PROPERTY DISCLOSURE EXEMPTION FORM

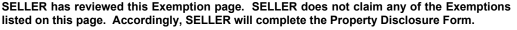
In accordance with LSA-R.S. 9:3196-3200, a SELLER of residential real property must furnish BUYERS with a Property Disclosure Document. A complete copy of these statutes can be found at www.legis.state.la.us. The required Property Disclosure Document may be in the form promulgated by the Louisiana Real Estate Commission ("Commission") or in another form that contains substantially the same information. The Commission form can be found at www.lrec.gov.

WHO IS REQUIRED TO MAKE DISCLOSURE? ALL SELLERS are required to make written disclosure of known defects regarding a property being transferred. A SELLER'S obligation to furnish a Property Disclosure Document applies to any transfer of any interest in residential real property, whether by sale, exchange, bond for deed, lease with option to purchase, etc. The following transfers are exempt from the requirement to provide a property disclosure document:

- Transfers ordered by a court, including but not limited to a transfer ordered by a court in the administration of an estate, a transfer pursuant to a writ of execution, a transfer by any foreclosure sale, a transfer by a trustee in bankruptcy, a transfer by eminent domain, and any transfer resulting from a decree of specific performance.
- 2. Transfers to a mortgagee by a mortgagor or successor in interest who is in default.
- Transfers by a mortgagee who has acquired the residential real property at a sale conducted pursuant to a power of sale under a mortgage or a sale pursuant to decree of foreclosure, or who has acquired the residential property by a deed in lieu of foreclosure.
- 4. Transfers by a fiduciary in the course of administration of a decedent's estate, guardianship, conservatorship, or trust.
- 5. Transfers of newly constructed residential real property, which has never been occupied.
- 6. Transfers from one or more co-owners solely to one or more of the remaining co-owners.
- 7. Transfers pursuant to testate or intestate succession.
- 8. Transfers of residential real property that will be converted by the BUYER into a use other than residential use.
- 9. Transfers of residential real property to a spouse or relative in the line of consanguinity (blood line).
- 10. Transfers between spouses resulting from a judgment of divorce or a judgment of separate maintenance or from a property settlement agreement incidental to such a judgment.
- 11. Transfers or exchanges to or from any governmental entity.
- 12. Transfers from an entity that has acquired title or assignment of a real estate contract to a piece of residential real property to assist the prior owner in relocating, as long as the entity makes available to the BUYER a copy of the property disclosure statement, any inspection reports if any furnished to the entity by the prior owner, or both.
- 13. Transfers to an inter vivos trust.
- 14. Acts that, without additional consideration and without changing ownership or ownership interest, confirm, correct, modify, or supplement a deed or conveyance previously recorded.

SELLER claims that he/she is exempt from filling out the Property Disclosure Document and warrants that SELLER has no knowledge of known defects to the property. SELLER is claiming exemption number(s) ______ above.

SELLER (sign)	_(print)	_Date	Time
SELLER (sign)	 (print)	Date	Time
BUYER (sign)	 (print)	Date	Time
BUYER (sign)	(print)	Date	Time
	OR		



SELLER (sign)	(print)	Date	Time
SELLER (sign)	(print)	_Date	_Time
BUYER (sign)	(print)	Date	_Time
BUYER (sign)	(print)	_Date	_Time
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PROPERTY DISCLOSURE DOCUMENT

In accordance with LSA-R.S. 9:3196-3200, a SELLER of residential real property must furnish BUYERS with a Property Disclosure Document. A complete copy of these statutes can be found at www.legis.la.gov. The required Property Disclosure Document may be in the form promulgated by the Louisiana Real Estate Commission ("Commission") or in another form that contains substantially the same information. The Commission form can be found at www.lrec.state.la.us.

RIGHTS OF BUYER AND CONSEQUENCES FOR FAILURE TO DISCLOSE: If the Property Disclosure Document is delivered after the BUYER makes an offer, the BUYER can terminate any resulting real estate contract or withdraw the offer for up to 72 hours after receipt of the Property Disclosure Document. This termination or withdrawal will be without penalty to the BUYER and any deposit or earnest money must be promptly returned to the BUYER (despite any agreement to the contrary).

DUTIES OF REAL ESTATE LICENSEES AND CONSEQUENCES FOR FAILURE TO FULFILL SUCH DUTIES: Louisiana law requires real estate licensees to inform their clients of those clients' duties and rights in connection with the Property Disclosure Document. Failure to inform could subject the licensee to censure or suspension or revocation of their license, as well as fines. The licensee is not liable for any error, inaccuracy, or omission in a Property Disclosure Document, unless the licensee has actual knowledge of the error, inaccuracy, or omission by the SELLER.

KEY DEFINITIONS:

- **Residential real property or property** is real property consisting of one or not more than four residential dwelling units, which are buildings or structures each of which are occupied or intended for occupancy as single-family residences.
- Known defect or defect is a condition found within the property that was actually known by the SELLER and that results in one or all of the following:
 - (a) It has a substantial adverse effect on the value of the property.
 - (b) It significantly impairs the health or safety of future occupants of the property.
 - (c) If not repaired, removed, or replaced, significantly shortens the expected normal life of the property.

OTHER IMPORTANT PROVISIONS OF THE LAW:

- A Property Disclosure Document shall NOT be considered a warranty by the SELLER.
- A Property Disclosure Document is for disclosure purposes only; it is not intended to be part of any contract between the SELLER and the BUYER.
- The Property Disclosure Document may not be used as a substitute for any inspections or warranties that the BUYERS or SELLER may obtain.
- Nothing in this law precludes the rights or duties of a BUYER to inspect the physical condition of the property.
- The SELLER shall not be liable for any error, inaccuracy, or omission, of any information required to be delivered to the BUYERS if the error, inaccuracy, or omission, was not a willful misrepresentation, according to the best of the SELLER's information, knowledge and belief or was based on information provided by a public body or another person with a professional license or special knowledge, who provided a written or oral report or opinion that the SELLER reasonably believed to be correct and which was transmitted by the SELLER to the BUYER.

The following representations are made by the SELLER and **NOT** by any real estate licensee. It is not a substitute for any inspections or professional advice the BUYER may wish to obtain. The following information is based only upon the SELLER's actual knowledge of the property. The SELLER can only disclose what the SELLER actually knows. The SELLER may not know about all material or significant items affecting the property.

Y = Yes N = No NK = No Knowledge

BUYER'S Initials:

SECTION 1: LAND

- (1) What is the length of ownership of the property by the SELLER?
- (2) Lot size or acres
- (3) Are you aware of any servitudes/encroachments regarding the property, other than typical/customary utility servitudes, that would affect the use of the property?

(4)	Are you aware of any rights v	ested ir	others?	Check all that apply and explain at the end	of this	section.
. ,	Timber rights	ΠY	ΠN	Common driveway	ΠY	ΠN
	Right of ingress or egress	ΠY	ΠN	Mineral rights	ΠY	
	Right of way	ΠY	ΠN	Surface rights	ΠY	ΠN
	Right of access	ΠY	ΠN	Air rights	ΠY	
	Servitude of passage	ΠY	ΠN	Usufruct	ΠY	ΠN
	Servitude of drainage	ΠY	ΠN	Other		

(5) Has any part of the property been determined to be or pending determination as a wetland by the United States Army Corps of Engineers under §404 of the Clean Water Act? □Y □N □NK

If yes, documentation is attached and becomes a part of this Property Disclosure Document.

The Clean Water Act is a federal law that protects the wetlands of the United States. Section 404 of the Act contains permit requirements for altering or building on property that has been determined a wetland by the Army Corps of Engineers. The Corps may assess a fee to the **SELLER** or **BUYER** of a property for this determination. A property that has been determined a wetland may result in additional costs for a Section 404 permit.

- (6) Has any flooding, water intrusion, accumulation, or drainage problem been experienced with respect to the land:
 - (a) during the time the SELLER owned the property?
 If yes, indicate the nature and frequency of the defect at the end of this section.
 (b) prior to the time the SELLER owned the property?

If yes, indicate the nature and frequency of the defect at the end	of this section.	
What is/are the flood zone closeification(a) of the property?	M/hat is the source	oto of this

(<i>i</i>) vvnat	is/are the nood zo	ne classification(s) of the prop	Denty?	what is the source and date of this
inform	ation? Check all t	hat apply.		
□Sur	vey/Date	Elevation Certificate/Dat	e C	Other/Date
	IA Flood Map - htt	ps://msc.fema.gov/portal		
Question N	umber Explana	ation of "Yes" answers	Additional sh	neet is attached

SECTION 2: TERMITES, WOOD-DESTROYING INSECTS AND ORGANISMS

(8)	(a) during the ti(b) prior to the(c) Was there a	ty ever had termites or other wood ime the SELLER owned the proper time the SELLER owned the prope any damage to the property? mage repaired?	ty?	s?	□NK □NK □NK
(9)	If the property i	s currently under a termite contrac	t provide the following:		
	(a) Name of co	mpany			
	(b) Date contra	act expires			
	(c) List any stru	uctures not covered by contract			
Question Number		Explanation of "Yes" answers	Additional sheet is attach	ed	

SECTION 3: STRUCTURE(S)

(10)	What is the appr	roximate age	of all structures on p	roperty?	Main structure		Other	structur	es
(11)			s or alterations made owned the property?	e to the st	ructures		Пγ	ΠN	
	-		rmits and inspections	s obtained	I for all addition	าร			
(12)		roximate age	of the roof of each st	ructure?	Main structur	-			
					Other structu				
(13)	Are you aware of this section.	of any defect	s regarding the follow	ving? Che	eck all that app	ly and	if yes, e	explain a	at the end
	Roof Interior w Floor Attic spa Porches Steps/Sta Pool Decks Windows	ces Y airways Y Y			Ceilings Exterior walls Foundation Basement Overhangs Railings Spa Patios Other				_
(14)	Has any structur	re on the prop	perty ever flooded, by	/ rising wa	iter or otherwis	se?			-
	(b) prior to the ti	me the SELLI	R owned the proper ER owned the prope quency of the defect	rty?	h of this section	2	□Y □Y	□n □n	□nk
(15)	Is there flood ins			at the end		1.	ΠY	ΠN	
()			licy declarations pag	le.					
(16)	Does SELLER h	ave a flood e	levation certificate th	at will be	shared with Bl	JYER?	ΠY	ПN	
(17)			berty damage, includ lood damage referen			e, wind	l, hail, li	ghtning,	or other
			R owned the proper ER owned the prope				□Y □Y	□n □n	
	If yes, detail all p	property dama	ages/defects and rep	air status	at the end of t	his sec	tion		
(18)	Has there been	any foundatio	n repair?						
	(b) prior to the ti (c) Is there a tra	me the SELLI nsferable war	R owned the proper ER owned the prope ranty available? f warranty company				□Y □Y □Y		□NK □NK
(19)	Does the proper or other syntheti	-	erior insulation and f	inish syste	em (EIFS)		ΠÅ	□N	□nk
Ques	stion Number	Explanation of	of "Yes" answers	Add	itional sheet is	attach	ed		

SELLER must complete and provide the "Disclosure on Lead-Based Paint and Lead-Based Paint Hazard Addendum" that is included with this property disclosure if any structure was built before 1978.

SECTION 4: PLUMBING, WATER, GAS, AND SEWERAGE

- (20) Are you aware of any defects with the plumbing system?
 - (a) during the time the SELLER owned the property?(b) prior to the time the SELLER owned the property?

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BUYER'S Initials:

SELLER'S Initials:

BY

Property Description (A	ddress, City, State, Zip)			
(21) Are there any	v known defects with the water piping?			
(b) prior to the (c) The water ☐Municip (d) How many	e time the SELLER owned the property? e time the SELLER owned the property? is supplied by: pality Private utility On-site system Shared well system y private wells service the primary residence only? e private wells, when was the water last tested? Date Res			□ик
	vare of any polybutylene piping in the structure?		ΠN	
(22) Is there gas s	service available to the property?	Пγ	ΠN	
(a) If yes, what (b) If yes, are	at type? Butane Natural Propane there any known defects with the gas service? or Propane, are tanks Owned or Leased	ΠA		□nk
(a) during the	v known defects with any water heater? time the SELLER owned the property? e time the SELLER owned the property?	□Y □Y	□n □n	□nk
	e service is supplied by: Municipality Other y private sewer systems service the primary residence only?			
Question Number	Explanation of "Yes" answers	ed		
SELLER must atta		erein is	not se	rved by
	ach a private water/sewage disclosure if the property described h			
municipality waste	treatment.			
(25) Are there any (a) during the t (b) prior to the				□nk □nk
(25) Are there any (a) during the t (b) prior to the (c) Are you av (26) Are there any (a) during the t	treatment. ON 5: ELECTRICAL, HEATING AND COOLING, AP known defects with the electrical system? time the SELLER owned the property? time the SELLER owned the property?			=
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BUYER'S Initials: SELLER'S Initials:

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Property Description (Address, City, State, Zip)			
(32) Is the property located in an historic district? If yes, which historic district? (S	□ Y See atta	□ N iched dis	NK sclosure)
(33) Are you aware of any conflict with current usage of the property and any zoning, building, and/or safety restrictions?	ΠY	□N	
(34) Are you aware of any current governmental liens or taxes owing on the property?	Пγ	ПN	
 (35) Is membership in a homeowners' association (HOA), condominium owners' association (COA), or property owners' association (POA) required as the result of owning this property? (a) Are any HOA, COA, or POA dues required? If yes, what is the amount? \$ per (b) Are there any current or pending special assessments? If yes, what is the amount? \$ per 	f UY UY	□ N □ N □ N	□к
Any information contained in this property disclosure regarding homeowners condominium owners' associations (COA), or property owners' associations nature. The covenants and association governing documents are a matter of pu obtained from the conveyance records on file at the Clerk of Court in the parish located.	(POA) blic re	is sun cord an	nmary in Id can be
(36) Are the streets accessing the property $\Box \mathbf{P}$	rivate	🗆 Pub	lic 🗆 NK
(37) Is there a homestead exemption in effect?	ΠA	□N	□nk
(38) Is there any pending litigation regarding the property not previously disclosed in this document?	ΠY	□N	□nk
(39) Has an animal or pet ever inhabited the structure?(a) during the time the SELLER owned the property?(b) prior to the time the SELLER owned the property?	⊡Y ⊡Y	□n □n	□nk
(40) Does the property or any of its structures contain any of the following? Check a additional details at the end of this section.	ll that a	apply an	d provide
Asbestos Y N NK Formaldehyde Radon gas Y N NK Chemical storage ta Contaminated soil Y N NK Contaminated water Hazardous waste Y N NK Toxic Mold Mold/Mildew Y N NK Electromagnetic fiel Contaminated drywall/sheetrock Y N NK Contaminated floori Other adverse materials or conditions Y N NK NK	anks [r [ds []Y □N]Y □N]Y □N]Y □N]Y □N]Y □N	□NK □NK □NK □NK
(41) Is there or has there ever been an illegal laboratory for the productio methamphetamine in operation on the property?	ΠY	□N	cturing of ⊡NK
(42) Is there a cavity created within a salt stock by dissolution with water underneath th	e prope	erty? □N	□nk
(43) Is there a solution mining injection well within 2640 feet (1/2 mile) of the property?	ΠY	ΠN	
(44) Are there any solar panels on the property? If yes, are they: Leased Owned Removable Monthly Payment Amount	ΠY	□N	DNK
 (45) Was SELLER and/or previous owner a recipient of any of the following: Road Home grant \$(amount received) FEMA \$(amount received) GBA \$(amount received) Other Federal disaster flood assistance \$(amount received) 	ceived)		⊡nk
 If YES, complete (a) - (e.i.) below. a. Is the property subject to the Road Home Declaration of Covenants Running we the Land or other requirements to obtain and maintain flood insurance on the property subject. 		/? □Y	□ик

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Property	Description (Add	ress, City, State, Zip)			
b.		h a copy of the Road Home Program Declaration of Covenants ot to obtain and maintain flood insurance on the property.	her		
C.	Has SELLEF Grant Agreer	<pre>t personally assumed any terms of the Road Home Program ment?</pre>	ΠY		
d.	Has the SEL	LER been a recipient of any elevation grants for this property?	ΠY	ΠN	
	i.	If YES, what is the amount received?			
e.	Was the prev grants for this	vious owner of the property a recipient of any elevation s property?	ΠY	ΠN	□nk
	i.	If YES, what was the amount received?			
Questic	on Number	Explanation of "Yes" answers Additional sheet is attached			

ACKNOWLEDGEMENTS

All SELLERS are required to make written disclosure of known defects regarding a property being transferred. I/We attest that the above statements and explanations have been provided by me/us and are true and correct to the best of my/our knowledge. (If either party is represented by a real estate licensee, your signature below acknowledges that you have been informed of your duties and rights under LSA-R.S. 9:3196-3200 and have read and understand the informational statement.)

Seller(s) acknowledge(s) that the information contained herein is current as of this date.

SELLER (sign	print)	Date	Time
SELLER (sign	print)	Date	_Time

Buyer(s) signing below acknowledge(s) receipt of this property disclosure.

BUYER (sign)	print)	_Date	1	Гime	
BUYER (sign)	print)	_Date	1	Гime	