TENNESSEE RESIDENTIAL PROPERTY CONDITION EXEMPTION NOTIFICATION

1 2 3	Pro Bu Sel	operty Address: 470 CECIL MOSGAN RJ PiKeville, TN 3736 yer: Nell S. Morgan						
4 5 6 7 8 9	pro stat req foli	The Tennessee Residential Property Disclosure Act (Tenn. Code Ann. § 66-5-201, et seq.) requires sellers of residential real property with one to four dwelling units to furnish to a buyer one of the following: (1) a residential property disclosure statement (the "Disclosure"), or (2) a residential property disclaimer statement (permitted only where the buyer waives the required Disclosure). Some property transfers may be exempt from this requirement (see Tenn. Code Ann. § 66-5-209). The following is a summary of the buyers' and sellers' rights and obligations under the Act. A complete copy of the Act may be found at: http://www.tn.gov/commerce/boards/trec/law.shtml.						
10 11	1.	Sellers must disclose all known material defects and must answer the questions on the Disclosure form in good faith to the best of the seller's knowledge as of the Disclosure date.						
12	2.	Sellers must give the buyers the Disclosure form before the acceptance of a purchase contract.						
13 14	3.	Sellers must inform the buyers, at or before closing, of any inaccuracies or material changes in the condition that have occurred since the time of the initial Disclosure, or certify that there are no changes.						
15 16 17	4.	Sellers may give the buyers a report or opinion prepared by a professional inspector or other expert(s), or certain information provided by a public agency, in lieu of responding to some or all of the questions on the form (See Tenn. Code Ann. § 66-5-204).						

- 18 5. Sellers are not required to have a home inspection or other investigation in order to complete the Disclosure form.
- 6. Sellers are not required to repair any items listed on the Disclosure form or on any past or future inspection report unless agreed to in the purchase contract.
- 7. Sellers involved in the first sale of a dwelling must disclose the amount of any impact fees or adequate facility taxes paid,
- 23 8. Sellers are not required to disclose if any occupant was HIV-positive, or had any other disease not likely to be
 24 transmitted by occupying a home, or whether the home had been the site of a homicide, suicide or felony, or act or
 25 occurrence which had no effect on the physical structure of the property.
- 9. Sellers may provide an "as is", "no representations or warranties" disclaimer statement in lieu of the Disclosure form only if the buyer waives the right to the required disclosure, otherwise the sellers must provide the completed Disclosure form (see Tenn. Code Ann. § 66-5-202).
- 29 10. Sellers may be exempt from having to complete the Disclosure form in certain limited circumstances (e.g. public auctions, court orders, some foreclosures and bankruptcies, new construction with written warranty, or owner has not resided on the property at any time within the prior 3 years. See Tenn. Code Ann. § 66-5-209).
- 32 11. Buyers are advised to include home and wood infestation, well, water sources, septic system, lead-based paint, radon, mold, and other appropriate inspection contingencies in the contract, as the Disclosure form is not a warranty of any kind by the seller, and is not a substitute for any warranties or inspections the buyer may desire to purchase.
- 12. Any repair of disclosed defects must be negotiated and addressed in the Purchase and Sale Agreement; otherwise, seller
 is not required to repair any such items.
- 13. Buyers may, but do not have to, waive their right to receive the Disclosure form from the sellers if the sellers provide a disclaimer statement with no representations or warranties (see Tenn. Code Ann. § 66-5-202).
- 14. Remedies for misrepresentations or nondisclosure in a Property Condition Disclosure statement may be available to buyer and are set out fully in Tenn. Code Ann. § 66-5-208. Buyer should consult with an attorney regarding any such matters.
- 42 15. Representations in the Disclosure form are those of the sellers only, and not of any real estate licensee, although

licensees are required to disclose to all parties adverse facts of which the licensee has actual knowledge or notice.

- 16. Pursuant to Tenn. Code Ann. § 47-18-104(b), sellers of newly constructed residences on a septic system are prohibited from knowingly advertising or marketing a home as having more bedrooms than are permitted by the subsurface sewage disposal system permit.
- 17. Sellers must disclose the presence of any known exterior injection well, the results of any known percolation test or soil absorption rate performed on the property that is determined or accepted by the Department of Environment and Conservation, and whether the property is located within a Planned Unit Development as defined by Tenn. Code Ann. § 66-5-213 and, if requested, provide buyers with a copy of the development's restrictive covenants, homeowner bylaws and master deed. Sellers must also disclose if they have knowledge that the residence has ever been moved from an existing foundation to another foundation.

The Buyers and Sellers involved in the current or prospective real estate transaction for the property listed above acknowledge that they were informed of their rights and obligations regarding Residential Property Disclosures, and that this information was provided by the real estate licensee(s) prior to the completion or reviewing of a Tennessee Residential Property Condition Disclosure, a Tennessee Residential Property Condition Disclosure, or a Tennessee Residential Property Condition Exemption Notification. Buyers and Sellers also acknowledge that they were advised to seek the advice of an attorney on any legal questions they may have regarding this information or prior to taking any legal actions.

The Tennessee Residential Property Disclosure Act states that anyone transferring title to residential real property must provide information about the condition of the property. This completed form constitutes that disclosure by the Seller. The information contained in the disclosure is the representation of the owner and not the representation of the real estate licensee or sales person, if any. This is not a warranty or a substitute for any professional inspections or warranties that the purchasers may wish to obtain.

Buyers and Sellers should be aware that any sales agreement executed between the parties will supersede this form as to the terms of sale, property included in the sale and any obligations on the part of the seller to repair items identified below and/or the obligation of the buyer to accept such items "as is."

- This is a transfer pursuant to court order including, but not limited to, transfers ordered by a court in the administration of an estate, transfers pursuant to a writ of execution, transfers by foreclosure sale, transfers by a trustee in a bankruptcy, transfers by eminent domain and transfers resulting from a decree of specific performance.
- This is a transfer to a beneficiary of a deed of trust by a trustor or successor in interest who is in default; transfers by a trustee under a deed of trust pursuant to a foreclosure sale, or transfers by a beneficiary under a deed of trust who has acquired the real property at a sale conducted pursuant to a foreclosure sale under a deed of trust or has acquired the real property by a deed in lieu of foreclosure.
- This is a transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship or trust.
- This is a transfer from one (1) or more co-owners solely to one (1) or more co-owners. This provision is intended to apply and only does apply in situations where ownership is by a tenancy by the entirety, a joint tenancy or a tenancy in common and the transfer will be made from one (1) or more of the owners to another owner or co-owners holding property either as a joint tenancy, tenancy in common or tenancy by the entirety.
- This is a transfer made by virtue of the record owner's failure to pay federal, state or local taxes.
- This is a transfer between spouses resulting from a decree of divorce or a property settlement stipulation.
 - This is a transfer made solely to any combination of a spouse or a person or persons in the lineal line of consanguinity of one (1) or more of the transferors.
- This is a transfer to or from any governmental entity of public or quasi-public housing authority or agency.
- 89 ___ _ This is a transfer involving the first sale of a dwelling provided that the builder offers a written warranty.
- 90 D This is a transfer of any property sold at public auction.
 - This is a transfer of any property where the owner has not resided on the property at any time within three (3) years prior to the date of transfer.

94	This is a transfer from a debtor in a chapter 7 or a chapter 13 bankruptcy to a creditor or third party by a deed in life of foreclosure or by a guitclaim deed.										
95 97 98 99 100 101	Pursuant to Tenn. Code Ann. § 66-5-212, Sellers are required to disclose, in writing, the presence of any known exterior injection well on the Property, whether the Sellers have knowledge that any single family residence on the Property has every been moved from an existing foundation to another foundation, and whether the Sellers have knowledge of any percolation to so notice from an existing foundation to another foundation, and whether the Sellers have knowledge of any percolation to so notice from an existing foundation on the Property that are determined or accepted by the Tennesce Department of Environment and Conservation and the results of said tests and/or rates. Sellers, pursuant to Tenn. Code Ann. § 66-5-212, are also required to disclose in writing if the Property is located in a Planned Unit Development and upon request provide										
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104	□ · □	, ¤.	' 'I.'	Seller knows of the pro							
105 106	D À		2.	Soller knows that a sin existing foundation to	gle family resident	lence located on : tion.	Property has been	na moved from an			
107 108 109		13min	3,	Seller knows of a percolation test(s) that has been performed on the Property that is determined or accepted by the Tennessee Department of Environment and Conservation. If yes, results of test(s) are attached.							
110 111 112			4.	Seller knows of soil ab dotermined or accepted If yes, results of rate(s)	by the Tennes	that has been per see Department	dormed on the prof. Buyironment a	operty that is and Conservation.			
113 114 115 116 117 118 118 120	5. This Property is located in a Planned Unit Development. Planned Unit Development is defined pursuant to Tenn. Code Ann. § 66-5-213 as "an area of land, controlled by on (1) or more landowners, to be developed under unified control or unified plan of development for a number of dwelling units, commercial, educational, recreational of industrial uses, or any combination of the foregoing, the plan for which does not correspond in lot size, bulk or type of use, density, lot coverage, open space, or other restrictions to the existing land use regulations." Upon request, Soilar shall provide to buyers copies of the development's restrictive covenants, homeowner bylaws and master deed. Unknown is not an appropriate response under the statute.										
123 124 125 126	The party (le	es) below to	May	and acknowledge receip	SELLER Date	et	ಂ,ಲೃಂದ್ಯೇ ದಿ ಕ	m/ n pm			
27 28 29 30	Buyer is advi improvements builder offers Furthermore, t	, are being o a written w he Buyer sho	offered by arranty e ould make	otation or warranties, en y Seller except in the ce and those required by S e or have made on the Bu and acknowledge receip	so where trans siler pursuant nyer's behalf a	for involves the to Tonn. Code	first sale of a dv Ann. §§ 66-5-212	velling in which and 66-5-213.			
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36 27 28	entitled, upon	request, to re	osive cer	a condominium, the trat thain information regardi- slicable, pursuant to Tenn embers for first rust en eral en or adit said form or its contan- tid form is done at your own to This form is subject to part	ng the administ	ration of the con	dominium from t 502	he developer or			