20__ MISCELLANEOUS PROPERTY STATEMENT

(Declaration of costs and other related property information as of 12:01 A.M., January 1, 20__)

FILE RETURN BY APRIL 1, 20			(Fil Str		PERTY: ent for each location)	
1. NAME AND MAILING ADDRESS (Make necessary corrections to the printed name and mailing address.) The second of the printed name and mailing address. For example 1. LCC E-I VETE Arr			O YOU OWN THE LAND AT THIS LOCATION? Yes			
			win	th Assessor on or bef		on" form must be filed
Tangible property owned, claimed, possessed, controlled, or n Inventories are exempt from taxation and should not be repor						
DESCRIPTION OF PROPERTY	DATE AC QUIRED	COST		REMARKS		ASSESSOR'S USE ONLY
5. SUPPLIES	X X X >)		
EQUIPMENT a. Total cost of all equipment held on January 1, last year.	ar XXXX		\			
a. Total cost of all equipment field off January 1, last yea	al AAAA					
b. Equipment acquired since January 1, last year	xxxx	XXXX				
c. Equipment disposed of since January 1, last year	XXXX	XXXX				
		70				
d. Total cost of all equipment held on January 1, this ye	ar XXXX					
7. OTHER (describe)						
BUILDINGS OR LEASEHOLD IMPROVEMENTS: (describe additions and retirements in detail)	MONTH & Y	EAR				
	Co					
INSTRUCTIONS: Line 5. Enter the cost of your supplies.			TOTAL FULL VALUE			
Line 5. Enter the cost of your supplies. Line 6. List individually items acquired or disposed of since Jam be entered on line d may be computed by adding the fig Line 7. Enter the date acquired, cost, and description of any of	gures for lines a and b and s	ubtracting the figure for I	ine c.			
tached.			·	DEDCOMAL DDODE	DTV	
Line 8. Describe in detail and show the cost of all additions and retirements to your buildings, or to your leasehold improvements to the buildings of your landlord during the year being reported. Do not repeat items that were included in line 6.				PERSONAL PROPE FIXTURES	KIT	
				(IMPROVEMENTS)		
DECLARATION BY ASSESSEE				PROCESSING DA	TA	
OWNERSHIP TYPE (4) Note: The following declaration must be completed and signed. If you do not do so, it may result in penalties.			OPERATION ANALYZED	ВУ	DATE	
I declare under penalty of perjury under the laws of the State of California that I				COMPUTED		
inave examined this property statement, and that the foregoing and an				APPRAISED		
correct, and complete to the best of the taxpayer's knowledge and belief, and				REVIEWED		
Corporation includes all property required to be reported which is owned, claimed, possessed, controlled, or managed by the person named as the assessee in this						
Other statement at 12:01 a.m. on Ja				POSTED TO:		
SIGNATURE OF ASSESSEE OR AUTHORIZED AGENT*	DATE					
NAME OF ASSESSEE OR AUTHORIZED AGENT* (typed or printed)	TITLE		TAX AREA CODE:			
NAME OF LEGAL ENTITY (other than DBA) (typed or printed)	FEDERAL EMPLOYER ID NUI	MBER	BUS. CODE:			
PREPARER'S NAME AND ADDRESS (typed or printed) TELEPHONE NUMBER		TITLE				

 $^{^{\}ast}$ Agent: See P2 for Declaration by Assessee Instructions.

INSTRUCTIONS

California law prescribes a yearly ad valorem tax based on property as it exists at 12:01 a.m. on January 1 (tax lien date). This form constitutes an official request that you declare all assessable business property situated in this county which you owned, claimed, possessed, controlled, or managed on the tax lien date, and that you sign (under penalty of perjury) and return the statement to the Assessor's Office by the date cited on the face of the form as required by law. Failure to file the statement during the time provided in section 441 of the Revenue and Taxation Code will compel the Assessor to estimate the value of your property from other information in the Assessor's possession and add a penalty of 10 percent of the assessed value as required by section 463 of the Code.

If you own taxable personal property in any other county whose aggregate cost is \$100,000 or more for any assessment year, you must file a property statement with the Assessor of that county whether or not you are requested to do so. Any person not otherwise required to file a statement shall do so upon request of the Assessor regardless of aggregate cost of property. The Assessor of the county will supply you with a form upon request.

Except for the "DECLARATION BY ASSESSEE" section, you may furnish attachments in lieu of entering the information on this property statement. However, such attachments must contain all the information requested by the statement and these instructions. The attachments must be in a format acceptable to the Assessor, and the property statement must contain appropriate references to the attachments and must be properly signed. In all instances, you must return the original BOE-571-M.

THIS	THIS STATEMENT IS NOT	IF ANY SITUATION EXISTS WHICH
STATEMENT	A PUBLIC DOCUMENT. THE	NECESSITATES A DEVIATION FROM
IS SUBJECT	INFORMATION DECLARED	TOTAL COST PER BOOKS AND
TO AUDIT.	WILL BE HELD SECRET BY THE	RECORDS, FULLY EXPLAIN ALL
	ASSESSOR.	ADJUSTMENTS.

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.