Image Inspections LLC 16107 Kensington Dr. #132 Sugar Land TX 77479 832.687.3851 robert@imageinspections.com

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# PROPERTY INSPECTION REPORT

Prepared For:	Rohan Fernandes	
	(Name of Client)	
Concerning:	3835 Tarragon Bend Dr, Richmond, TX 77406  (Address or Other Identification of Inspected Property)	у)
By:	Robert Waitschies TREC#5814	12/08/2017
	(Name and License Number of Inspector)	(Date)

#### PURPOSE, LIMITATIONS AND INSPECTOR / CLIENT RESPONSIBILITIES

This property inspection report may include an inspection agreement (contract), addenda, and other information related to property conditions. If any item or comment is unclear, you should ask the inspector to clarify the findings. It is important that you carefully read ALL of this information.

This inspection is subject to the rules ("Rules") of the Texas Real Estate Commission ("TREC"), which can be found at <a href="https://www.trec.texas.gov">www.trec.texas.gov</a>.

The TREC Standards of Practice (Sections 535.227-535.233 of the Rules) are the minimum standards for inspections by TREC licensed inspectors. An inspection addresses only those components and conditions that are present, visible, and accessible at the time of the inspection. While there may be other parts, components or systems present, only those items specifically noted as being inspected were inspected. The inspector is NOT required to turn on decommissioned equipment, systems, utility services or apply an open flame or light a pilot to operate any appliance. The inspector is NOT required to climb over obstacles, move furnishings or stored items. The inspection report may address issues that are code-based or may refer to a particular code; however, this is NOT a code compliance inspection and does NOT verify compliance with manufacturer's installation instructions. The inspection does NOT imply insurability or warrantability of the structure or its components. Although some safety issues may be addressed in this report, this inspection is NOT a safety/code inspection, and the inspector is NOT required to identify all potential hazards.

In this report, the inspector shall indicate, by checking the appropriate boxes on the form, whether each item was inspected, not inspected, not present or deficient and explain the findings in the corresponding section in the body of the report form. The inspector must check the Deficient (D) box if a condition exists that adversely and materially affects the performance of a system or component or constitutes a hazard to life, limb or property as specified by the TREC Standards of Practice. General deficiencies include inoperability, material distress, water penetration, damage, deterioration, missing components, and unsuitable installation. Comments may be provided by the inspector whether or not an item is deemed deficient. The inspector is not required to prioritize or emphasize the importance of one deficiency over another.

Some items reported may be considered life-safety upgrades to the property. For more information, refer to Texas Real Estate Consumer Notice Concerning Recognized Hazards or Deficiencies below.

THIS PROPERTY INSPECTION IS NOT A TECHNICALLY EXHAUSTIVE INSPECTION OF THE STRUCTURE, SYSTEMS OR COMPONENTS. The inspection may not reveal all deficiencies. A real estate inspection helps to reduce some of the risk involved in purchasing a home, but it cannot eliminate these risks, nor can the inspection anticipate future events or changes in performance due to changes in use or occupancy. It is recommended that you obtain as much information as is available about this property, including any seller's disclosures, previous inspection reports, engineering reports, building/remodeling permits, and reports performed for or by relocation companies, municipal inspection departments, lenders, insurers, and appraisers. You should also attempt to determine whether repairs, renovation, remodeling, additions, or other such activities have taken place

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I NI NP D

at this property. It is not the inspector's responsibility to confirm that information obtained from these sources is complete or accurate or that this inspection is consistent with the opinions expressed in previous or future reports.

ITEMS IDENTIFIED IN THE REPORT DO NOT OBLIGATE ANY PARTY TO MAKE REPAIRS OR TAKE OTHER ACTIONS, NOR IS THE PURCHASER REQUIRED TO REQUEST THAT THE SELLER TAKE ANY ACTION. When a deficiency is reported, it is the client's responsibility to obtain further evaluations and/or cost estimates from qualified service professionals. Any such follow-up should take place prior to the expiration of any time limitations such as option periods. Evaluations by qualified tradesmen may lead to the discovery of additional deficiencies which may involve additional repair costs. Failure to address deficiencies or comments noted in this report may lead to further damage of the structure or systems and add to the original repair costs. The inspector is not required to provide follow-up services to verify that proper repairs have been made.

Property conditions change with time and use. For example, mechanical devices can fail at any time, plumbing gaskets and seals may crack if the appliance or plumbing fixture is not used often, roof leaks can occur at any time regardless of the apparent condition of the roof, and the performance of the structure and the systems may change due to changes in use or occupancy, effects of weather, etc. These changes or repairs made to the structure after the inspection may render information contained herein obsolete or invalid. This report is provided for the specific benefit of the client named above and is based on observations at the time of the inspection. If you did not hire the inspector yourself, reliance on this report may provide incomplete or outdated information. Repairs, professional opinions or additional inspection reports may affect the meaning of the information in this report. It is recommended that you hire a licensed inspector to perform an inspection to meet your specific needs and to provide you with current information concerning this property.

#### TEXAS REAL ESTATE CONSUMER NOTICE CONCERNING HAZARDS OR DEFICIENCIES

Each year, Texans sustain property damage and are injured by accidents in the home. While some accidents may not be avoidable, many other accidents, injuries, and deaths may be avoided through the identification and repair of certain hazardous conditions. Examples of such hazards include:

- Malfunctioning, improperly installed, or missing ground fault circuit protection (GFCI) devices for electrical receptacles in garages, bathrooms, kitchens, and exterior areas;
- Malfunctioning arc fault protection (AFCI) devices;
- Ordinary glass in locations where modern construction techniques call for safety glass;
- Malfunctioning or lack of fire safety features such as smoke alarms, fire-rated doors in certain locations, and functional emergency escape and rescue openings in bedrooms;
- Malfunctioning carbon monoxide alarms;
- Excessive spacing between balusters on stairways and porches;
- Improperly installed appliances;
- Improperly installed or defective safety devices;
- Lack of electrical bonding and grounding; and
- Lack of bonding on gas piping, including corrugated stainless steel tubing (CSST).

To ensure that consumers are informed of hazards such as these, the Texas Real Estate Commission (TREC) has adopted Standards of Practice requiring licensed inspectors to report these conditions as "Deficient" when performing an inspection for a buyer or seller, if they can be reasonably determined.

These conditions may not have violated building codes or common practices at the time of the construction of the home, or they may have been "grandfathered" because they were present prior to the adoption of codes prohibiting such conditions. While the TREC Standards of Practice do not require inspectors to perform a code compliance inspection, TREC considers the potential for injury or property loss from the hazards addressed in the Standards of Practice to be significant enough to warrant this notice.

Contract forms developed by TREC for use by its real estate licensees also inform the buyer of the right to have the home inspected and can provide an option clause permitting the buyer to terminate the contract within a specified time. Neither the Standards of Practice nor the TREC contract forms require a seller to remedy conditions revealed by an inspection. The decision to correct a hazard or any deficiency identified in an inspection report is left to the parties to the contract for the sale or purchase of the home.

INFORMATION INCLUDED UNDER "ADDITIONAL INFORMATION PROVIDED BY INSPECTOR", OR PROVIDED AS AN ATTACHMENT WITH THE STANDARD FORM, IS NOT REQUIRED BY THE COMMISSION AND MAY CONTAIN

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NI NP D

CONTRACTUAL TERMS BETWEEN THE INSPECTOR AND YOU, AS THE CLIENT. THE COMMISSION DOES NOT REGULATE CONTRACTUAL TERMS BETWEEN PARTIES. IF YOU DO NOT UNDERSTAND THE EFFECT OF ANY CONTRACTUAL TERM CONTAINED IN THIS SECTION OR ANY ATTACHMENTS, CONSULT AN ATTORNEY.

#### ADDITIONAL INFORMATION PROVIDED BY INSPECTOR

PROPERTY INSPECTION AGREEMENT	
Client	-
Property Street Address	-
In consideration of the inspection fee of \$ paid by Client to Inspector, the receipt and sufficiency of which is hereby acknowledge pursuant to this Property Inspection Agreement (this "Agreement"), Image Inspection LLC. (the "Inspector"), agrees to conduct an inspection of the inspector o	pection for the purpose of
informing Client of major deficiencies in the condition of certain improvements located on the Property described above. The written r Inspector regarding the Property is the confidential property of the Inspector and Client and shall not be copied, reproduced, used by, to	1 1
by any other person or company without both the Inspector's and Client's prior written consent.	. 1

- PURPOSE AND SCOPE OF INSPECTION. The purpose of this one-time inspection is to identify and disclose visually observable major deficiencies of the inspected systems and items at the time of the inspection only. A system or component has a major defect if it is unsafe or not functioning and cannot be replaced or rendered safe or functional for less than \$1,000. The following items are not covered in the scope of the inspection: Any area that is not exposed to view, is concealed, or is inaccessible because of soil, walls, wall coverings, floors, floor coverings, ceilings, insulation, furnishings, stored items, built-in cabinets or shelves, etc., or those areas/items that have been excluded by the TREC standards, as well as detached buildings, fences and gates, landscaping, elevators, lifts, dumbwaiters, media equipment, telephone equipment, security equipment, intercoms, water treatment devices, thermostatic or time clock controls, radiant heat systems, solar heating systems, furnace heat exchangers, alarm systems, draperies, blinds, shutters, hardware, formica, marble, tile floors, wall coverings, air conditioning systems when outside temperature is below sixty (60) degrees, refrigerant and condensate leaks, drains, sprinkler systems in automatic mode or when outside temperature is below thirty-two (32) degrees, landscape lighting, sewer lines, septic systems, water wells, solar heating systems, water conditioning systems, and low voltage lighting. Regarding pools, hot tubs, saunas, steam baths, ponds, and fountains, only above-ground portions of such improvements are inspected, provided, however, that freeze protection equipment and anti-siphon equipment are not inspected. The inspection and report do not address, and are not intended to address, code and regulation compliance (all code references are for educational purposes only), the possible presence of or danger from asbestos, radon gas, lead paint, urea formaldehyde, soil contamination, microwave radiation, electromagnetic fields, microbiological organisms and other indoor and outdoor substances, mold, underground storage tanks, proximity to toxic wastes, zoning ordinances, flood plain location, geological stability of soils, wood destroying insects, dry rot, fungus, or household pests. Client is urged to contact a competent specialist if information, identification, or testing of the above is desired. Many homes have excessive moisture issues that might lead to mold growth, but the ability to detect the presence of mold is beyond the scope of this inspection. If you are concerned about the presence of mold, you are strongly urged to consult with a qualified professional microbiologist or mold inspector prior to purchasing the Property. Inspector is not required to inspect areas which may contain, in Inspector's sole discretion, materials hazardous to the health and/or safety of the Inspector's personnel.
- NO WARRANTIES OR GUARANTIES. This inspection is not intended to be technically exhaustive, nor is it considered to be a guarantee or warranty, expressed or implied, regarding the conditions of the property, items and systems inspected, and it should not be relied on as such. The inspection may include the use of infrared camera/digital camcorders, which can capture infrared and digital images. The use of this additional advanced equipment is for the benefit of the Client; provided, however, that latent and concealed defects and deficiencies are excluded from the inspection, and Inspector in no way purports to perform any service beyond the standard "visual inspection" of the Property. CLIENT IS HEREBY NOTIFIED THAT THE INSPECTOR HAS NOT MADE, DOES NOT MAKE, AND HEREBY DISCLAIMS ANY WARRANTIES OR GUARANTEES, EXPRESSED OR IMPLIED, REGARDING THE ADEQUACY, PERFORMANCE, OR CONDITION OF ANY STRUCTURE, ITEM, COMPONENT, OR SYSTEM INSPECTED, SPECIFICALLY INCLUDING (BUT NOT LIMITED TO), ANY IMPLIED WARRANTIES OF FITNESS, MERCHANTABILITY, HABITABILITY AND GOOD AND WORKMANLIKE CONDUCT. Client is advised that property owner warranties are available through third-party providers if warranties are desired. The price of the inspection does not include any such warranties, and none are offered or available through the Inspector. The Inspector shall not be held responsible or liable for any repairs or replacements with regard to the Property or the systems, components, or contents therein. Since the inspection procedure is visual only and is not intended or designed to be diagnostically and/or technically exhaustive, an inherent risk remains that undiscovered problems exist and/or future problems will develop. Client acknowledges that the Inspector is not an insurer and it is not the intent and/or purpose of this inspection procedure to provide client with a risk free purchase or usage of the Property.
- 3. LIMITATION OF LIABILITY. Since the inspection is primarily a visual inspection, it is not possible to eliminate all risks involved in the purchase and/or ownership of the Property. CLIENT AGREES, TO THE FULLEST EXTENT PROVIDED BY LAW, THAT CLIENT'S SOLE AND EXCLUSIVE REMEDY FOR ANY AND ALL LOSSES OR DAMAGES SUSTAINED BY CLIENT RELATING TO THIS AGREEMENT OR THE INSPECTION OR REPORT PROVIDED PURSUANT HERETO, INCLUDING ATTORNEYS' FEES AND COSTS, AND EXPERT WITNESS FEES AND COSTS, IS LIMITED SO THAT THE TOTAL AGGREGATE LIABILITY OF THE INSPECTOR (OR INSPECTOR'S EMPLOYEES OR ASSIGNEES) SHALL NOT EXCEED THE AMOUNT OF THE FEE PAID BY CLIENT TO INSPECTOR FOR THE INSPECTION AND REPORT. This limitation shall apply regardless of the cause or the legal theory pled or asserted specifically including, but not limited to, negligence and shall control the amount of any award against the Inspector. Unless Inspector is found to be grossly negligent, Inspector shall have no liability with respect to Inspector's obligations under this Agreement or otherwise for consequential, exemplary, special, incidental, or punitive damages even if Inspector has been advised of the possibility of such damages. Client further waives any rights under the Deceptive Trade Practices-Consumer Protection Act, Section 17.41 et seq., Texas Business & Commerce Code, a law that gives consumers special rights and protections, for any claim. After consultation with an attorney of their own selection, or with reasonable opportunity to consult with an attorney, Client voluntarily consents to this waiver.

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- 4. **TAINTED, CORROSIVE DRYWALL.** From approximately 1999 until today, some homes in Texas were reportedly built or renovated using tainted drywall imported from China ("Tainted, Corrosive Drywall"). Tainted, Corrosive Drywall may emit toxic levels of Hydrogen Sulfide (H<sub>2</sub>S), iron disulfide, strontium sulfide, carbon disulfide, carbonyl sulfide, formaldehyde, sulfur dioxide, and/or sulfur trioxide causing corrosion of copper and metal surfaces, including air conditioner coils, refrigerator coils, copper tubing, and electrical wiring, and it often creates noxious odors which may pose health risks. Tainted, Corrosive Drywall has most commonly been reported in houses built or renovated/remodeled after 2000 in 42 out of the nation's 50 states. Additional information concerning Tainted, Corrosive Drywall can be found at: http://www.cpsc.gov/info/drywall/index.html; http://www.constructionguru.com; and http://chinesedrywallcomplaintcenter.com. By signing this Agreement, Client acknowledges that this Inspection will not reveal the existence of Tainted, Corrosive Drywall and/or damages to the Property which may have resulted from Tainted, Corrosive Drywall. In order to determine the existence of Tainted, Corrosive Drywall and related damages, it is recommended that an inspection be scheduled with a drywall specialist.
- 5. NOTIFICATION OF DISPUTES REQUIRED/ARBITRATION OF DISPUTES. Client shall notify Inspector in writing of any controversy or claim related to this Agreement, the inspection or the inspection report within ninety (90) days after the date of this Agreement, and all disputes not submitted to Inspector within such time shall be deemed waived by Client, and Client hereby releases, acquits, and forever discharges Inspector from such claims, and all related causes of action and damages, not submitted to Inspector within said ninety (90) day period. In order to provide Inspector with an opportunity to investigate and resolve any such claim, Client shall not commence any arbitration or other legal proceeding relating to such claim for a period of thirty (30) days after Inspector's receipt of written notice of the claim. If, with respect to a controversy or claim related to this Agreement, the inspection or the inspection report, Client and Inspector are unable to reach a mutually satisfactory resolution within said thirty (30) day period, such dispute shall be settled by binding arbitration administered by the American Arbitration Association under its construction industry arbitration rules; provided, however, that if such claim is made by Client, Client shall satisfy the requirements of Section 5 hereof prior to submitting such claim to arbitration. Only TREC licensed real estate inspectors will be eligible to serve as the arbitrator. Judgment upon the award rendered by an arbitrator may be entered in any court having jurisdiction thereof. In any arbitration or other legal action in which the Inspector is the prevailing party or is not found liable, Inspector shall recover from Client any attorney's fees and costs incurred by Inspector in defense of the proceeding. NOTICE TO CONSUMERS AND SERVICE RECIPIENTS: A recovery fund is available for aggrieved persons through the Texas Real Estate Commission, P.O. Box 12188, Austin, TX 788711-2188, 800-250-8732 or 512-459-66544, <a href="https://www.trec.state.tx.us">https://ww
- 6. **CERTIFICATE OF MERIT**. Client shall make no claim, including without limitation any claim of professional negligence, against Inspector unless Client has first provided Inspector with a written certification executed by an independent Texas Licensed Professional Real Estate Inspector currently practicing in the field of residential inspections in the Greater Houston, Texas area for homebuyers. The certification shall: a) contain the name and license number of the certifier; b) specify the acts or omissions of the Inspector that the certifier contends are not in conformance with the standard of care for a Licensed Professional Real Estate Inspector performing a home inspection under similar circumstances; and c) state in detail the basis for the certifier's opinion that such acts or omissions do not conform to the standard of care. This certificate shall be provided to the Inspector not less than twenty (20) days prior to the presentation of any claim, or the institution of any arbitration or legal proceeding by Client. This certificate of merit requirement will take precedence over any existing state law in force at the time of the claim or demand for arbitration.
- 7. INDEMNITY. CLIENT AGREES TO INDEMNIFY, DEFEND, AND HOLD HARMLESS INSPECTOR, ITS PARTNERS, OFFICERS, EMPLOYEES, ATTORNEYS, AND AGENTS, AND TO DEFEND ANY ACTION BROUGHT AGAINST ANY SUCH PARTIES, WITH RESPECT TO ANY AND ALL CLAIMS, DEMANDS, CAUSES OF ACTION, DEBTS OR LIABILITIES, INCLUDING REASONABLE ATTORNEYS' FEES, ARISING OUT OF OR RELATING TO THIS AGREEMENT, WHETHER OR NOT RESULTING FROM THE NEGLIGENCE OF ANY PARTY SO INDEMNIFIED, UNLESS CAUSED BY THE GROSSLY NEGLIGENT ACTIONS OR INTENTIONAL MISCONDUCT OF INSPECTOR.
- 8. **MISCELLANEOUS**. Any particular concern of Client regarding the Property shall be brought to the attention of the Inspector before the inspection begins. All written comments by the Inspector shall supersede oral comments. The inspection report is valid for the date and time of the inspection only. Reinspections charges will apply for any additional trips to the Property. Client agrees that if he/she is not in receipt of the written inspection report on this Property within 48 hours of the date and time of the inspection, Client will contact the Inspector in writing to inform him that the inspection report has not been received. The invalidity, illegality, or unenforceability of any provision contained in this Agreement shall not affect any other provision hereof, and this Agreement shall be construed as is such invalid, illegal or unenforceable provision has never been contained herein. THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS. VENUE FOR ANY DISPUTE ARISING IN CONNECTION HEREWITH IS EXPRESSLY DECLARED TO BE IN HARRIS COUNTY, TEXAS. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, legal representatives, successors and assigns where permitted by this Agreement. This Agreement may not be assigned by Client without Inspector's prior written consent. To the extent that the inspection report issued by the Inspector report issued by the Inspector related to the Property. Any notice which is required or desired under this Agreement shall be given in writing and may be sent by personal delivery or by mail (either a. United States mail, postage prepaid, or b. Federal Express or similar generally recognized overnight carrier), addressed as follows (subject to the right to designate a different address by notice similarly given): if to Inspector, Image Inspection LLC; if to Client, to the address set forth herein below.

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This Property Inspection Report of 3835 Tarragon Bend Dr is prepared for Rohan Fernandes

Interested Parties:	Present	Not Present
Buyer	$\square$	
Buyer's Agent	$\square$	
Seller		$\square$
Listing Agent		$\overline{\mathbf{Q}}$
Property Occupied:	Yes	No
		$\overline{\square}$
Disclosure Statement:	Yes □	No ☑
Weather Conditions:		
Date: Temperature: Time:	12/08/2017 40°F 09:00 AM	
Rain	Yes	No
	<b>✓</b> Snow	

## I. STRUCTURAL SYSTEMS

 $\square$   $\square$   $\square$  A. Foundations

*Type of Foundation(s):* Slab on grade, Post tension cable design *Method of inspection:* Visual inspection of exterior *Comments:* 

• In my opinion the foundation is performing as intended.

☑ □ □ ☑ B. Grading & Drainage

Comments:

• Drainage improvements are needed at the rear of the home. Standing water was observed. All excess surface moisture should drain to the street as designed.









☑ □ □ ☑ C. Roof Covering Materials

Type(s) of Roof Covering: Asphalt composition shingle Viewed From: Ground with binoculars Comments:

• The drip edge flashing at the front of the home is unpainted.



• Cupped or lifted shingles were observed on the roof in many locations. Repairs should be undertaken to allow the shingles to lay flat.









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I NI NP	D			

Damaged shingles were observed at the left and right side slopes of the roof in many locations.
The damage appears to have been caused by the removal of the chicken ladders installed
during the roof covering construction. Many holes were observed in the shingles. Repairs
should be undertaken as necessary.



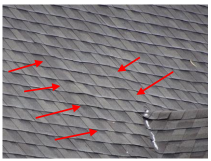






The right side roof slope is uneven or is buckling in several locations. Repairs should be undertaken as necessary.







• The roof gutters and gutter downspouts should be cleaned of all leaves and debris.



## ☑ □ □ ☑ D. Roof Structures & Attics

Viewed From: Entered attic and performed a visual inspection Approximate Average Depth of Insulation: 12-14 inches Approximate Average Thickness of Vertical Insulation: 2-4 inches Comments:

- Soffit and ridge attic ventilation was observed.
- Water staining and discoloration was observed on the attic framing and roof decking throughout the attic space. The home was likely under construction during Hurricane Harvey (late August 2017). Further investigation is recommended and repairs should be undertaken as necessary.









• Warped rafters were observed at the right side slope of the roof near the attic entrance.



• The radiant barrier sheathing is damaged or has peeled away at the furnace vent roof penetration.



The valley support strut left of the furnace serving the left side of the home is not properly
constructed. The support strut is warped and the strong back reinforcement is not properly
attached. Repairs should be undertaken.







## E. Walls (Interior & Exterior)

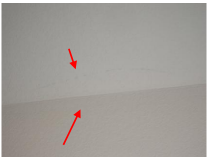
Comments:

• The wall above the right rear guest bathroom door is bulging or is uneven.



 Cosmetic markings were observed on the living room wall and ceiling above the master bedroom hallway entrance.





Brick and fiber cement exterior veneer was observed.

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#### F. Ceilings & Floors

Comments:

- Carpet and tile flooring was observed.
- The carpet is not installed in the right rear guest bathroom closet.



• Obvious patching was observed on the left front guest room ceiling.



 Possible missing, inadequate or improperly installed insulation was observed at the living room ceiling (and possibly wall) at the left front corner of the master bedroom. The colder wall section is an exterior wall and may be insulated.





# **G.** Doors (Interior & Exterior)

Comments:

• The backdoor drags on the door frame near the top of the door.





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The right rear guest bathroom door does not latch properly. The door can be opened without turning the knob.



The master bathroom door does not latch properly. The door must be pushed fully closed to latch properly. Adjustments are needed at the striker plate.



Excessive gaps were observed around the edges of the overhead garage doors when fully closed.



The weather seals are unfinished around the exterior of the overhead garage doors.





I NI NP D

#### H. Windows

Comments:

- Double pane, single hung and fixed windows
- The caulking is detached at the living room left center window.

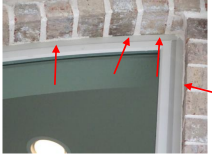




• The living room rear patio window is missing caulking around the upper edges.







• The window screens are not installed.



• Caulking improvements are needed around the exterior edges of the majority of the windows.









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#### II. ELECTRICAL SYSTEMS

- **☑ ☐ ☐ A. Service Entrance and Panels** *Comments:* 
  - Square D Brand, 150amp electrical service panel located in the garage.
- $\square$   $\square$   $\square$  B. Branch Circuits, Connected Devices, and Fixtures

Type of Wiring: Copper

Comments:

• An electrical outlet is not installed on the living room wall left of the fireplace as required. Any section of wall in the habitable room 24 inches or longer should have an electrical outlet installed. Repairs should be undertaken. *IRC-3801.2.2* 





# III. HEATING, VENTILATION AND AIR CONDITIONING SYSTEMS

✓ □ □ A. Heating Equipment

Type of Systems: Central Forced Air Furnace

Energy Sources: Gas

Comments:

- Two unit system serving the left and right sides of the home.
- Two Carrier Brand gas furnaces were observed in the attic.
- Both furnaces operated properly at time of inspection.

**☑ ☑ □ □ B.** Cooling Equipment

*Type of System:* Central Forced Air System *Comments:* 

- Two unit system serving the left and right sides of the home.
- Two Carrier Brand, model #CA16NA030-A, 2½ TON condensers were observed at the right side of the home.
- The air conditioning system was not tested as the outside ambient temperature was cooler than 60 degrees. (40 degrees)
- ☑ □ □ ☑ C. Duct Systems, Chases, and Vents

Comments:

- All ducts appeared to be properly connected and were delivering conditioned air to all locations at time of inspection.
- The air filter located in the kitchen hallway is dirty and should be replaced.



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V. APPLIANCES

D. Hydro-Massage Therapy Equipment Comments:

A Dishwashers

☑ □ □ A Dishwashe

Comments:

- General Electric Brand
- The dishwasher operated properly at time of inspection.

☑ □ □ B. Food Waste Disposers

Comments:

- ISE Brand
- The garbage disposal operated properly at time of inspection.

☑ □ □ □ C. Range Hood and Exhaust Systems

Comments:

- General Electric Brand ducted unit venting to exterior
- The range vent operated properly at time of inspection.





H. Dryer Exhaust Systems

Comments:

The dryer vent appeared to properly vent to the exterior of the home.

#### VI. **OPTIONAL SYSTEMS**

A. Lawn Irrigation (Sprinkler) Systems

Comments:

- Hunter Brand 7 zone lawn sprinkler system was operated in manual mode only.
- The water spray from the sprinkler system should be re-directed away from the structure and/or any fencing, decks, etc., to decrease the possibility of damage.





