LOT/LAND SELLER'S PROPERTY DISCLOSURE STATEMENT

"" and or the obligation of the Buyer to accept such items "AS IS."	between the parties will supersede this form as to any obligations on the part of the Seller to correct items identified	warranties that the Buyer may wish to obtain Ruyers and Sellars should be away that	respective licensess of calcal mot the representations of the listing real estate broker, the selling real estate broker and their	Inis completed form constitutes the disclosure by the Seller. The information contained in the disclosure is the	inis disclosure statement is designed to assist the Seller in providing information about the Property that is being transferred
	te part of the Seller to correct items identified	a substitute for any professional inspections or	ate broker, the selling real estate broker and their	nformation contained in the disclosure is the	ation about the Property that is being transferred

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Are you aware of any underground tanks, toxic subgarbage, foreign and/or unnatural materials, asbest biphenyl (PCB's), ureaformaldehyde, methane gas, or radon on the Property (structure or soil)?	TOXICFOREIGN SUBSTANCES:	Has the Property been surveyed to establish bounds. Are the corner stakes in place and visible? If yes, a	Has the Property been evaluated for subsurface sewage disposal system? If yes, attach copy of test results.	Has the Property been tested for soil and/or percolation? If yes, attach copy of test results.		Are you aware of any past or present diseased or dead trees?	Are you aware of any past or present drainage or flooding problems?	Is the Property or any part thereof located in a flood zone?	Are you aware of any past or present sliding, settling, earth movement, upheaval or earth stability/expansive soil problems?	Are there mine shafts or wells (in use or abandoned)?	Is there or will there be any fill (other than foundation backfill) on the Property?	SOIL, TREES, DRAINAGE AND BOUNDARIES:	. 👱 .	DATE SELLER ACQUIRED THE PROPERTY 2006	urself and answer each question to the best of your knowledge. eller hereby authorizes any agent(s) representing any party in this or entity in connection with any actual or anticipated sale of the second	INSTRUCTIONS TO THE SELLER	respective licensees or sales persons, if any. This is not a warranty or a substitute for any professional inspections or warranties that the Buyer may wish to obtain. Buyers and Sellers should be aware that any sales agreement executed between the parties will supersede this form as to any obligations on the part of the Seller to correct items identified below and/or the obligation of the Buyer to accept such items "AS IS."
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(b) Has the Property been tested for radon or any other toxic substance including Phase I testing?

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(d) Is there any system or appliance on the Property which is leased or has a fee associated with its use?	(c) Is there any existing or threatened legal action affecting the Property?	(b) Have you received notice by any governmental or quasi-governmental agency affecting the Property, including but not limited to road changes, zoning changes, assessments, etc.?	(a) Do you know of any violations of local, state or federal laws, codes, regulations, or nonconforming use with respect to the Property?	OTHER MATTERS:	⊂ Pest and Termite Control □ Garbage □ Sewer □ C	D	Road Maintenance	□ Exterior Building Maintenance □ Reserve Fund □ Gas □ C	(k) Does or will the Association Fee include: (The unchecked items are not included or unknown.)	(j) Is there any condition or claim, which may result in an increase in assessments or fees?	(i) Are there any special association assessments under consideration?	(h) Are there any special assessments approved but unpaid by the association?	(g) Is there a Transfer Fee? If "YES", amount \$	(f) Is or will the Association Fee be mandatory?		(d) Is or will it be subject to covenants, conditions and restrictions (CC&R's)?	(c) Is there any defect, damage or problem with any common elements/area that could affect the value or desirability?	permissible answer under the statute.	in lot size, bulk or type of use, density, lot coverage, open space, or other restrictions to the existing land use remulations." I laborate is a second to the existing land use remulations."	uses, or any combination of the foregoing, the plan for which does not correspond	to be developed under unified control or unified plan of development for a number of dwelling units, commercial, educational, recreational or industrial.	§ 66-5-243 as "an area of land, controlled by one (1) or more landowners,	(b) Will the Property be part of a PUD (Planned Urban Development)?	(a) Is or will the Property be part of a condominium or other community association?	COYENANTS, FEES AND ASSESSMENTS:	(e) Crop Rotation Program (CRP)?	(d) Have any licenses or usage permits been granted for, including but not limited to, crops, mineral, water, grazing, timber, usage rights to hunters, fishermen, or others?	(c) Are there any governmental allotments committed?	(b) Will conveyance of this Property include all mineral, oil and timber rights?	Kas: Dential	(a) Consists of no less than 6 acres and the current zoning is:	THE PROPERTY:
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NOTE: This form is provided by TAR to its members for their use in real estate transactions and is to be used as is. By downloading and/or using this form, you agree and covenant not to after, amend, or edit said form or its contents except as where provided in the blank fields, and agree and acknowledge that any such afteration, amendment or edit of said form is done at your own risk. Use of the TAR logo in conjunction with any form other than standardized forms created by TAR is strictly prohibited. This form is subject to periodic revision and it is the responsibility of the member to use the most recent	NOTE: This form is provided by TAR to its members for their use in real estate transactions and is to be used as is, you agree and covenant not to alter, amend, or edit said form or its contents except as where provided in the blan any such alteration, amendment or edit of said form is done at your own risk. Use of the TAR logo in conjunctio forms created by TAR is strictly prohibited. This form is subject to periodic revision and it is the responsibility.	
Date	Date	2
at o'clock lam/	at o'clock \square am/ \square \square	20
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ceipt of a copy.		17
I acknowledge receipt of this Seller's Lot/Land Property Disclosure Statement. I understand that except as stated in the Lot/Land Purchase and Sale Agreement with Seller, the Property is being sold in its present condition only, without warranties or guarantees of any kind by Seller or Brokers. No representations concerning the condition of the Property are being relied upon by me except as disclosed herein or stated in the Lot/Land Purchase and Sale Agreement.	ب [15 14 13 7
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\	o'clock o am/ sepm	10
SELLER	SELLER, W. JOLENY	09 80
ceipt of a copy.	The party(ies) below have signed and acknowledge receipt of a copy.	07
The same is the same at the same any material changes		90
ers. Seller agrees to promptly update this Lot/Land Disclosure		05
any inspections or warranties that Buyer may wish to obtain. Seller hereby authorizes Broker to provide this information		2 23
on cor		22
	œ	8
		99
URES:	7. ADDITIONAL EXPLANATION OR DISCLOSURES:	97
	(H) Other	96
	(G) Public Water	95
The state of the s	(F) Public Sewer	94
	(E) Garbage Collection	93
	(D) Cable Television	92
	(C) Telephone	9
NA CONTRACTOR OF THE PROPERTY	(B) Natural Gas	90
25	(A) Electricity	89
(Seller Initials) (Seller Initials)	6. UTILITIES:	88
such as Green Belt?	(g) Is the Property in any special tax arrangement such as Green Belt? If yes, please explain details.	86 87
on the Property during the	(f) Have there been any inspections or evaluations on the Property during the previous year? If yes, explain:	85 48
ys for which owner may have	(e) Are there any private or non-dedicated roadways for which owner may have financial responsibility?	83 83
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F80 - Lot/Land Seller's Property Disclosure Statement, Page 3 of 3