ Signed: \_\_\_\_\_ Date: \_\_\_\_ **INSPECTION FEE: TOTAL INSPECTION FEES:** Signed: \_\_\_ \_\_\_\_\_ Date: \_\_\_\_

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Inspector

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PAYMENT: