EF-571-M-R06-0806-55000174-1 BOE-571-M (FRONT) REV. 6 (8-06)

## \_ MISCELLANEOUS PROPERTY STATEMENT

## OFFICIAL REQUIREMENT

A report submitted on this form is required of you by section 441(a) of the Revenue and Taxation Code (Code). The statement must be completed according to the instructions and filed with the Assessor on or before April 1, 20\_\_\_\_. Failure to file it on time will compel the Assessor's Office to estimate the value of your property from other information in its possession and add a penalty of 10 percent as required by Code section 463. This statement is not a public document. The information contained herein will be held secret by the Assessor (Code section 451); it can be disclosed only to the district attorney, grand jury, and other agencies specified in Code section 408. Attached schedules are considered to be part of the statement.

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## Kaenan Whitman **Tuolumne County Assessor - Recorder**

2 South Green Street, Third Floor

Sonora, CA 95370 Phone: (209) 533-5535 Fax: (209) 533-5674

2. LOCATION OF THE PROPERTY:

Email: assessor@tuolumnecounty.ca.gov

disclosed only to the dis Code section 408. Attached	strict attorney, grand jury, a d schedules are considered to	le a separate stateme reet Address	ent for each location)				
	DDRESS (Make necessary cor	·	e and mailing address.)	Gir 3. DO If y re- 4. LO	ty	our deed this statement. Yes	es 🗌 No
	claimed, possessed, controlled ventories are exempt from ta ble for this exemption.	xation and should not be rep	ported for 1980 and future y	y 1 of If years.	Yes No	or veterans' exemption  for Veterans' Exemption  ore February 15.	on" form must be filed
DESC	CRIPTION OF PROPERTY	DATE AC QUIRED	(0)		REMARKS		ASSESSOR'S USE ONLY
5. SUPPLIES		XXX	X				
6. EQUIPMENT		XXX	X				
	uipment held on January 1, las ed since January 1, last year	st year X X X X					
c. Equipment dispos	ed of since January 1, last year	Y X X X	X X X X				
7. OTHER (describe)  8. BUILDINGS OR LEASE	uipment held on J <mark>an</mark> uary 1, th EHOLD IMPROVEMENTS: and retirements in detail)	is year X X X					
be entered on line of Line 7. Enter the date acquitached. Line 8. Describe in detail ar	ur supplies. ms acquired or disposed of since d may be computed by adding t iired, cost, and description of an nd show the cost of all additions ar landlord during the year being	he figures for lines a and b and y other personal property at the and retirements to your buildin	subtracting the figure for line on its location. Additional sheets it gs, or to your leasehold improvements.	may be at-	TOTAL FULL VALUE  PERSONAL PROPE FIXTURES (IMPROVEMENTS)		
		DECLARATION BY AS	SSESSEE			PROCESSING DA	TA
OWNERSHIP TYPE (4)  Proprietorship  Partnership  Corporation  Other	signed. If I declare under penalty have examined this p statements or other atta true, correct, and comp which is owned, claime	following declaration must you do not do so, it may of perjury under the law property statement, inclusionments, and to the best of the property of the property of the property of the prosessed, controlled, attement at 12:01 a.m. on a second controlled.	result in penalties.  vs of the State of Califor  uding accompanying so  t of my knowledge and k  roperty required to be  or managed by the perso	chedules, pelief it is reported	OPERATION ANALYZED COMPUTED APPRAISED REVIEWED	BY	DATE
SIGNATURE OF ASSESSEE OR AU	THORIZED AGENT*		DATE		POSTED TO:		
NAME OF ASSESSEE OR AUTHOR	RIZED AGENT* (typed or printed)		TITLE				
NAME OF LEGAL ENTITY (other t	than DBA) (typed or printed)		FEDERAL EMPLOYER ID NUMBER	R	TAX AREA CODE:		
PREPARER'S NAME AND ADDRES	SS (typed or printed)	TELEPHONE NUMBER	TITLE		BUS. CODE:		

THIS STATEMENT SUBJECT TO AUDIT



 $<sup>\</sup>hbox{*Agent: see back for Declaration by Assessee instructions.}\\$ 

## **DECLARATION BY ASSESSEE**

The law requires that this property statement, regardless of where it is executed, shall be declared to be true under penalty of perjury under the laws of the State of California. The declaration must be signed by the assessee, a duly appointed fiduciary, or a person authorized to sign on behalf of the assessee. In the case of a corporation, the declaration must be signed by an officer or by an employee or agent who has been designated in writing by the board of directors, by name or by title, to sign the declaration on behalf of the corporation. In the case of a partnership, the declaration must be signed by a partner or an authorized employee or agent. In the case of a Limited Liability Company (LLC), the declaration must be signed by an LLC manager, or by a member where there is no manager, or by an employee or agent designated by the LLC manager or by the members to sign on behalf of the LLC.

When signed by an employee or agent, other than a member of the bar, a certified public accountant, a public accountant, an enrolled agent or a duly appointed fiduciary, the assessee's written authorization of the employee or agent to sign the declaration on behalf of the assessee must be filed with the Assessor. The Assessor may at any time require a person who signs a property statement and who is required to have written authorization to provide proof of authorization.

A property statement that is not signed and executed in accordance with the foregoing instructions is not validly filed. The penalty imposed by section 463 of the Revenue and Taxation Code for failure to file is applicable to unsigned property statements.

