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## **CONFIRMATION OF AGENCY STATUS**

Every real estate licensee is required to disclose his or her agency status in a real estate transaction to any buyer or seller who is not represented by an agent and with whom the Licensee is working directly in the transaction. The purpose of this Confirmation of Agency Status is to acknowledge that this disclosure occurred. Copies of this confirmation must be provided to any signatory thereof. As used below, "Seller" includes sellers and landlords; "Buyer" includes buyers and tenants. Notice is hereby given that the agency status of this Licensee (or Licensee's

6 7 8	The real estate transaction involving the property located at:  1103 Potts Camp Rd	<b></b>						
9	PROPERTY	ADDRESS TN 37166-5507						
10 11	SELLER NAME:	BUYER NAME:LICENSEE NAME:						
12 13	in this consumer's current or prospective transaction is serving as:	in this consumer's current or prospective transaction is serving as:						
14 15	☐ Transaction Broker or Facilitator. (not an agent for either party).	☐ Transaction Broker or Facilitator. (not an agent for either party).						
16	□ Seller is Unrepresented.	□ Buyer is Unrepresented.						
17	□ Agent for the Seller.	□ Agent for the Buyer.						
18	M Designated Agent for the Seller.	□ Designated Agent for the Buyer.						
19 20 21	<ul> <li>Disclosed Dual Agent (for both parties),</li> <li>with the consent of both the Buyer and the Seller in this transaction.</li> </ul>	<ul> <li>Disclosed Dual Agent (for both parties),</li> <li>with the consent of both the Buyer and the Seller in this transaction.</li> </ul>						
22 23 24 25 26 27 28 29 30								
31 32	By signing below, parties acknowledge receipt of Confirmat Agent/Broker OR other status of Seller/Landlord and/or Buyer/	ion of Agency relationship disclosure by Realtor® acting as						

Thursday Standards of Pra

Shawnda Caulfield Trustee for the Judith K James Living	Trust		
Seller Signature showned conficiel Trustee for the Judith R Jumes	Living Trust Date	Buyer Signature	Date
Sellen Signature Chuck Símpson	Date	Buyer Signature	Date
Listing Licensee Chuck Simpson	Date	Selling Licensee	Date
Parks			
Listing Commons		0.11.	

Selling Company

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33



# TENNESSEE RESIDENTIAL PROPERTY CONDITION EXEMPTION

1 Property Address: 1103 Potts Camp Rd

TN 37166-5507

2 Seller: Shawnda Caulfield Trustee for the Judith K James Living Trust

- The Tennessee Residential Property Disclosure Act requires sellers of residential real property with one to four dwelling units to furnish to a buyer one of the following: (1) a residential property disclosure statement (the "Disclosure"), or (2) a residential
- property disclaimer statement (permitted only where the buyer waives the required Disclosure). Some property transfers may be exempt from this requirement (See Tenn Code Ann. 8 66-5-209). The following is a summary of the buyers' and sellers'
- be exempt from this requirement (See Tenn. Code Ann. § 66-5-209). The following is a summary of the buyers' and sellers' rights and obligations under the Act. A complete copy of the Act may be found at: http://www.tn.gov/regboards/tree/law.shtml
- rights and obligations under the Act. A complete copy of the Act may be found at: http://www.tn.gov/regboards/trec/law.shtml. (See Tenn. Code Ann. § 66-5-201, et seq.)
- (See 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.
- 11 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).
- 17 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.
- 20 7. Sellers involved in the first sale of a dwelling must disclose the amount of any impact fees or adequate facility taxes paid.
- 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).
- 27 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).
- 30 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.
- 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.
- 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).
- 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.

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TRANSACTIONS

 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. 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."

The undersigned Seller of the property described as 1103 Potts Camp Rd TN 37166-5507 does hereby notify Buyer that said property is being offered without a Residential Property Condition Disclosure Statement as provided by the Tennessee Residential Property Disclosure Act. This transfer is excluded under Tenn. Code Ann. § 66-5-209 for the following reason(s):

- This is a transfer pursuant to court order including, but not limited to, transfers ordered by a court in the administration of an estate, transfers pursuant to a writ of execution, transfers by foreclosure sale, transfers by a trustee in a bankruptcy, transfers by eminent domain and transfers resulting from a decree of specific performance.
- This is a transfer to a beneficiary of a deed of trust by a trustor or successor in interest who is in default; transfers by a trustee under a deed of trust pursuant to a foreclosure sale, or transfers by a beneficiary under a deed of trust who has acquired the real property at a sale conducted pursuant to a foreclosure sale under a deed of trust or has acquired the real property by a deed in lieu of foreclosure.
- This is a transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship or trust.
- This is a transfer from one (1) or more co-owners solely to one (1) or more co-owners. This provision is intended to apply and only does apply in situations where ownership is by a tenancy by the entirety, a joint tenancy or a tenancy in common and the transfer will be made from one (1) or more of the owners to another owner or co-owners holding property either as a joint tenancy, tenancy in common or tenancy by the entirety.
- □ This is a transfer made by virtue of the record owner's failure to pay federal, state or local taxes.
- □ This is a transfer between spouses resulting from a decree of divorce or a property settlement stipulation.
- This is a transfer made solely to any combination of a spouse or a person or persons in the lineal line of consanguinity of one (1) or more of the transferors.
- This is a transfer to or from any governmental entity of public or quasi-public housing authority or agency.
- □ This is a transfer involving the first sale of a dwelling provided that the builder offers a written warranty.
- ☐ This is a transfer of any property sold at public auction.
- This is a transfer of any property where the owner has not resided on the property at any time within three (3) years prior to the date of transfer.
- This is a transfer from a debtor in a chapter 7 or a chapter 13 bankruptcy to a creditor or third party by a deed in lieu of foreclosure or by a quitclaim deed.

Pursuant to Tenn. Code Ann. § 66-5-212, Sellers are required to disclose, in writing, the presence of any known exterior injection well on the Property, whether the Sellers have knowledge that any single family residence on the Property has ever been moved from an existing foundation to another foundation, whether the Sellers have knowledge 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 and the results of said tests and/or rates, and the presence of any known sinkholes. Sellers, pursuant to Tenn.

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Version 01/01/2022

97 98	Code Ann. § 66-5-213, are also required to disclose in writing upon request, provide buyers with a copy of the development's					
99	ARE YOU (SELLER) AWARE OF ANY OF THE FOLLO		YES	-	UNKNOWN	
100	1. Is there an exterior injection well anywhere on the propert	v?			M M	
101	2. Is seller aware of any percolation tests or soil absorption r	ates being			×	
102	performed on the property that are determined or accepted	by	_		^	
103	the Tennessee Department of Environment and Conservat	ion?				
104	If yes, results of test(s) and/or rate(s) are attached.					
105	3. Has any residence on this property ever been moved from	ite original			V	
106	foundation to another foundation?	its original			X	
107	4. Is this property in a Planned Unit Development? Planned	I I!4 D1				
108	is defined pursuant to Tonn Code Ann \$ 66.5.212	Onit Development		×		
109	is defined pursuant to Tenn. Code Ann. § 66-5-213 a					
110	controlled by one (1) or more landowners, to be developed					
111	or unified plan of development for a number of dwelling	g units, commercial,				
112	educational, recreational or industrial uses, or any					
113	foregoing, the plan for which does not correspond in lot use, density, lot coverage, open space, or other restrictions					
114	use regulations." Unknown is not a permissible answer ur					
115	5. Is a sinkhole present on the property? A sinkhole is define	d numayant to Tann	_	_		
116	Code Ann. § 66-5-212(c) as "a subterranean void created	by the disselution of	Ш		X	
117	limestone or dolostone strata resulting from groundwate	•				
118						
119	surface subsidence of soil, sediment, or rock and is in	dicated inrough the				
120	contour lines on the property's recorded plat map."	d - D 1				
121	6. Was a permit for a subsurface sewage disposal system for	the Property Issued		X		
122	during a sewer moratorium pursuant to Tenn. Code Ann. § yes, Buyer may have a future obligation to connect to the	08-221-409/II				
122						
123	Buyer is advised that no representation or warranties, expr	ess or implied, as to	o the co	ndition (	of the property and	d its
124	improvements, are being offered by Seller except in the case wh	ere transfer involves t	he first s	ale of a d	welling in which but	ilder
125	offers a written warranty and those required by Seller pursuan	t to Tenn. Code Ann.	§§ 66-5-	212 and	66-5-213. Furtherm	iore,
126	the Buyer should make or have made on the Buyer's behalf a t	horough and diligent i	nspectio	n of the	property.	
127	If the property being purchased is a condominium, the trans-			-		
128	entitled upon request to receive contain information recognition	the administration of	given n	once ma	cure transferee/buy	er is
129	entitled, upon request, to receive certain information regarding the condominium association, as applicable, pursuant to Tenne	guie auministration of	s 66 27	JOININIUI 502	n from the develope	er or
			9 00-27-	302.		
130	The party (ies) below have signed and acknowledge receipt o	f a copy.				
121	Shawnda Caulfield Trustee for the Judith K James Living Trust					
131		CELLED				
132	SCLLER Shawhad Cadifield Trustee for the Judith & James Living Trust	SELLER				
133	at o'clock $\square$ am/ $\square$ pm	at		o'cl	ock □ am/ □ pm	
134		Date			_ p	
					*******	
135	The party(ies) below have signed and acknowledge receipt of a	сору.				
136	~~					
136	BUYER	DIIVED		17		
	DOTEK	BUYER				
138	ato'clock \( \pi \) am/ \( \pi \) pm	at		o'cl	ock □ am/ □ pm	
139	Date	Date				

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Regarding: 1103 Potts Camp Rd



# SUBSURFACE SEWAGE DISPOSAL SYSTEM PERMIT DISCLOSURE

PROPERTY ADDRESS

Th	he owner of this residential property discloses the follow	wing:				
×	According to the subsurface sewage disposal system permit issued for this property, this property is permitted for4_ (number of) bedrooms. A copy of the permit was obtained from the appropriate governmental permitting authority and is attached to this disclosure.					
	I/We have requested a copy of the subsurface sewage disposal system permit issued for this property from the appropriate governmental permitting authority. However, I/we were informed that					
	☐ The file could not be located.  OR					
	☐ A permit was not issued for this property.	umber of bedrooms for which this property has been permitted.				
N(	with the Tennessee Department of Environment as county office regulating septic systems. This file man	e of interest and/or concern to Buyers contained in the official file and Conservation, Groundwater Protection division located in the ay contain information concerning maintenance that has been done to the state. Buyers are encouraged to obtain this information and				
		erpret the contents of the file. Real estate licensees are not soil				
the	if of concern to them, to have a soil engineer inte engineers and are not experts who can provide an in	erpret the contents of the file. Real estate licensees are not soil nterpretation of the contents of the official file.  e and certify, to the best of their knowledge, that the information ceipt of a copy:				
the	if of concern to them, to have a soil engineer into engineers and are not experts who can provide an interest of the information above ey have provided is true and accurate and acknowledge receipt The party(ies) below have signed and acknowledge receipt	erpret the contents of the file. Real estate licensees are not soil interpretation of the contents of the official file.  e and certify, to the best of their knowledge, that the information ceipt of a copy:  t of a copy.				
the	if of concern to them, to have a soil engineer into engineers and are not experts who can provide an in the following parties have reviewed the information above ey have provided is true and accurate and acknowledge red	erpret the contents of the file. Real estate licensees are not soil nterpretation of the contents of the official file.  e and certify, to the best of their knowledge, that the information ceipt of a copy:				
the	if of concern to them, to have a soil engineer into engineers and are not experts who can provide an interpretation of the following parties have reviewed the information above by have provided is true and accurate and acknowledge receiptors.  The party(ies) below have signed and acknowledge receiptors.  The party(ies) below have signed and acknowledge receiptors.	erpret the contents of the file. Real estate licensees are not soil interpretation of the contents of the official file.  e and certify, to the best of their knowledge, that the information ceipt of a copy:  t of a copy.  BUYER  at o'clock □ am/ □ pm  Date				
the	if of concern to them, to have a soil engineer into engineers and are not experts who can provide an interpretation of the following parties have reviewed the information above by have provided is true and accurate and acknowledge receiptors.  The party(ies) below have signed and acknowledge receiptors.  The party(ies) below have signed and acknowledge receiptors.	erpret the contents of the file. Real estate licensees are not soil interpretation of the contents of the official file.  e and certify, to the best of their knowledge, that the information ceipt of a copy:  t of a copy.  BUYER  at o'clock □ am/ □ pm  Date  t of a copy.				
the	if of concern to them, to have a soil engineer integrated engineers and are not experts who can provide an integrated formula in the following parties have reviewed the information above by have provided is true and accurate and acknowledge receip.  The party(ies) below have signed and acknowledge receip.  BUYER  at	erpret the contents of the file. Real estate licensees are not soil interpretation of the contents of the official file.  e and certify, to the best of their knowledge, that the information ceipt of a copy:  t of a copy.  BUYER				

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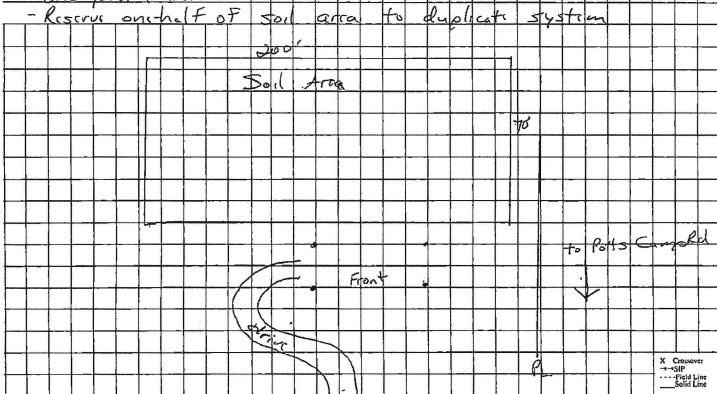


TN 37166-5507

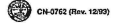
TENNESSEE DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF GROUND WATER PROTECTION PERMIT FOR CONSTRUCTION OF SUBSURFACE SEWAGE DISPOSAL SYSTEM Issued Evaluation Based Upon: Type of System:

1. Conventional

2. Low Pressure Pipe Tamis ( ) I. Soil typing by Soil Scientist Owner, Developer, Contractor, Installer, Etc. ) a. General 1103 Potts amo ) 3. Mound ) b. High Intensity ) c. Extra High Intensity 4. Lagoon 2. Soil Percolation Test ) 5. Large Diameter Graveless Pipe 3 Environmental Specialist ( ) a. Sand backfill required ) 6. Other A3 Environmental appearance Control Co installation: New Installation ( ) 2. Repair to Existing System Approval based upon: Establishment: Statute No. T.C.A. 68-221-403 1. Residential: # Bedrooms ) (c) Percolation test (i) 9" buffer required (24"-36" total soil depth) ( ) (d) Grandfather clause. Current standards ( ) (k) Grandfather clause - meets June 30, 1990 standards (repair ( ) 2. Other: except those specified (vino (specify) 12" (karst) and 6" (non-karst) buffer Gal/Day\_ required Also required: ) I. Soil Improvement Practice (SIP) This system shall consist of a two compartment septic tank holding 1000 ) 2. Flow Diversion Valve gallons, with 440 linear feet in \_\_\_\_\_ trenches, ) 3. Sewage Pump ) 4. Other: wide and 24-30 inches deep. (Depth of gravel: /) All installers of subsurface sewage disposal systems must hold a valid annual license from the Tennessee Department of Environment and Conservation. The recipient of this permit agrees to construct or have constructed the above described system in accordance with T.C.A. 68-221-401 et. seq. and The Regulations To Govern Subsurface Sewage Disposal Systems. If any part of the system is covered before being inspected and approved, it shall be uncovered by the recipient of the permit at the direction of personnel of the Department of Environment and Conservation. Any cutting, filling or alterations of the soil conditions on the aforementioned property after this day may render this approval null and void. (Signature of Recipient) County (Name and Title) (Date of Issue) This permit is valid for 3 years from date of issue. Notes 501 200 Dol 100



This is a permit to construct and is not intended to imply approval of any work proposed or completed on this lot.



### DEPARTMENT OF ENVIRONMENT AND CONSERVATION

## ENVIRONMENT AND CONSERVATION DIVISION OF GROUND WATER PROTECTION CERTIFICATE OF COMPLETION OF SUBSURFACE SEWAGE DISPOSAL SYSTEM

RDA 2403

Location	Judith James Owner, Developer, Contractor, Installer, Etc. Potts Camp Rd No 2116 (ina) 4Br House			Type of system  ( ) 1. Conventional ( ) 2. Low Pressure Pipe ( ) 3. Mound ( ) 4. Lagoon ( ) 5. Large Diameter Gravelless Pipe ( a) Sand backfill required Yes ( ) No ( )  ( ) 6. Other 1401 E454 How (type) (volume)  Estimated Absorption Rate  (minutes per mch)  ( ) New Installation ( ) Repair ( ) Other Installed by: Beaute Feet Sky			
	31 25'	16 A 2 30'	54/UL -120' 160'			Total 440	Out 1-1-out 61  nump-7'5! Linc1-7'5" L: nc2-10'4" L: nc3-14-2"

Original-File

CN-0872 (Rev. 4-93)

Copy—Owner



# TENNESSEE DEPARTMENT OF ENVIRONMENT AND CONSERVATION APPLICATION FOR GROUND WATER PROTECTION SERVICES

Chechet	4267
Personal	93

		APPLICANT		PTBMIS CODI	ES V689
1.	SERVICE REQUESTED: (check service)	COMPLETE QUESTIONS:	FEES DUE	Code Sup	p/Code
	X Septic System Construction Permit			3000° <b>X</b> •	
	Dwelling	234789	\$ 250,00	78064	Yes
			\$ 5 <b>-</b> 5	_	
	Commercial: gpd		ð	_ 78064	Yes
	System Modification	2, 3, 4, 7, 8, 9	\$	78064	Yes
	Repair	2, 3, 4, 7, 8, 9	\$		
	Inspection Letter	235789	\$		
	Certificate of Verification	0 2 6 7 9 0	\$ 100.00		V
	Water Sample		\$	_ 78032	Yes
	The state of the s		-		
	Total Coliform	2, 3, 6, 7, 8, 9	\$	_ 78036	Yes
	Fecal Coliform	2, 3, 6, 7, 8, 9	\$	78038	Yes
	Alternative System Permit*		\$	78068	
	Large Conventional System Plan Review*		\$	78090	
	Large Alternative System Plan Review*		ė	78090	
	Experimental System Plan Review*		Ψ	0.0000000000000000000000000000000000000	
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3	_ 78072	
	Subdivision Evaluation: Lots:*		\$	_ 78084	
	Soil Mapping: Type Acres*	*************	\$	_	Yes
	Installer Permit: Type(s)*	**************************************	S	78026	Yes
	Pumper Permit*		\$	78028	
	Plat Approval — Individual Lot		•	CONTROL CONTRO	
			\$	78029	
	Domestic Septage Disposal Site Permit		\$	_ 78031	
*A	pplicant may review these service requests with Environmental Specialist prior	r to processing application.			
2.	Names: Judy James Address: 1103 Potts Comp. Sm. Thv. 11e, TN 37166 Day Phone: Day Phone: Day Phone: Day Phone: 2-6	Bell Tellyon Rd MCTN 37166 5-8314 (Home)		?-597 (	
	Day Filling. Day Filling.	3 = 831-7 @ 511-9	- , , - , , - ,	,	
3	LOCATION OF LOT OR SITE: a) In a subdivision? No b) Name:		. 1	1 04 #	
J.	LUCKTION OF LOT ON STICE A) III a SUBULYISIUM? D) Walle	" 1103 Potts (es	maket off	70, 60	188
	b) Non-Subdivision Give specific directions and address to the lot of	or site: 1103 70113 -7	7 110	et -	1 Pr
4.	b) Name:b) Name:b) Name:b) Non-Subdivision Give specific directions and address to the lot of the state of lot of the staked:b) Non-Subdivision Give specific directions and address to the lot of the staked:b) Non-Subdivision Give specific directions and address to the lot of the staked in lot of lot of lot of the staked in lot of l		} Fur	sali signi	
5.	a) Age of house b) Is house vacant? How c) Original sewage system inspected Inspected d) Date of previous repairs Inspected e) Is waste water "backing up" into plumbing fixtures? Surfaction and washing machines routed into septic tank	-			
6.	FOR WATER SAMPLE ONLY: a) Source of Supply: Spring We b) Is there an outside faucet? c) Is the source chlorinated?_ d) For Wells: Is the casing 6' above the ground? Is a sanitary				÷
7.	MAKE A ROUGH SKETCH ON BACK OF THIS <u>WHITE</u> PAGE SHOWING DIRE PLANNED DRIVEWAY AND UTILITIES.	CTIONS TO PROPERTY, PROPER	RTY LINES, HOUSE SITE, WELI	L LOCATION, SPRIN	IG LOCATION,
8.	ALL FEES DUE IN ADVANCE AND ARE NON-REFUNDABLE (except upon app	neal). See Fee Schedule on reverse	a. Make check payable to: TRE	ASURER, STATE OF	TENNESSEE
9.	I certify that the above information is true and correct to the best of my kno for Environmental Services to the Division of Ground Water Protection.	wledge, and that <u>I have been auth</u>	orized by the above named lan	<u>downer</u> to submit ti	nis Application
	DATE: 11/18/OSIGNATURE: 15 THE		50.00 RECEIPT NU	MBER_ 3211	06
	White:	File Canary: Owner	00.00		