

TENNESSEE RESIDENTIAL PROPERTY CONDITION DISCLOSURE

1	סס	OPERTY ADDRESS 92 Marian Circle CITY Cross Ville
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3	DA	TE SELLER ACQUIRED THE PROPERTY $9/2/2004$ DO YOU OCCUPY THE PROPERTY? $ye = \sqrt{2004}$
4	IF:	NOT OWNER-OCCUPIED, HOW LONG HAS IT BEEN SINCE THE SELLER OCCUPIED THE PROPERTY?
5	(Cl	neck the one that applies) The property is a \Box site-built home \Box non-site-built home
6 7 8 9 10 11	uni res: trai buy	e Tennessee Residential Property Disclosure Act requires sellers of residential real property with one to four dwelling ts to furnish to a buyer one of the following: (1) a residential property disclosure statement (the "Disclosure"), or (2) a idential property disclaimer statement (permitted only where the buyer waives the required Disclosure). Some property asfers may be exempt from this requirement (see Tenn. Code Ann. § 66-5-209). The following is a summary of the vers' and sellers' rights and obligations under the Act. A complete copy of the Act may be found at o://www.state.tn.us/commerce/boards/trec/index.shtml.
12 13	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.
14	2.	Sellers must give the buyers the Disclosure form before the acceptance of a purchase contract.
15 16	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.
17 18 19	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).
20	5.	Sellers are not required to have a home inspection or other investigation in order to complete the Disclosure form.
21 22	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.
23 24	7.	Sellers involved in the first sale of a dwelling must disclose the amount of any impact fees or adequate facility taxes paid.
25 26	8.	Sellers are not required to disclose if any occupant was HIV-positive, or had any other disease not likely to be transmitted by occupying a home, or whether the home had been the site of a homicide, suicide or felony, or act or

- 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).
- 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).
- 34 11. Buyers are advised to include home and wood infestation, well, water sources, septic system, lead-based paint, radon, 35 mold, and other appropriate inspection contingencies in the contract, as the Disclosure form is not a warranty of any kind 36 by the seller, and is not a substitute for any warranties or inspections the buyer may desire to purchase.
- 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.
- 39 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).

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occurrence which had no effect on the physical structure of the property.

- 41 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.
- 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, 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."

INSTRUCTIONS TO THE SELLER

Complete this form yourself and answer each question to the best of your knowledge. If an answer is an estimate, clearly label it as such. The Seller hereby authorizes any agent(s) representing any party in this transaction to provide a copy of this statement to any person or entity in connection with any actual or anticipated sale of the subject property.

A. THE SUBJECT PROPERTY INCLUDES THE ITEMS CHECKED BELOW:

74		Range		Wall/Window Air Conditioning	10	Garage Door Opener(s) (Number of openers 3)
75		Ice Maker Hookup	.□.	Window Screens		Garage Door Remote(s)
76		Oven	-	Fireplace(s) (Number)		Intercom
77	سل	Microwave		Gas Starter for Fireplace		TV Antenna/Satellite Dish (excluding components
78		Garbage Disposal		Gas Fireplace Logs		Central Vacuum System and attachments
79		Trash Compactor		Smoke Detector/Fire Alarm		Spa/Whirlpool Tub
80		Water Softener		Patio/Decking/Gazebo		Hot Tub
81	•	220 Volt Wiring	.	Installed Outdoor Cooking Grill	-	Washer/Dryer Hookups
82		Sauna		Irrigation System		Pool 🗆 In-ground 🗆 Above-ground
83		Dishwasher		A key to all exterior doors		Access to Public Streets
84	-	Sump Pump 2		Rain Gutters	9	All Landscaping and all outdoor lighting
85		Burglar Alarm/Secu	rity S	ystem Components and controls		
86		Current Termite con	tract	with HUANCE		

	nit #1	Age (Appr	ox)			
□ Heat Pump U	nit #2	Age (Appr	ox)			
□ Heat Pump U	nit #3	Age (Appr	ox)			
Central Heatin	ng Unit #1	<u> 2007</u> Age	□ Electric	Gas	□ Other	•
Central Heatin	ng Unit #2 🆊	796 <u>2005</u> Age	□ Electric	Gas	□ Other	•
□ Central Heatin	ng Unit #3	Age	□ Electric	□ Gas	□ Other	•
Central Air C	onditioning #1	2007Age	Electric	Gas	□ Other	,
Central Air C	onditioning #2	/996 Age	□ Electric	□ Gas	□ Other	•
□ Central Air C	onditioning #3	Age	□ Electric	□ Gas	□ Other	•
Water Heater	#1 2	0/2 Age □ Ele	etric 🖅 G	as 🗆 So	olar 🗆 C	Other
□ Water Heater	#2	Age 🗆 Ele	etric 🗆 G	as □ Sc	olar 🗆 C	Other
□ Other				Other	•	
Garage	Attached	□ Not Attached	□ Carport			
Water Supply	City	□ Well	□ Private □	Utility 🛛	Other	
Gas Supply	Utility	□ Bottled	□ Other			
Waste Disposal	City Sewer	Septic Tank	□ Other			·
Roof(s): Type	Shin	16/e	Age (a	pprox):	1991	
If YES, then descri	ibe (attach addit	ional sheets if necessar	7):			
	ased items that 1	remain with the Propert			ater softener	systems, etc.):
Leased Items: Le		remain with the Propert	y are (e.g. securi	ty systems, w	ater softener	systems, etc.):
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Leased Items: Le	sumable, it will	remain with the Propert	y are (e.g. securi	ty systems, w		
Leased Items: Le	sumable, it will	remain with the Propert be Seller's responsibilit RE OF ANY DEFEC	y are (e.g. securi	ty systems, w	NY OF THE	
Leased Items: Le If leases are not ass B. ARE YOU (S	sumable, it will	remain with the Propert be Seller's responsibilit RE OF ANY DEFEC	y are (e.g. securi	ty systems, w	NY OF THE YES N	E FOLLOWING?
Leased Items: Le If leases are not ass B. ARE YOU (S	sumable, it will ELLER) AWA YES NO	remain with the Propert be Seller's responsibilit RE OF ANY DEFECTORY	y are (e.g. securi	ty systems, w	NY OF THE YES N	E FOLLOWING? O UNKNOWN
Leased Items: Le If leases are not ass B. ARE YOU (S. Interior Walls Ceilings	sumable, it will ELLER) AWA YES NO	be Seller's responsibilit RE OF ANY DEFECTORY UNKNOWN	y are (e.g. securi y to pay balance TS/MALFUNC	ty systems, w	NY OF THE YES N	E FOLLOWING? O UNKNOWN
Leased Items: Le If leases are not ass	sumable, it will ELLER) AWA YES NO	be Seller's responsibilit RE OF ANY DEFECTORY UNKNOWN	y are (e.g. securi y to pay balance TS/MALFUNC Roof Comp Basement	ty systems, w	NY OF THE YES N	E FOLLOWING? O UNKNOWN
Leased Items: Le If leases are not ass B. ARE YOU (S Interior Walls Ceilings Floors	sumable, it will seller and selle	be Seller's responsibilit RE OF ANY DEFECT UNKNOWN	y are (e.g. securi y to pay balance TS/MALFUNC Roof Comp Basement Foundation	ty systems, w	NY OF THE YES N	E FOLLOWING? O UNKNOWN
Leased Items: Le If leases are not ass B. ARE YOU (S Interior Walls Ceilings Floors Windows	sumable, it will ELLER) AWA YES NO	be Seller's responsibilit RE OF ANY DEFECT UNKNOWN	y are (e.g. securi y to pay balance rs/MALFUNC Roof Comp Basement Foundation Slab	ty systems, w	NY OF THE YES N	E FOLLOWING? O UNKNOWN

PumpeD	IN	8-13-12
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			YES	NO	UNKNOWN			YES	NO	UNKNO	WN
129	Ser	wer/Septic				Heat Pump					
130	Ele	ectrical System				Central Air Condi	tioning		, 🗆		
131 132		terior Walls				Double Paned or I Window and/or Do				. 🗆	
133 134		any of the above i	s/are ma	rked YES	s, please explain:				•		
135 136	Ple	ase describe any	repairs n	ade by y	ou or any previous	owners of which you are	e aware ((use sep	arate sh	eet if necess	sary).
137	C.	ARE YOU (SE	LLER)	AWARE	OF ANY OF TH	E FOLLOWING:	YES	NO	UN	KNOWN	
138 139 140 141 142	1.	such as, but not or chemical stor	limited t age tank	o: asbes s, methar	which may be envitos, radon gas, lead- nphetamine, contan ast mold presence of	based paint, fuel ninated soil or					
143 144 145	2.		ences, an	d/or driv		ers, such as walls, but ghts and obligations			_		
146 147	3.	Any authorized property, or con			drainage or utilities perty?	affecting the				-	÷
148 149 150	4.				t survey of the propy: (check here if						
151 152	5.	Any encroachmo			r similar items that ?	may affect your	<u> </u>				
153 154	6.	Room additions, repairs made wit			cations or other altermits?	erations or				□ .	
155 156	7.	Room additions, repairs not in co			cations or other alte	erations or	. 🗖				
157 158	8.	Landfill (compathereof?	cted or o	therwise)	on the property or	any portion				□ :	
159	9.	Any settling from	n any ca	use, or sl	ippage, sliding or o	ther soil problems?					
160	10.	Flooding, draina	ge or gra	ding pro	blems?					. 🗆	
161	11.	Any requiremen	t that flo	od insura	nce be maintained o	on the property?					
162	12.	Is any of the pro	perty in	a flood p	ain?						
163 164 165 166 167 168	13. RV	standing water wat	vithin fou olain. If e docum	indation : necessar	intrusions(s) from on and/or basement? y, please attach an a sining to these repair	dditional sheet	05	Int	'T~	· / 21	011
170 171 172 173	14.	tremors, wind, st	orm or v	vood dest	n fire, earthquake, f roying organisms? s sheet if necessary)			ستله	- - -		
174 175 176		If yes, has said d	amage b	een repai	red?						

			YES	NO	UNKNOWN
177 178	15.	Any zoning violations, nonconforming uses and/or violations of "setback" requirements?			
179	16.	Neighborhood noise problems or other nuisances?		, PET	
180	17.	Subdivision and/or deed restrictions or obligations?			
181 182	18.	A Condominium/Homeowners Association (HOA) which has any authority over the subject property? Name of HOA: HOA Address:			
183 -184		HOA Phone Number: Monthly-Dues:			
185		Special Assessments: Transfer Fees:			
186		Management Company: Phone:			
187		Management Co. Address:			
188 189	19.	Any "common area" (facilities such as, but not limited to, pools, tennis courts, walkways or other areas co-owned in undivided interest with others)?	. 🗆		
190	20.	Any notices of abatement or citations against the property?			
191 192	21.	Any lawsuit(s) or proposed lawsuit(s) by or against the seller which affects or will affect the property?			D ,
193 194 195 196	22.	Is any system, equipment or part of the property being leased? If yes, please explain, and include a written statement regarding payment information.	Ó	2	
197					····
198 199	23.	Any exterior wall covering of the structure(s) covered with exterior insulation and finish systems (EIFS), also known as "synthetic stucco"?			
200 201 202 203 204 205		If yes, has there been a recent inspection to determine whether the structure has excessive moisture accumulation and/or moisture related damage? (The Tennessee Real Estate Commission urges any buyer or seller who encount professional inspect the structure in question for the preceding concern and professional's finding.) If yes, please explain. If necessary, please attach an additional sheet.			
206 207		·			
208 209 210	24.	Is heating and air conditioning supplied to all finished rooms? If the same type of system is not used for all finished rooms, please explain.			
211					
212					
213 214 215 216	25.	If septic tank or other private disposal system is marked under item (A), does it have adequate capacity and approved design to comply with present state and local requirements for the actual land area and number of bedrooms and facilities existing at the residence?			п
217 218	26.	Is the property affected by governmental regulations or restrictions requiring approval for changes, use, or alterations to the property?			
219 220 221	27.	Is this property in a historical district or has it been declared historical by any governmental authority such that permission must be obtained before certain types of improvements or aesthetic changes to the property are made?	0		
222	28.	Does this property have an exterior injection well located anywhere on it?			
223 224 225 226	29.	Is seller aware of any percolation tests or soil absorption rates being performed on the property that are determined or accepted by the Tennessee Department of Environment and Conservation? If yes, results of test(s) and/or rate(s) are attached.			

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.227 228	30.	Has any residence on this property ever been moved from its original foundation to another foundation?				
229 230 231 232 233 234	31.	Is this property 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 one (1) or more landowners, to be developed under unified control or unified plan of development for a number of dwelling units, commercial, educational, recreational or industrial uses, or any combination of the foregoing, the plan for which does not correspond in lot size, bulk or				
235		type of use, density, lot coverage, open space, or other restrictions to the			•	•
236		existing land use regulations." Unknown is not a permissible answer under				
237		the statute.				
238 239 240	D.	is true and correct to the best of my/our knowledge as of the date signed. Show	ıld any c	3PS of these co	nditions char	nge prior to
241		conveyance of title to this property, these changes will be disclosed in an adde				
242		Transferor (Seller)	ate		Time	
243 244		Transferor (Seller) Dries Transferor (Seller) Dries Transferor (Seller)	ate		Time	
244 245						-
246 247		Parties may wish to obtain professional advice and/or inspections of appropriate provisions in the purchase agreement regarding advice				
248						
249 250	insp	nsferee/Buyer's Acknowledgment: I/We understand that this disclosure state ection, and that I/we have a responsibility to pay diligent attention to and inquirent by careful observation. I/We acknowledge receipt of a copy of this discl	re about			
251	evid				•	
252		Transferee (Buyer) Da	ate		Time	
253		Transferee (Buyer) Da	ate		Time	
254		e property being purchased is a condominium, the transferee/buyer is hereby				
255		led, upon request, to receive certain information regarding the administration of			m from the d	eveloper or
256	the o	condominium association as applicable, pursuant to Tennessee Code Annotated	§66-27-	502.	•	

YES

NO

UNKNOWN

NOTE: This form is provided by TAR to its members for their use in real estate transactions and is to be used as is. This form contains language that is in addition to the language mandated by the state of Tennessee pursuant to the disclosure requirements of the "Tennessee Residential Property Disclosure Act". Tennessee Code Annotated § 66-5-201, et seq. By downloading and/or using this form, you agree and covenant not to alter, amend, or edit said form or its contents except as where provided in the blank fields, and agree and acknowledge that any such alteration, 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 available form.

