SELLER'S DISCLOSURE AND CONDITION OF PROPERTY ADDENDUM

(Land)
(IF PROPERTY IS IMPROVED, USE IN CONJUNCTION WITH THE APPROPRIATE SELLER'S DISCLOSURE AND CONDITION OF PROPERTY ADDENDUM)

	See ded	
App		
curi	roximate date SELLER purchased Property: 2000 Pro ently zoned as <u>Resolverta</u> Pro	эөгцу ——-
1. Be if sp <u>mat</u> civil	NOTICE TO SELLER. Is complete and accurate as possible when answering the questions in this disclosure. Attach additiona ace is insufficient for all applicable comments. SELLER understands that the law requires disclosure orial defects, known to SELLER, in the Property to prospective Buyer(s) and that failure to do so may liability for damages. This disclosure statement is designed to assist SELLER in making these discusses (s), prospective buyers and buyers will rely on this information.	l shee
This sub:	NOTICE TO BUYER. is a disclosure of SELLER'S knowledge of the Property as of the date signed by SELLER and intitute for any inspections or warranties that BUYER may wish to obtain. It is not a warranty of any LER or a warranty or representation by the Broker(s) or their licensees.	s not kind l
	WATER SOURCE. a. Is there a water source on or to the Property?	
(Other water systems and their condition: Is there a water meter on the Property? Is there a rural water certificate? Other applicable information: Yes] No
	f any of the answers in this section are "Yes", explain in detail or attach documentation:	
4. (SAS/ELECTRIC.	
	Is there electric service on the Property? If "Yes", is there a meter? Is there gas service on the Property? If "Yes" what is the source? PER ARCA (Code)	41 N.I. I
C	Are you aware of any additional costs to hook up utilities? Other applicable information: Yes	ارد] No[
	any of the answers in this section are "Yes", explain in detail or attach documentation:	

	L.Pi	.ND (SOILS, DRAINAGE AND BOUNDARIES). ARE YOU AWARE OF:		
	a.	The Modern or any portion thereof being located in a flood zone wallends are a second to the contract of the c		
		to be located in Such as designated by FEMA which requires flood incurances		No X
	b.			
	٠,	This regulates combiguitio Enguent canses grainage broklomes		CT-V
	g.			
		" ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	Yes 🗷	
	n.	They understanding boundary line hisbaries or non-limity		
	i.	easements affecting the Property?	Yes	No X
	1.	TIME SAMMOUNTS ONLY HILLING BUILDING SERVICE PARTA MANAGEMENT DEPARTOR AS AGREE SESSION.		
		Problems that have occurred on the Property or in the immediate violative	Yes□	Nol'7
	j.		Yes⊟	NoX
	r.,	Other applicable information:		
	lf a	ny of the answers in this section are "Yes" explain in datail or other all was a least	_ ormatio	n and
		er documentation:		

6.	SE\	WAGE. Does the Property have any sewage facilities on or connected to it?	V [7]	🗖
		100 j ci c ci c c c	YesLA	No[
		Public Sewer Private Sewer Septic System Cesspool		
		DS Lagoon ☐ Grinder Pump ☐ Other		
		If applicable, when last serviced?		
		By whom? Got-ta Go	-	
		Approximate location of septic tank and/or absorption field: holding tank East		
		Has Property had any surface or subsurface soil testing related to installation	- 	
		of source facilities	_	
			Yes 🗌	No X
	ν.	Are you aware of any problems relating to the sewage facilities?	.Yes 🗌	K □oN
	If ar	ny of the answers in this section are "Yes", explain in detail or attach all warranty info	ormatio	n and
		er documentation:		
	10111	SEHOLD AND TENANT'S RIGHTS, INTERESTS, INCLUDING GAS AND OIL LEASES.		
	à. ,	Are there leasehold interests in the Property?	🗆	
		n 199 i gottinioto dile todomino.	. Yes	No[X]
		Lessee is:		
	(Lessee is: Contact number is: Seller is responsible for:	****	
	1			
		Split or Rent is:		
	9	Agreement between Seller and Lessee shall end on or before:		
	9	Split or Rent is: Agreement between Seller and Lessee shall end on or before: Copy of Lease is attached.		
	9	Agreement between Seller and Lessee shall end on or before:		
	9	Agreement between Seller and Lessee shall end on or before:		
	9	Agreement between Seller and Lessee shall end on or before:		
	9	Agreement between Seller and Lessee shall end on or before: Copy of Lease is attached.		
		Agreement between Seller and Lessee shall end on or before:		

	b.	Are there tenant's rights in the Property?	Yes☐ No[7
		TO TOO TOO HOUSE HIS TONGOWING.	
		Tenant/Tenant Farmer is: Contact number is:	
		Contact number is: Seller is responsible for:	
		Tenant/Tenant Farmer is responsible for:	
		Seller is responsible for: Tenant/Tenant Farmer is responsible for: Split or Rent is:	
		Split or Rent is: Agreement between Seller and Tenant shall end on or before: Copy of Agreement is attached	
		Copy of Agreement is attached.	
	c.	Do additional leasehold interests or tenant's rights exist?	
		If "Yes", explain:	Yes No[]
		If "Yes", explain:	
8.	MI	NERAL RIGHTS (unless superseded by local, state or federal laws).	
		rass unencumbered with the land to the Buver.	
		Remain with the Seller	
		Have been previously assigned as follows:	
^			
9.	W/A	ATER RIGHTS (unless superseded by local, state or federal laws).	
	LXL	Pass unencumbered with the land to the Buyer.	
	님	Remain with the Seller.	
	Ш	Have been previously assigned as follows:	
	•		
10.	CR	OPS (planted at time of sale).	,
	17/	Pass with the land to the Buyer.	
	ñ	Remain with the Seller,	
	П	Have been previously assigned as follows:	
		positionally designed do follows.	
11.		VERNMENT PROGRAMS.	
	a.	Are you currently participating, or do you intend to participate, in any governments	ent
		lariii program?	
		by previous owner or government action to benefit any other property?	Yes No N
		າy of the answers in this section are "Yes", explain in detall or attach docເ	ımentation:
12.	HAZ	ZARDOUS CONDITIONS. ARE YOU AWARE OF:	
	a.	Any underground storage tanks on or near Property?	Yes Not
		tanks, oil spills, tires, batteries, or other hazardous conditions)?	Vac No V
		if "Yes", what is the location?	MOLV
	C.	If "Yes", what is the location? Any previous environmental reports (e.g., Phase 1 Environmental reports)? Any disposal of any hazardous waste products about 1 and 1 a	Vac Na V
	•••	rang aropodar or any mazaradus waste products, chemicals, polychiorinatad	I GO I IYU M
		DIDITION S [POD S]. FIVORSUMC TILLIOS SOLVENTS naint illocal or other discussions	
		insulation on the Property or adjacent property?	MAIN TOAY
		n wet areas)?	Yes North
	١	methane gas, radon gas, radioactive material, landfill, toxic materials)?	Yes∏ No∏i
		, , , , , , , , , , , , , , , , , , ,	
	_		
12	X	JH Initials	nitials ————————————————————————————————————
SEL	LER		nitials BUYER BUYER
			BUYER BUYER

157		g.		Yes 🔲 N	Vo[x
158 159		n. i.	Any other environmental conditions on the Property or adjacent properties?	Vac∏ N	ปกไร
160		1.	Any tests conducted on the Property?	Yes□ N	No[X
161		If a	ny of the answers in this section are "Yes" explain in detail or attach documentation	ı:	
162					
163 164					
165	13.	ОТ	HER MATTERS. ARE YOU AWARE OF:		
166		a.	Any violation of zoning, setbacks or restrictions, or non-conforming use?	۷۵۵ ا	
167		b.	Any violation of laws or regulations affecting the Property?	Yes	NOK.
168		C.	Any existing or infeatened legal action pertaining to the Property?	Vac 🗖 N	JA X
169		d.	Any ingation or settlement pertaining to the Property?	۷ ["] هم∨	عامل
170		e.	Any current/pending bonds, assessments, or special taxes that apply to the Property?	Ved⊟ N	いっぱ
171		f.	Any burial grounds on the Property?	VacIIN	JA 🔽
172		g.	Any abandoned wells on the Property?	VocITA	u TY
173 174		n,	Any public authority contemplating condemnation proceedings?	Yes⊡ N	Vo x
174		i.	Any government rule limiting the future use of the Property other than existing		
176		j.	zoning and subdivision regulations?	Yes <u>□</u> N	Vo <u>₹</u>
177		j.	Any condition or proposed change in surrounding area or received any notice of such? Any government plans or discussion of public projects that could lead to special	Yes∐ N	10 X
178		R.	benefit assessment against the Property or any part thereof?		
179		1.	Any unrecorded interests affecting the Property?	Yes N	신
180		m.	Anything that would interfere with passing clear title to the Buyer?	Y	<u>√</u> 0/
181		n.	The Property being subject to a right of first refusal?	Yes∐ N	10K
182			If "Yes", number of days required for notice:	Y es N	40lX
183		ο.	If "Yes", number of days required for notice: The Property subject to a Homeowner's Association fee?	Vac[] N	[♥]
184		p.	Any other conditions that may inaterially and adversely affect the value or		
185			desirability of the Property?	Yes□N	JAIV
186 187		q.	Any other condition that may prevent you from completing the sale of the Property?	Yes N	
189 190 191			ny of the answers in this section are "Yes", explain in detail or attach documentation		
192 193	11	HTT	LITIES Identify the name and phase number for the Control of		
194	1-31,	011	LITIES. Identify the name and phone number for utilities listed below.		
195			Electric Company Name: Phone #		
196			Gas Company Name: Phone #		
197			Other: Phone #		
198			I TOLIC TY		
199	15.	ELE	CTRONIC SYSTEMS AND COMPONENTS.		
200		Any	technology or systems staying with the Property?	I/ATTYes V No	₁ □
201		If "Y	es", list: <u>Came Ma System</u>	" CONTENT	- Ш
202					
203					
204		Upo	n Closing, SELLER will provide Buyer with codes and passwords, or items will be reset to	factory settings	 S.
205					
206 207	I ne	unc	ersigned SELLER represents, to the best of their knowledge, the information set forth in the	e foregoing	
208	אטע	ciosi	re Statement is accurate and complete. SELLER does not intend this Disclosure Statement of any kind. SELLER beautiful and the statement of any kind.	int to be a	
209	info	rmat	or guarantee of any kind. SELLER hereby authorizes Licensee assisting SELLER to pro-	vide this	
210	not	ifv I	ion to prospective BUYER of the Property and to real estate brokers and licensees. SELL icensee assisting the SELLER, in writing, if any information in this disclosure change	ER will promi	<u>ptly</u>
211	Clo	sina	, and Licensee assisting the SELLER will promptly notify Licensee assisting the BU	es prior to	
212	of s	uch	changes. (SELLER and BUYER initial and date any changes and/or any list of additi	YER, in Writin	9.
213	atta	che	d, # of pages).	onal changes	<u>. IT</u>
		***************************************	And the second s		
		4			
	12	17	GW Initials Initials	1	
	SEL	LER	178000	BUYER	
			DOTER		

214 215 216 217 218	Ųξ	AREFULLY READ THE TERMS HEREOF BEFORE SIGNING. WHEN SIGNED BY ALL PARTIES, THIS DCUMENT BECOMES PART OF A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, CONSULT AN ITORNEY BEFORE SIGNING.
219	2	Sanid Hardely 10-2-2008 Quanta Hambabe 10-2-20
220	SE	ELLER DATE SELLER DATE
221 222 223	BL	JYER ACKNOWLEDGEMENT AND AGREEMENT
224 225	1.	I understand and agree the information in this form is limited to information of which SELLER has actual knowledge and SELLER need only make an honest effort at fully revealing the information requested.
226 227	2.	This Property is being sold to me without warranties or guaranties of any kind by SELLER, Broker(s) or Licensees concerning the condition or value of the Property.
228 229 230 231 232		I agree to verify any of the above information, and any other important information provided by SELLER or Broker(s) (including any information obtained through the Multiple Listing Service) by an independent investigation of my own. I have been specifically advised to have the Property examined by professional inspectors. Buyer assumes responsibility Property is suitable for their intended use. I acknowledge neither SELLER nor Broker(s) is an expert at detecting or repairing physical defects in the
233 234 235 236 237 238		Property. I specifically represent there are no important representations concerning the condition or value of the Property made by SELLER or Broker(s) on which I am relying except as may be fully set forth in writing and signed by them.
239 240	BU	YER DATE BUYER DATE

Approved by Legal Counsel of the Kansas City Regional Association of REALTOR® for exclusive use by its REALTOR® members. No warranty is made or implied as to the legal validity or adequacy of this Contract, or that it compiles in every respect with the law or that its use is appropriate for all situations. Local law, customs and practices, and differing circumstances in each transaction may dictate that amendments to this Contract be made. Last revised 10/21. All previous versions of this document may no longer be valid. Copyright January 2023.