

### CONFIRMATION OF AGENCY STATUS

1 2 3 4 5 6 7 8	Every real estate licensee is required to disclose his or her seller who is not represented by an agent and with whom purpose of this Confirmation of Agency Status is to acconfirmation must be provided to any signatory thereof. "Buyer" includes buyers and tenants. Notice is hereby gi company) is as follows in this transaction:  The real estate transaction involving the property located at:  4227 Scott Hollow Rd	the Licensee is working directly in the knowledge that this disclosure occurs. As used below, "Seller" includes seiven that the agency status of this Licensee Culleoka	he transaction. The red. Copies of this llers and landlords;
9	PROPERTY	ADDRESS	
10 11	SELLER NAME: - J. Thomas Whitten & Patricia P. Whitten Living Tru LICENSEE NAME: Chuck Simpson	BUYER NAME:LICENSEE NAME:	
12 13	in this consumer's current or prospective transaction is serving as:	in this consumer's current or prospectis serving as:	ctive transaction
14 15	☐ Transaction Broker or Facilitator. (not an agent for either party).	<ul> <li>Transaction Broker or Facilita (not an agent for either party).</li> </ul>	ator.
16	□ Seller is Unrepresented.	□ Buyer is Unrepresented.	
17	□ Agent for the Seller.	□ Agent for the Buyer.	
18	Designated Agent for the Seller.	□ Designated Agent for the Buye	er.
19 20 21	Disclosed Dual Agent (for both parties), with the consent of both the Buyer and the Seller in this transaction.	<ul> <li>Disclosed Dual Agent (for both with the consent of both the Buy in this transaction.</li> </ul>	
23 24 25 26 27 28 29 30	to purchase, OR to any unrepresented seller prior to presental property without an agency agreement) prior to execution confirmation that the Licensee's Agency or Transaction Broservices were provided and also serves as a statement acknowle any complaints alleging a violation or violations of Tenn. Code of limitations for such violation set out in Tenn. Code Ann. § 6 James Robertson Parkway, 3 <sup>rd</sup> Floor, Nashville, TN 37232, Pronstitute an agency agreement or establish any agency relative to the property of the property	of that listing agreement. This docuber status was communicated orally bedging that the buyer or seller, as applicate Ann. § 62-13-312 must be filed within 62-13-313(e) with the Tennessee Real Est: (615) 741-2273. This notice by itselutionship.	ument also serves as before any real estate ble, was informed that the applicable statute tate Commission, 710 lf, however, does not
31 32 33	By signing below, parties acknowledge receipt of Confirmat Agent/Broker OR other status of Seller/Landlord and/or Buy Code of Ethics and Standards of Practice.		
34 35	Soller Signature - J. Thomas Whitten & Patricia P. Whitten Living Tru Date	Buyer Signature	Date
36 37	Seller Signature Date	Buyer Signature	Date
38	1////		
39	Listing Leensge Chack Simpson Date	Selling Licensee	Date
40	Tim Thompson Premier Realtors		
41	Listing Company  NOTE: This form is provided by TAR to its members for their use in real estate you agree and covenant not to alter, amend, or edit said form or its contents of any such alteration, amendment or edit of said form is done at your own risk forms created by TAR is strictly prohibited. This form is subject to periodical available form.	except as where provided in the blank fields, and a t. Use of the TAR logo in conjunction with any fo	igree and acknowledge that rm other than standardized
	available form.  s form is copyrighted and may only be used in real estate transactions in which authorized use of the form may result in legal sanctions being brought against the us		nvolved as a TAR authorized use tion of Realtors <sup>®</sup> at (615) 321-147



## TENNESSEE RESIDENTIAL PROPERTY CONDITION DISCLOSURE

1	PROPERTY ADDRESS 4227 Scott Hollow Rd	_ CITY	Culleoka	
2	SELLER'S NAME(S) J. Thomas Whitten & Patricia P. Whitten Living Tru	_ PROPERT	Y AGE 14	
3	DATE SELLER ACQUIRED THE PROPERTY 12010 DO YOU OCCUPY	THE PROPE	RTY? YES	51
4	IF NOT OWNER-OCCUPIED, HOW LONG HAS IT BEEN SINCE THE SELLER OCCUP	IED THE PR	OPERTY?	
5	(Check the one that applies) The property is a 🔀 site-built home 🗆 non-site	-built home		
6 7 8 9 10 11	The Tennessee Residential Property Disclosure Act requires sellers of residential real prounits to furnish to a buyer one of the following: (1) a residential property disclosure statement residential property disclosure statement (permitted only where the buyer waives the requirements from this requirement (See Tenn. Code Ann. § 66-5-209). The buyers' and sellers' rights and obligations under the Act. A complete copy of http://www.lexisnexis.com/hottopics/tncode/ (See Tenn. Code Ann. § 66-5-201, et seq.)	nent (the "Dis red Disclosure following is	sclosure"), or (2) e). Some propert a summary of th	a ty ne
10	1 Sallers must disclose all known material defects and must answer the questions on the	Disclosure for	rm in good faith t	0

- 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.
- 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).
- 20 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.
- 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).
- 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.
- 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.
- 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

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- 44 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.
- 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 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/W	indow A	ir Condit	ionin	ıg 🛪	Garage Door Opener(s) (Number of openers 2
75	X	Window Sc	reens	X	Oven	Doub	le		×	Fireplace(s) (Number)
76		Intercom		×	Microw	ave			×	Gas Starter for Fireplace Remote
77	X	Garbage Di	sposal	×	Gas Fir	eplace L	ogs		×	TV Antenna/Satellite Dish
78	0	Trash Comp	oactor	×	Smoke	Detector	/Fire Ala	rm	<i>-</i>	Central Vacuum System and attachments
79	×	Spa/Whirlp	ool Tı	ıb 😾	Burglar	Alarm			×	Current Termite contract TERMINIX
80		Water Softe	ener	×	Patio/D	ecking/0	Gazebo		<b>'</b> _	Hot Tub
81	196	220 Volt W	iring	_	Installe	d Outdo	or Cookin	g Gr	ill ≯≤	Washer/Dryer Hookups
82		Sauna			Irrigatio	on System	m		, 	Pool
83	×	Dishwasher	e.	X	A key t	o all exte	erior door	S	×	Access to Public Streets
84		Sump Pump	)	M	Rain G	utters			×	Heat Pump Up Stails
85		Central Hea	ting	X	Central	Air				00 0 0 <b>1</b> 00
86	¥	Water Heat	er 80	911 1	Electric		Gas		Solar	
87		Other		CO 30000 - (* 0000)						Other
88	Gar	age	×	Attached		Not At	tached	×	Carport	2 CAR
89	Wa	ter Supply	×	City	<b>)</b> €.	Well	310ft		Private	V Utility - Other Duck River
90	Gas	Supply		Utility	X	Bottled			Other	PROPINE TLOUSARD GAILON UNDER GROUND
Th	is form i	is copyrighted an	nd may	only be use	d in real es	state transa	actions in whi	ich	Mr	. Chuck Simpson Jr. is involved as a TAR authorized user.

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91	Wa	ste Disposal	City S	V	Cantia Taula	□ Other					
92								LVINE	0.7	Qaaaax	
93	Oth	or Itames	dac 1	116 11	Control Oral	Age (app	(C (	1/10	oll)	17/1/40>	_
94 95	Ou 3	310 Ft Deto	LO (	1- hai	na pump to	110 Ft (App.	r Lot rox ]	+			
96						T in operating cond		□ <b>Y</b>	ES	× NO	
97 98 99 100					al sheets if necesse						
101	Ifle	eases are not assur	nable, it	will be S	Seller's responsibi	lity to pay balance.					
102	B.	ARE YOU (SE)	LLER)	AWARE	OF ANY DEFE	CTS/MALFUNCT	IONS IN	ANY OF	гне го	LLOWING?	
			YES	NO	UNKNOWN			YES	NO	UNKNOWN	
103	Inte	erior Walls		Ä		Roof			YZ.		
104	Cei	lings		ps-		Basement			X		
105	Flo	ors		Ø.		Foundation			প্ত		
106	Wi	ndows		X	0	Slab			X		
107	Do	ors		92	9R Except V	Driveway			X		
108	Ins	ulation		AH	AK PXCEL CA	Sidewalks			- N	10 0	
109		mbing System		×		Central Heati	ng		A		
10		ver/Septic		X		Heat Pump			, pd.		
11		ctrical System		M	0	Central Air C	Conditioni	ng 🗆	8		
112		erior Walls	Æ								
113 114	If a	ny of the above is Z CRACK	/are mar € E	ked YES Brick	, please explain: - See Eng	TINZERI4	Repor	et		3	
115	C.	ARE YOU (SEI	LLER) A	AWARE	OF ANY OF TH	E FOLLOWING:		ES NO		KNOWN	
116 117 118 119 120	1.	such as, but not l	imited to	o: asbest s, methan			RADO	0N 9A5	Ren	nediation	system
21 22 23	2.		nces, an	d/or drive		ners, such as walls, be ights and obligation		- ×			
24 25	3.	Any authorized of property, or cont			drainage or utilitie perty?	es affecting the		- ×			
26 27 28	4.				t survey of the pro y:   (check here i	f unknown)		□ <u>)</u> X		0	0.4
129 130	5.	Any encroachme ownership intere	ents, ease st in the	ements, o	r similar items tha ?	t may affect your	Caty	Der MAI	new E	OSSES AD) Abment Fro	m Neighbor
31 32	6.	Room additions, repairs made wit			cations or other alermits?	terations or		· ×			
133 134	7.	Room additions, repairs not in con			cations or other aliding codes?	terations or		o X			
135 136	8.	Landfill (compacthereof?	cted or o	therwise)	on the property o	r any portion		- X			
Thi	s form authoria	is copyrighted and may zed use of the form may	only be us y result in l	sed in real e egal sanctio	state transactions in whons being brought again	ich Mr. Chu st the user and should be	reported to	SON Jr. the Tennessee	is inverse Association	volved as a TAR autho on of Realtors® at (615)	rized user. ) 321-1477.

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Version 01/01/2018

TENNESSEE

				YES	NO	UNKNOWN	
137		Any settling from any cause, or slippage, sliding or other soil	problems?		16		
138		Flooding, drainage or grading problems?			, <b>S</b>		
139		Any requirement that flood insurance be maintained on the pro-			Z		
140 141 142 143 144 145 146	12.	Any past or present interior water intrusions(s) from outside h standing water within foundation and/or basement? If yes, please explain. If necessary, please attach an additiona and any available documents pertaining to these repairs/correct	l sheet		×		
147 148 149 150 151	13.	Property or structural damage from fire, earthquake, floods, lattremors, wind, storm or wood destroying organisms? If yes, please explain (use separate sheet if necessary).	ndslides,		*		
152		If yes, has said damage been repaired?		1			
153 154 155	14.	Is the property serviced by a fire department?  If yes, in what fire department's service area is the property lo	ofnioit A	N ROX	ロスル	ules - A250 kms E	MS
156 157		Is the property owner subject to charges or fees for fire protect such as subscriptions, association dues or utility fees?	tion, Darato	NAOF	58	per GR	
158 159	15.	Any zoning violations, nonconforming uses and/or violations "setback" requirements?	of		×		
160	16.	Neighborhood noise problems or other nuisances?			D		
161	17.	Subdivision and/or deed restrictions or obligations?		X			
162 163 164	18.	A Condominium/Homeowners Association (HOA) which has over the subject property?			K		
165		Name of HOA: HOA Phone Number:	Monthly Dues:				
166		Special Assessments:	Transfer Fees:	- 10			
167 168		Management Company:  Management Co. Address:	Phone:				
169 170	19.	Any "common area" (facilities such as, but not limited to, poc courts, walkways or other areas co-owned in undivided interes			×		
171	20.	Any notices of abatement or citations against the property?			A		
172 173	21.	Any lawsuit(s) or proposed lawsuit(s) by or against the seller or will affect the property?	which affects		严		
174 175 176 177 178	22.	Is any system, equipment or part of the property being leased? If yes, please explain, and include a written statement regarding information.		0	¥		
179 180	23.	Any exterior wall covering of the structure(s) covered with exinsulation and finish systems (EIFS), also known as "synthetic			X		
181 182		If yes, has there been a recent inspection to determine whether has excessive moisture accumulation and/or moisture related of	r the structure damage?				
183 184 185 186 187 188		(The Tennessee Real Estate Commission urges any buyer of professional inspect the structure in question for the professional's finding.)  If yes, please explain. If necessary, please attach an additional	receding concer				
189	24.	Is heating and air conditioning supplied to all finished rooms?		X			
		s copyrighted and may only be used in real estate transactions in which ted use of the form may result in legal sanctions being brought against the user a	Mr. Chuck Sin			is involved as a TAR authorized user association of Realtors® at (615) 321-147	

190 191 192 193		If the same type of system is not used for all finished rooms, please explain.				
			YES	NO	UNKNOWN	
194 195 196 197	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?	×			
198 199 200	26.	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?		X	0	
201	27.	Is there an exterior injection well anywhere on the property?			×	
202 203 204 205	28.	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.	×	0	, o	
206	29.	Has any residence on this property ever been moved from its original		X		
207 208 209 210 211 212 213	30.	foundation to another foundation?  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 type	l , f	×	Restriction or	propert
214 215 216 217 218 219 220	31.	of use, density, lot coverage, open space, or other restrictions to the existing land use regulations." Unknown is not a permissible answer under the statute. Is a sinkhole present on the property? A sinkhole is defined pursuant to Tenn. Code Ann. § 66-5-212(c) as "a subterranean void created by the dissolution of limestone or dolostone strata resulting from groundwater erosion, causing a surface subsidence of soil, sediment, or rock and is indicated through the contour lines on the property's recorded plat map."	g D f	×		
221 222 223	D.	CERTIFICATION. I/We certify that the information herein, concerning the	Cull	leoka	TN 38451	<u>.</u>
224		is true and correct to the best of my/our knowledge as of the date signed. Show conveyance of title to this property, these changes will be disclosed in an adder	ndum t	of these of this doc	conditions change prior to cument.	
225		Transferor (Seller) There White Da	ate 6	[4] 18	Time 11:00 Am	_
226		Transferor (Seller) Latricia D. Nhillen Da	ate		Time	<u>.</u>
227 228 229 230 231	Tra	Parties may wish to obtain professional advice and/or inspections of appropriate provisions in the purchase agreement regarding advice ansferee/Buyer's Acknowledgment: I/We understand that this disclosure state section, and that I/we have a responsibility to pay diligent attention to and inquire	e, insp	ections or	defects.	7
232	evi	dent by careful observation. I/We acknowledge receipt of a copy of this discl	losure.	it those m	aterial defects which are	
233		Transferee (Buyer) Da	ate		Time	<u>.</u>
234		Transferee (Buyer) Da he property being purchased is a condominium, the transferee/buyer is hereby	ate		Time	
235 236 237	the NOT addi Act' or it your period	tled, upon request, to receive certain information regarding the administration of condominium association as applicable, pursuant to Tennessee Code Annotated Te: This form is provided by TAR to its members for their use in real estate transactions and is to be tion to the language mandated by the state of Tennessee pursuant to the disclosure requirements. Tennessee Code Annotated § 66-5-201, et seq. By downloading and/or using this form, you agress contents except as where provided in the blank fields, and agree and acknowledge that any such a cown risk. Use of the TAR logo in conjunction with any form other than standardized forms created and crevision and it is the responsibility of the member to use the most recent available form.	of the of \$66-2 see used a see and coalteration by TAR	condomin 7-502. Is is. This for "Tennessee ovenant not on, amendment is strictly p	ium from the developer of the contains language that is in Residential Property Disclosur to alter, amend, or edit said forment or edit of said form is done a rohibited. This form is subject to	r n e e n t
Thi: Una	form i authoriz	s copyrighted and may only be used in real estate transactions in which	npson to the Te	Jr. ennessee As	is involved as a TAR authorize sociation of Realtors® at (615) 32	d user. 1-1477.



# SUBSURFACE SEWAGE DISPOSAL SYSTEM PERMIT DISCLOSURE

Re	garding:	4227	Scott Ho	ollow	Rd		Culle	ока	TN	38451
					PROPER	TY ADDRESS				
Th	e owner	of this	esidential 1	propert	y discloses the follo	wing:				
*	Accord (number	ling to the	e subsurfac	e sewag	e disposal system pe the permit was obtain	ermit issued for t	his property, this propriate govern	s property is pumental permi	permitted itting autl	for 4 nority and
					subsurface sewage of authority. However			this property	from the	ı
	OR   As a re	A peri		issued fo	ed. or this property. nowledge as to the n	number of bedroo	oms for which th	is property h	as been p	ermitted.
NC	wi	th the T	ennessee De	epartme	nation which may b nt of Environment a c systems. This file	and Conservation may contain in	n, Groundwater formation conc	Protection di erning mainte	ivision lo enance th	cated in ta
	an en e follow	d if of cogineers a	oncern to the and are not one es have rev	em, to hexperts viewed the	any violations impos ave a soil engineer who can provide an in the information above	interpret the con interpretation of e and certify, to	tents of the file. the contents of t	Real estate he official fil	licensees e.	are not se
the	an en e follow ey have p	d if of cogineers a ing parti	oncern to the and are not es have revisitrue and a	em, to hexperts viewed the	ave a soil engineer who can provide an i	interpret the con interpretation of e and certify, to exceipt of a copy:	tents of the file. the contents of t	Real estate he official fil	licensees e.	are not se
the	an en e follow ey have p	d if of cogineers a ing parti	oncern to the and are not es have revisitrue and a	em, to hexperts viewed the	ave a soil engineer who can provide an in the information above and acknowledge re	interpret the con interpretation of e and certify, to exceipt of a copy:	tents of the file. the contents of t	Real estate he official fil	licensees e.	are not so
the	an en e follow by have p The party	d if of cogineers a ing parti	oncern to the and are not es have revisitrue and a	em, to hexperts viewed the accurate	ave a soil engineer who can provide an in the information above and acknowledge re	interpret the continuer pretation of a copy:  ot of a copy.	tents of the file. the contents of t	Real estate he official fil r knowledge,	licensees e.	are not so
the	an en	d if of cogineers a sing partirovided	oncern to the and are not east are and a ow have sig	em, to hexperts viewed the courate gned and	ave a soil engineer who can provide an interpretation above and acknowledge receiptions and acknowledge receiptions. The state of the soil acknowledge receiptions acknowledge receiptions.	interpret the continuer pretation of a copy:  ot of a copy.  BUYER  Date	tents of the file. the contents of t the best of thei	Real estate he official fil r knowledge, o'clock	licensees e. that the	are not so

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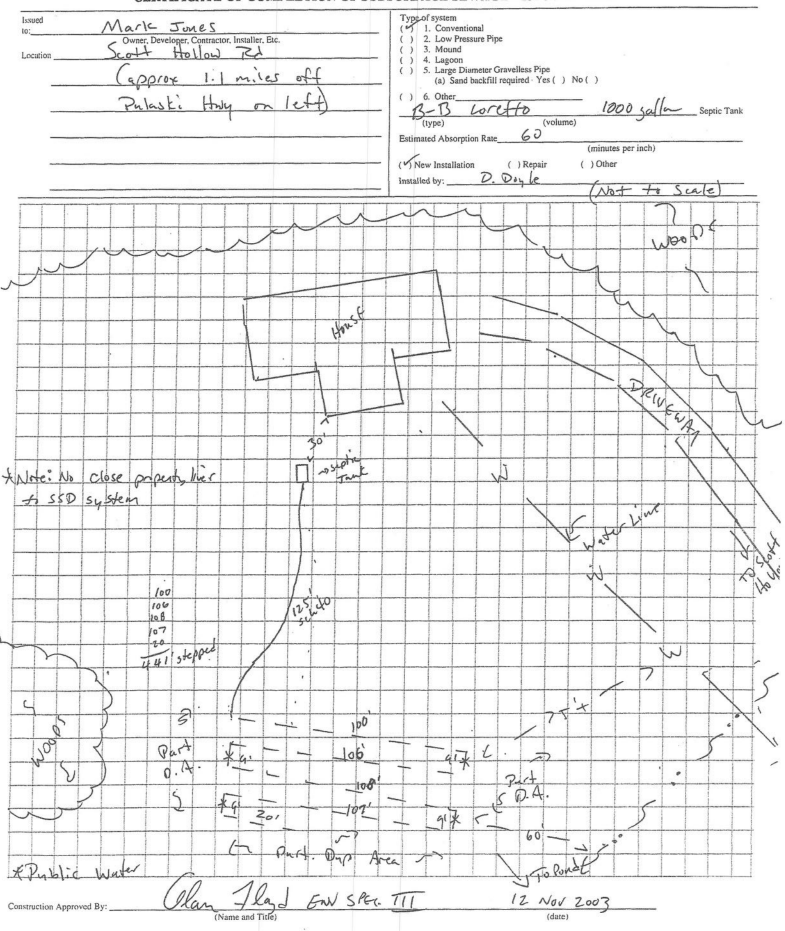


## TENNESSEE DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF GROUND WATER PROTECTION EDAMLE FOR CONSERVACION OF SURSUREACE SERVACE DISPOSAL SYSTE

	UCTION OF SUBSURFACE SEWA		
Mark Jones	Evaluation Based Upon:	Type of System:	
Owner, Developer, Contractor, Installer, Etc.	( ) 1. Soil typing by Soil Scientist ( ) a. General	( 1. Conventional ( ) 2. Low Pressure Pipe	
Location: Scott Hollow TZd	( ) b. High Intensity	( ) 3. Mound	
Capril 1.1 miles of	( ) c. Extra High Intensity ( ) 2.80il Percolation Test	( ) 4. Lagoon ( ) 5. Large Diameter Graveless Pipe	
Installation: Pulaski they on left	( 73. Environmental Specialist	( ) a. Sand backfill required	
( ) 1. New Installation		( ) 6. Other	
( ) 2. Repair to Existing System Establishment:	Approval based upon: Statute No. T.C.A. 68-221-403		
Establishment: (V) I. Residential: # Bedrooms	( ) (c) Percolation test	( ) (i) 9" buffer required (24"-36" total soil dep	
( ) 2. Other:	( ) (d) Grandfather clause. Current standards except those specified	<ul> <li>( ) (k) Grandfather clause — meets June 30, 19 only)</li> </ul>	90 standards (repair
(specify)	(, (f) 12" (karst) and 6" (non-karst) buffer	( ) Other	
Gal/Day	required		
	Also	required: ( ) 1. Soil Improvement Practice (SIP)	
This system shall consist of a two compartment septic tank holding gallons, with 440 linear feet in 4-5 trenches, 36	100 galla	( ) 2. Flow Diversion Valve	
gallons, with 440 linear feet in 45 trenches, 56	inches	( ) 3. Sewage Pump ( ) 4. Other:	
wide and 24-30 inches deep. (Depth of gravel: 12 inches	es)		
All installers of subsurface sewage disposal systems must hold a valid annu-			
The recipient of this permit agrees to construct or have constructed Sewage Disposal Systems. If any part of the system is covered before	ore being inspected and approved, it shall be uncovered	by the recipient of the permit at the direction of personal	onnel of the
Department of Environment and Conservation. Any cutting, filling and void.	g or alterations of the soil conditions on the aforeme	entioned property after this day may render this ap	proval null
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Issued at Court Mr	Tennessee		County
By Ola Thyd La	W SPER IV Date	21 October 2003	•
(Name and Title)		Date of Issue)	1 5 10
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CN-0762 (Rev. 12/93)	Original—File Copy—Owner		RDA 2403



## CERTIFICATE OF COMPLETION OF SUBSURFACE SEWAGE DISPOSAL SYSTEM





### **DISCLAIMER NOTICE**

The Brokers and their affiliated licensees (hereinafter collectively "Licensees") involved in the Purchase and Sale
Agreement (hereinafter "Agreement") regarding real estate located at

are not attorneys and are not structural or environmental engineers. They are engaged in bringing together buyers and sellers in real estate transactions. Licensees expressly deny any expertise with respect to advice or informed opinions regarding any of the following matters. This Disclaimer Notice is an express warning to all sellers and buyers that they should not rely on any statement, comment or opinion expressed by any Licensee when making decisions about any of the following matters, including the selection of any professional to provide services on behalf of buyers or sellers. Any professional selected by buyers or sellers should be an "independent, qualified professional", who complies with all applicable state/local requirements, which may include licensing, insurance, and bonding requirements. It is strongly recommended that buyers include contingency clauses in their offers to purchase with respect to these or any other matters of concern and that buyers, in writing the offer, allow enough time to get an evaluation of the following matters from an independent, qualified professional. The matters listed below are not an exclusive list of actions or circumstances which are not the responsibility of the Licensees with whom you work. These items are examples and are provided only for your guidance and information.

- 1. THE STRUCTURAL OR OTHER CONDITIONS OF THE PROPERTY. Consult with professional engineers or other independent, qualified professionals to ascertain the existence of structural issues, the condition of synthetic stucco (E.I.F.S.) and/or the overall condition of the Property.
- 2. THE CONDITION OF ROOFING. Consult with a bonded roofing company for any concerns about the condition of the roof.
- HOME INSPECTION. We strongly recommend that you have a home inspection, which is a useful tool for 21 determining the overall condition of a home including, but not limited to, electrical, heating, air conditioning, 22 plumbing, water-heating systems, fireplaces, windows, doors and appliances. Contact several sources (like 23 the Tennessee Department of Commerce & Insurance (http://tn.gov/commerce/), the American Society of 24 Home Inspectors (www.ashi.com), the National Association of Certified Home Inspectors (www.nahi.org), 25 and Home Inspectors of Tennessee Association (www.hita.us) and independently investigate the competency 26 of an inspector, including whether he has complied with State and/or local licensing and registration 27 requirements in your area. The home inspector may, in turn, recommend further examination by a specialist 28 (heating-air-plumbing, etc.). Failure to inspect typically means that you are accepting the Property "as 29 is". 30
- 4. WOOD DESTROYING ORGANISMS, PESTS AND INFESTATIONS. It is strongly recommended that you use the services of a licensed, professional pest control company to determine the presence of wood destroying organisms (termites, fungus, etc.) or other pests or infestations and to examine the Property for any potential damage from such.
- 5. ENVIROMENTAL HAZARDS. Environmental hazards, such as, but not limited to: radon gas, mold,
   asbestos, lead-based paint, hazardous wastes, landfills, byproducts of methamphetamine production, high voltage electricity, noise levels, etc., require advanced techniques by environmental specialists to evaluate,
   remediate and/or repair. It is strongly recommended that you secure the services of knowledgeable
   professionals and inspectors in all areas of environmental concern.

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- 6. SQUARE FOOTAGE. There are many ways of measuring square footage. Information is sometimes gathered from tax or real estate records on the Property. Square footage provided by builders, real estate licensees, or tax records is only an estimate with which to make comparisons, but it is not guaranteed. It is advised that you have a licensed appraiser determine actual square footage.
- 7. CURRENT VALUE, INVESTMENT POTENTIAL, OR RESALE VALUE OF THE PROPERTY. A true estimate of the value can only be obtained through the services of a licensed appraiser. No one, not even a professional appraiser, can know the future value of a property. Unexpected and unforeseeable things happen. NOTE: A real estate licensee's Comparative Market Analysis (CMA) or Broker's Price Opinion (BPO), etc., while sometimes used to set an asking price or an offer price, is **not** an appraisal.
- 8. BOUNDARY LINES, EASEMENTS, ENCROACHMENTS, AND ACREAGE. It is strongly advised that you secure the services of a licensed surveyor for a full-stake boundary survey with all boundary lines, easements, encroachments, flood zones, total acreage, etc., clearly identified. It is also advised that you not rely on mortgage loan inspection surveys, previous surveys, plat data, or Multiple Listing Service (MLS) data for this information, even if acceptable to your lender.
  - 9. ZONING, CODES, COVENANTS, RESTRICTIONS, AND RELATED ISSUES. Zoning, codes, covenants, restrictions, home owner association by-laws, special assessments, city ordinances, governmental repair requirements and related issues need to be verified by the appropriate sources in writing. If your projected use requires a zoning or other change, it is recommended that you either wait until the change is in effect before committing to a property or provide for this contingency in your Purchase and Sale Agreement.
  - 10. UTILITY CONNECTIONS, SEPTIC SYSTEM CAPABILITY, AND RELATED SERVICES. The availability, adequacy, connection and/or condition of waste disposal (sewer, septic system, etc.), water supply, electric, gas, cable, internet, telephone, or other utilities and related services to the Property need to be verified by the appropriate sources in writing. You should have a professional check access and/or connection to public sewer and/or public water source and/or the condition of any septic system(s) and/or wells. To confirm that any septic systems are properly permitted for the actual number of bedrooms, it is recommended that sellers and/or buyers request a copy of the information contained in the file for the Property maintained by the appropriate governmental permitting authority. If the file for this Property cannot be located or you do not understand the information contained in the file, you should seek professional advice regarding this matter. For unimproved land, septic system capability can only be determined by using the services of a professional soil scientist and verifying with the appropriate governmental authorities that a septic system of the desired type, size, location, and cost can be permitted and installed to accommodate the size home that you wish to build.
  - 11. FLOODING, DRAINAGE, FLOOD INSURANCE, AND RELATED ITEMS. It is recommended that you have a civil or geotechnical engineer or other independent expert determine the risks of flooding, drainage or run-off problems, erosion, land shifting, unstable colluvial soil, sinkholes and landfills. The risk of flooding may increase and drainage or storm run-off pathways may change. Be sure to consult with the proper governmental authorities, elevation surveyors, and flood insurance professionals regarding flood and elevation certificates, flood zones, and flood insurance requirements, recommendations and costs.
- 12. CONDEMNATION. It is recommended that you investigate whether there are any pending or proposed condemnation proceedings or similar matters concerning any portion of the Property with the State, County and city/town governments in which the Property is located. Condemnation proceedings could result in all or a portion of the Property being taken by the government with compensation being paid to the landowner.
- 13. SCHOOL DISTRICTS AND OTHER SCHOOL INFORMATION. It is advised that you independently confirm school zoning with the appropriate school authorities, as school districts are subject to change. Other school information (rankings, curriculums, student-teacher ratios, etc.) should be confirmed by appropriate sources in writing.

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- 14. INFORMATION ABOUT CRIMES, METHAMPHETAMINE PROPERTIES, OR SEX OFFENDERS. You should consult with local, state and federal law enforcement agencies for information or statistics regarding criminal activity at or near the Property, the presence of methamphetamine manufacturing, or for the location of sex offenders in a given area.
  - 15. LEGAL AND TAX ADVICE. You should seek the advice of an attorney and/or certified tax specialist on any legal or tax questions concerning any offers, contracts, issues relating to title or ownership of the Property, or any other matters of concern, including those itemized in this Disclaimer Notice. Real estate licensees are not legal or tax experts, and therefore cannot advise you in these areas.
  - 16. RECOMMENDED INSPECTORS, SERVICE PROVIDERS, OR VENDORS. The furnishing of any inspector, service provider or vendor named by the real estate licensee is done only as a convenience and a courtesy, and does not in any way constitute any warranty, representation, or endorsement. Buyers and sellers have the option to select any inspectors, service providers or vendors of the buyer's or seller's choice. You are advised to contact several sources and independently investigate the competency of any inspector, contractor, or other professional expert, service provider or vendor and to determine compliance with any licensing, registration, insurance and bonding requirements in your area.

The Buyer/Seller acknowledges that they have not relied upon the advice, casual comments, or verbal representations of any real estate licensee relative to any of the matters itemized above or similar matters. The Buyer/Seller understands that it has been strongly recommended that they secure the services of appropriately credentialed experts and professionals of the buyer's or seller's choice for the advice and counsel about these and similar concerns.

06	The party(ie	es) below have si	gned and acknowledge receip	ot of a copy.		
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