No. 1 Quality Realty

TENNESSEE RESIDENTIAL PROPERTY CONDITION DISCLOSURE

1	PROPERTY ADDRESS 1385 Mitchell	St	CITY	Celina
2	SELLER'S NAME(S)		PROP	erty AGE 89 yrs
3	DATE SELLER ACQUIRED THE PROPERTY 1993 DO YOU	U OCCUI	PY THE PR	_{OPERTY?} yes
4	IF NOT OWNER-OCCUPIED, HOW LONG HAS IT BEEN SINCE THE SELI	LER OCC	UPIED TH	E PROPERTY?
5	(Check the one that applies) The property is a site-built home	□ non-s	site-built ho	me

- 6 The Tennessee Residential Property Disclosure Act requires sellers of residential real property with one to four dwelling units
- 7 to furnish to a buyer one of the following: (1) a residential property disclosure statement (the "Disclosure"), or (2) a residential
- 8 property disclaimer statement (permitted only where the buyer waives the required Disclosure). Some property transfers may
- 9 be exempt from this requirement (See Tenn. Code Ann. § 66-5-209). The following is a summary of the buyers' and sellers'
- 10 rights and obligations under the Act. A complete copy of the Act may be found at Tenn. Code Ann. § 66-5-201, et seq.
- 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.
- 13 2. Sellers must give the buyers the Disclosure form before the acceptance of a purchase contract.
- 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.
- 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).
- 19 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.
- 22 7. Sellers involved in the first sale of a dwelling must disclose the amount of any impact fees or adequate facility taxes paid.
- 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 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).
- 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, 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.
- 35 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.
- 37 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.
- 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.

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- 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 presence of any known sinkhole(s), 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 shall 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:





Other Items:							
To the best of your	knowledge,	are any of the above NOT	in operating condition?	□ YES	S NO		
If YES, then describ	e (attach ad	ditional sheets if necessar	y):				
B. ARE YOU (SE	· ·		TS/MALFUNCTIONS IN A				
	YES I	NO UNKNOWN		YES	NO UNKNOW		
Interior Walls			Roof				
Ceilings			Basement				
Floors			Foundation				
Windows			Slab				
Doors			Driveway				
Insulation			Sidewalks				
Plumbing System			Central Heating				
Sewer/Septic □			Heat Pump				
Electrical System			Central Air Conditioning	g 🗆 (
Exterior Walls							
•		VARE OF ANY OF THE oducts which may be envir		S NO	UNKNOWN		
such as, but not or chemical sto	such as, but not limited to: asbestos, radon gas, lead-based paint, fuel or chemical storage tanks, contaminated soil or water, on the subject						
2. Features shared not limited to, f							
3. Any authorized property, or cor		affecting the \Box					
4. Any changes six Most recent sur	4. Any changes since the most recent survey of the property was done? Most recent survey of the property: not available (Date) (check here if unknown)						
5. Any encroachm ownership inter	est in the pr						
6. Room additions repairs made w	ithout neces						
repairs not in co	Room additions, structural modifications or other alterations or repairs not in compliance with building codes?						
8. Landfill (compathereof?9. Any settling from		any portion ther soil problems?					
10. Flooding, drain							
		insurance be maintained			П		

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				YES	NO	UNKNOWN			
137 138 139	12.	Property or structural damage from fire, earthquake, floods, or If yes, please explain (use separate sheet if necessary).	landslides?						
140 141 142	13.	If yes, has said damage been repaired? Is the property serviced by a fire department?	4- d9 (Fins Dam						
143 144 145		If yes, in what fire department's service area is the property lo https://tnmap.tn.gov/fdtn/)	cated? (Fire Dep	t. Locat	or can be	oriound:			
146 147		Is the property owner subject to charges or fees for fire protect such as subscriptions, association dues or utility fees?	tion,						
148 149	14.	Any zoning violations, nonconforming uses and/or violations "setback" requirements?	of						
150	15.	Neighborhood noise problems or other nuisances?							
151	16.	Subdivision and/or deed restrictions or obligations?							
152 153 154	17.	A Condominium/Homeowners Association (HOA) which has over the subject property? Name of HOA:							
155		HOA Phone Number:	Monthly Dues:						
156		Special Assessments:	Transfer Fees:						
157		Management Company:	Phone:						
158	10	Management Co. Address: Is the location of the property within an improvement district	that is						
159 160	10.	subject to special assessment:	mai is						
161		Rate of special assessment:							
162 163	19.	Any "common area" (facilities such as, but not limited to, poor courts, walkways or other areas co-owned in undivided interest	ls, tennis						
164	20.	Any notices of abatement or citations against the property?							
165 166	21.	Any lawsuit(s) or proposed lawsuit(s) by or against the seller or shall affect the property?	which affects						
167 168 169 170 171	22.	Is any system, equipment or part of the property being leased? If yes, please explain, and include a written statement regardin information.							
172 173	23.	Any exterior wall covering of the structure(s) covered with exinsulation and finish systems (EIFS), also known as "synthetic							
174 175		If yes, has there been a recent inspection to determine whether has excessive moisture accumulation and/or moisture related of	the structure lamage?						
176 177		(The Tennessee Real Estate Commission urges any buyer or seller who encounters this product to have a qualified professional inspect the structure in question for the preceding concern and provide a written report of the professional's finding.)							
178 179 180 181		If yes, please explain. If necessary, please attach an additiona	l sheet.						
182	24.	Is there an exterior injection well anywhere on the property?							
183 184 185		Is seller aware of any percolation tests or soil absorption rates performed on the property that are determined or accepted by the Tennessee Department of Environment and Conservation?							
186	26	If yes, results of test(s) and/or rate(s) are attached.	mi aina1	_					
187	∠6.	Has any residence on this property ever been moved from its	originai						

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188

foundation to another foundation?

189 190 191 192 193 194 195	27.	or under the second of the sec	efined pursuant t rolled by one (1) o nified plan of dev ational, recreation going, the plan for density, lot covers	o Tenn. Code A r more landowner relopment for a n mal or industria r which does not age, open space, o	opment? Planned Unit inn. § 66-5-213 as "as s, to be developed unde number of dwelling unit l uses, or any comb correspond in lot size, or other restrictions to t	n area of land, r unified control ts, commercial, vination of the bulk or type of the existing land	YES	NO	UNKNOV	VN
196 197 198 199 200 201 202 203	28.	Is a s Code lime surfa cont regar	sinkhole present of e Ann. § 66-5-212 stone or doloston are subsidence of our lines on the properties.	n the property? A c(c) as "a subterra e strata resulting f soil, sediment, roperty's recorded the sinkhole is inc	missible answer under the sinkhole is defined pure nean void created by the from groundwater error rock and is indicated plat map." This disclodicated through the contributions of the sink process of the sink plat map.	rsuant to Tenn. e dissolution of sion, causing a ed through the sure is required				
204 205 206 207	29.	Was durii	a permit for a sub ng a sewer morato	osurface sewage d orium pursuant to	isposal system for the I Tenn. Code Ann. § 68- to connect to the publi	221-409? If				
208 209 210 211 212 213	D.	real 130 is truconv	property located a 85 Mitchell S are and correct to the eyance of title when the eyance of the eya	t. Celina, TN	knowledge as of the da se changes shall be disc Mary L. Stook	te signed. Shou losed in an adde	ndum to 03/23 te	this docu 3/2025	ment.	ange prior to
215 216 217 218 219 220	Tra		Parties may appropria	ate provisions in t	ofessional advice and/or he purchase agreement We understand that this	inspections of tregarding advice	he prope	erty and to tions or d	efects.	titute for any
221 222					ty to pay diligent attent owledge receipt of a co			those mate	erial defects	s which are
223		Tran	sferee (Buyer)			Da	te		Time	
224 225 226 227	If the property being purchased is a condominium, the transferee/buye entitled, upon request, to receive certain information regarding the admi						f the cor §66-27- sactions a closure req sing this form	ndominium 502. Ind is to be universels of the corm, you ago that any such other than s	m from the sed as is. The f the "Tenne ree and coven alteration, an tandardized fo	is form contains ssee Residential ant not to alter, nendment or edit forms created by

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