Form 17 Seller Disclosure Statement

SELLER DISCLOSURE STATEMENT

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IMPROVED PROPERTY Rev. 8/21 ALL RIGHTS RESERVED Page 1 of 6 1 To be used in transfers of improved residential real property, including residential dwellings up to four units, new construction, 2 dwellings in a residential common interest community not subject to a public offering statement, condominiums not subject to a public 3 4 offering statement, certain timeshares, and manufactured and mobile homes. See RCW Chapter 64.06 for further information. INSTRUCTIONS TO THE SELLER 5 Please complete the following form. Do not leave any spaces blank. If the question clearly does not apply to the property check 6 "NA." If the answer is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please refer to the line number(s) of 7 the question(s) when you provide your explanation(s). For your protection you must date and initial each page of this disclosure 8 statement and each attachment. Delivery of the disclosure statement must occur not later than five (5) business days, unless 9 otherwise agreed, after mutual acceptance of a written purchase and sale agreement between Buyer and Seller. 10 NOTICE TO THE BUYER 11 THE FOLLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROPERTY LOCATED AT 12 Tonasket Creak Rd , CITY CUV lew 13 __, COUNTY ("THE PROPERTY") OR AS 14 LEGALLY DESCRIBED ON THE ATTACHED EXHIBIT A 15 SELLER MAKES THE FOLLOWING DISCLOSURES OF EXISTING MATERIAL FACTS OR MATERIAL DEFECTS TO BUYER BASED 16 ON SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE 17 STATEMENT. UNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE (3) BUSINESS DAYS FROM 18 THE DAY SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO YOU TO RESCIND THE AGREEMENT 19 BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. IF THE 20 SELLER DOES NOT GIVE YOU A COMPLETED DISCLOSURE STATEMENT, THEN YOU MAY WAIVE THE RIGHT TO RESCIND 21 22 PRIOR TO OR AFTER THE TIME YOU ENTER INTO A PURCHASE AND SALE AGREEMENT. THE FOLLOWING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATIONS OF ANY REAL ESTATE 23 24 LICENSEE OR OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTENDED TO BE A PART OF 25 ANY WRITTEN AGREEMENT BETWEEN BUYER AND SELLER. FOR A MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPERTY YOU ARE ADVISED 26 27 TO OBTAIN AND PAY FOR THE SERVICES OF QUALIFIED EXPERTS TO INSPECT THE PROPERTY, WHICH MAY INCLUDE, 28 WITHOUT LIMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, ELECTRICIANS, ROOFERS, 29 BUILDING INSPECTORS. ON-SITE WASTEWATER TREATMENT INSPECTORS. OR STRUCTURAL PEST INSPECTORS. 30 THE PROSPECTIVE BUYER AND SELLER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OR INSPECTIONS OF THE 31 PROPERTY OR TO PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM WITH RESPECT TO ANY 32 ADVICE, INSPECTION, DEFECTS OR WARRANTIES. Seller x is / □ is not occupying the Property. 33 I. SELLER'S DISCLOSURES: 34 *If you answer "Yes" to a question with an asterisk (*), please explain your answer and attach documents, if available and not 35 otherwise publicly recorded. If necessary, use an attached sheet. 36 NO DONT NA YES 37 KNOW 38 A. Do you have legal authority to sell the property? If no, please explain. 39 *B. Is title to the property subject to any of the following? 40 (1) First right of refusal 41 (2) Option 42 (3) Lease or rental agreement 43 (4) Life estate? 44 45 46 *E. Are there any rights-of-way, easements, or access limitations that may affect the Buyer's use of the property? 48 49 *G. Is there any study, survey project, or notice that would adversely affect the property? 50 51 *I. Are there any zoning violations, nonconforming uses, or any unusual restrictions on the 52

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property that would affect future construction or remodeling?

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(Continued)

ugo	* 1	Is there a boundary survey for the property?	YES	NO	DON'T KNOW	N/A	54 55 56
		Are there any covenants, conditions, or restrictions recorded against the property?		×			57
	K.	NOTICE TO BUYER: Covenants or deed restrictions based on race, creed, sexual orientation, or other protected class were voided by RCW 49.60.224 and are unenforceable. Washington law allows for the illegal language to be struck by bringing an action in superior court or by the free recording of a restrictive covenant modification document. Many county auditor websites provide a short form with instructions on this process.					58 59 60 61 62
2.	WA	TER					63
	A.	Household Water					64
		(1) The source of water for the property is: ☐ Private or publicly owned water system Private well serving only the subject property *☐ Other water system					65 66
		*If shared, are there any written agreements?	X				67
		*(2) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the water source?	ロ	X ^a .			68 69
		*(3) Are there any problems or repairs needed?		A			70
		(4) During your ownership, has the source provided an adequate year-round supply of potable water? If no, please explain:	X	ū			71 72
		*(5) Are there any water treatment systems for the property?		X			73
		If yes, are they: ☐ Leased ☐ Owned					74
		*(6) Are there any water rights for the property associated with its domestic water supply, such as a water right permit, certificate, or claim?	🗅	×		٥	75 76
		(a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed?				×	77
		*(b) If yes, has all or any portion of the water right not been used for five or more successive years				×	78
		*(7) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)?	0	×			79
	В.	Irrigation Water					80
		(1) Are there any irrigation water rights for the property, such as a water right permit, certificate, or claim?	ם	×			81 82
		*(a) If yes, has all or any portion of the water right not been used for five or more successive years?	ロ	Q		¥	83 84
		*(b) If so, is the certificate available? (If yes, please attach a copy.)				Ø	85
		*(c) If so, has the water right permit, certificate, or claim been assigned, transferred, or changed?				X	86
		*(2) Does the property receive irrigation water from a ditch company, irrigation district, or other entity? If so, please identify the entity that supplies water to the property:	ロ	X			87 88
							89 90
	C.	Outdoor Sprinkler System		\d			91
		(1) Is there an outdoor sprinkler system for the property? *(2) If yes, are there any defects in the system?			0	×	92
		*(3) If yes, is the sprinkler system connected to irrigation water?				X	93
		(3) If yes, is the sprinkler system connected to impation water:		_	_		
3.		WER/ON-SITE SEWAGE SYSTEM					94 95
	Α	 The property is served by: □ Public sewer system ☒On-site sewage system (including pipes, tanks, drainfields, and all other □ Other disposal system 	comp	onent p	oarts)		96 97
		Please describe:					98
	В	If public sewer system service is available to the property, is the house connected to the sewer main?	□			×	99 100
		If no, please explain:					101

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*C.	Is the property subject to any sewage system fees or charges in addition to those covered in your regularly billed sewer or on-site sewage system maintenance service?	YES	NO X	DON'T KNOW	N/A	102 103 104
D.	If the property is connected to an on-site sewage system:					105
	*(1) Was a permit issued for its construction, and was it approved by the local health department or district following its construction?	x				106 107
	(2) When was it last pumped?					108
			X			109
	(4) When was it last inspected?		•			110
						111
	(5) For how many bedrooms was the on-site sewage system approved? bedrooms			\times		112
E.	Are all plumbing fixtures, including laundry drain, connected to the sewer/on-site sewage system?			×		113 114
	If no, please explain:					115
*F.	. Have there been any changes or repairs to the on-site sewage system?		×			116
G.	. Is the on-site sewage system, including the drainfield, located entirely within the boundaries of the property?	×				117 118
	If no, please explain:					119
*H.			×			120 121
WHICH	H HAS NEVER BEEN OCCUPIED, SELLER IS NOT REQUIRED TO COMPLETE THE QUE:	OR NEW STIONS L	CONS .ISTEI	TRUCT O IN ITE	ION M 4	122 123 124
4. STI	RUCTURAL					125
*A.	Has the roof leaked within the last 5 years?			X		126
*B.	Has the basement flooded or leaked?			×		127
*C.						128
				X		129
-				•		130
*(3) Are there any defects in the operation of the on-site sewage system?					131 132	
*E.	Has there been any settling, slippage, or sliding of the property or its improvements?	0		×		133
*F.			X			134
	□ Chimneys □ Interior Walls □ Fire Alarms □ Doors □ Windows □ Patio □ Ceilings □ Slab Floors □ Driveways □ Pools □ Hot Tub □ Sauna □ Sidewalks □ Outbuildings □ Fireplaces □ Garage Floors □ Walkways □ Siding □ Wood Stoves □ Elevators □ Incline Elevators					135 136 137 138 139 140 141 142 143
*G.	Was a structural pest or "whole house" inspection done?			×		144 145
			4	,		146
H.	During your ownership, has the property had any wood destroying organism or pest infestation?	×	A.	/ 🗆		147
	Is the attic insulated?	X	M			148
J.	Is the basement insulated?		×			149

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5.	SYS	STEMS AND FIXTURES	YES	NO	DON'T KNOW	N/A	150
٠.		If any of the following systems or fixtures are included with the transfer, are there any defects? If yes, please explain:			NNOW		151 152 153
	*B.	Electrical system, including wiring, switches, outlets, and service Plumbing system, including pipes, faucets, fixtures, and toilets Hot water tank Garbage disposal Appliances Sump pump Heating and cooling systems Security system: □ Owned □ Leased Other If any of the following fixtures or property is included with the transfer, are they leased?		0000000	00万万万万万万万万万万万万万万万万万万万万万万万万万万万万万万万万万万万万	MACHOROCO	154 155 156 157 158 159 160 161 162 163
		(If yes, please attach copy of lease.)					164
		Security System:	0	D BY DAY DAY			165 166 167 168
	*C.	Are any of the following kinds of wood burning appliances present at the property? (1) Woodstove? (2) Fireplace insert? (3) Pellet stove? (4) Fireplace?	X D X	XOX	0	0000	169 170 171 172 173
		If yes, are all of the (1) woodstoves or (2) fireplace inserts certified by the U.S. Environmental Protection Agency as clean burning appliances to improve air quality and public health?	ロ		×		174 175
	D.	Is the property located within a city, county, or district or within a department of natural resources fire protection zone that provides fire protection services?	¤ (176 177
	E.	Is the property equipped with carbon monoxide alarms? (Note: Pursuant to RCW 19.27.530, Seller must equip the residence with carbon monoxide alarms as required by the state building code.)					178 179
		Is the property equipped with smoke detection devices?	\				180 181 182
	G.	Does the property currently have internet service?	. X				183
•		Provider: Zipley MEOWNERS' ASSOCIATION/COMMON INTERESTS					184
b.		Is there a Homeowners' Association?	ם	×			185 186 187 188 189
	B.	Are there regular periodic assessments? \$ per □ month □ year				×	190 191
		Other:Are there any pending special assessments?	0	٥	٥	×	192 193 194 195
		co-owned in undivided interest with others)?		X			196
7.		/IRONMENTAL Have there been any flooding, standing water, or drainage problems on the property					197 198
		that affect the property or access to the property?		X	□ X	0	199
		Does any part of the property contain fill dirt, waste, or other fill material?		ч	Δ(_	201
		earthquake, expansive soils, or landslides?			×		202
		Are there any shorelines, wetlands, floodplains, or critical areas on the property? Are there any substances, materials, or products in or on the property that may be environmental					203 204
		concerns, such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, or contaminated soil or water?			×	0	204 205 206 207
		m $5-2-24$ $<$ $<$ $<$ $<$ $<$ $<$ $<$ $<$ $<$ $<$		$\overline{}$	_	_	201

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age	0 01 0	(00)	iunueu)	YES	NO	DON'T	N/A	208
	*G	. Is there any soil or groundwater contamination?				KNOW		209 210
		. Are there transmission poles or other electrical utility e						211
	п.	buried on the property that do not provide utility service						212
	*1	Has the property been used as a legal or illegal dump			X			213
		Has the property been used as a legal of illegal dump			X			214
					X			215
	*K.	. Are there any radio towers in the area that cause interfer	ence with cellular telephone reception?		J	_		210
8.		EAD BASED PAINT (Applicable if the house was built be						216
	A.	. Presence of lead-based paint and/or lead-based paint						217
		Known lead-based paint and/or lead-based paint (explain).						218 219
		Seller has no knowledge of lead-based paint and	or lead-based paint hazards in the housin	ıg.				220
	B.	Records and reports available to the Seller (check one						221
		☐ Seller has provided the purchaser with all availab	le records and reports pertaining to					222
		lead-based paint and/or lead-based paint hazard	s in the housing (list documents below).					223
								224
		Seller has no reports or records pertaining to lead-b	ased paint and/or lead-based paint hazards	in the h	nousin	g.		225
9.	MA	ANUFACTURED AND MOBILE HOMES						226
	If th	the property includes a manufactured or mobile home,						227
	*A.	Did you make any alterations to the home?		□			M	228
		If yes, please describe the alterations:					. 1	229
		b. Did any previous owner make any alterations to the h					Ø,	230
	*C.	c. If alterations were made, were permits or variances for	or these alterations obtained?	0			X	231
10.	FU	JLL DISCLOSURE BY SELLERS						232
	A.	A. Other conditions or defects:						233
		*Are there any other existing material defects affecting buyer should know about?	g the property that a prospective	ם				234 235
	P	3. Verification						236
	D.	The foregoing answers and attached explanations (if a	iny) are complete and correct to the best	of Selle	r's kn	owledge	and	237
		Seller has received a copy hereof. Seller agrees to d	efend, indemnify and hold real estate lice	nsees t	narmle if on	ess from	and	238 239
		against any and all claims that the above information is copy of this disclosure statement to other real estate lice	naccurate. Seller authorizes real estate licensees and all prospective buyers of the proj	ensees, perty.	, ii airiy	y, to deliv	ега	240
		Show M' luty 5-2-24	Aland Com	0	_	5/2/	011	241
		Seller Date	Seller			Da	e Y	
		\mathcal{C}		-				

If the answer is "Yes" to any asterisked (*) items, please explain below (use additional sheets if necessary). Please refer to the line 242 number(s) of the question(s).

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I. NC	TIC	ES TO THE BUYER				257
	SEX INFO	(OFFENDER REGISTRATION	ONLY TO INFORM YO	S MAY BE OBTAINED FROM LOCAL LADU OF WHERE TO OBTAIN THIS INFORM FFENDERS.	W ENFORCEMENT NATION AND IS NOT	258 259 260 261
2.	THIS	OSE PROXIMITY TO A FARM OR I	THE REAL PROPER NORKING FOREST. BRICULTURAL PRAC	RTY YOU ARE CONSIDERING FOR PUR THE OPERATION OF A FARM OR N CTICES OR FOREST PRACTICES, WHICH ACT.	WORKING FOREST	262 263 264 265 266
3.	THI	TANK INSURANCE S NOTICE IS TO INFORM YOU THAT OIL TANK FOR HEATING PURPOSES URANCE AGENCY.	IF THE REAL PROP S, NO COST INSURA	PERTY YOU ARE CONSIDERING FOR PINCE MAY BE AVAILABLE FROM THE PO	JRCHASE UTILIZES DLLUTION LIABILITY	267 268 269 270
II. B	UYE	R'S ACKNOWLEDGEMENT				271
	BU	YER HEREBY ACKNOWLEDGES TH	AT:			272
	A.	Buyer has a duty to pay diligent atter	ntion to any material	defects that are known to Buyer or can b	e known to Buyer by	273
	C.	provided by Seller, except to the exte	nt that real estate lice	real estate licensees are not liable for in ensees know of such inaccurate information	on.	277 278
	D.			e a part of the written agreement between t		279
	E.	Buyer (which term includes all person received a copy of this Disclosure Sta	ns signing the "Buyer ntement (including att	's acceptance" portion of this disclosure s achments, if any) bearing Seller's signatu	tatement below) has re(s).	280 281
	F.	If the house was built prior to 1978, Buy	er acknowledges rece	ipt of the pamphlet Protect Your Family Fron	n Lead in Your Home.	282
	ACT ANI SEL	TUAL KNOWLEDGE OF THE PROPE D SELLER OTHERWISE AGREE IN ' LLER OR SELLER'S AGENT DELIV LIVERING A SEPARATELY SIGNED V	RTY AT THE TIME S WRITING, BUYER S ERS THIS DISCLOS VRITTEN STATEMEN	MENT ARE PROVIDED BY SELLER BASELLER COMPLETES THIS DISCLOSUFHALL HAVE THREE (3) BUSINESS DA'SURE STATEMENT TO RESCIND THIS OF RESCISSION TO SELLER OR SELTHE TIME YOU ENTER INTO A SALE AG	RE. UNLESS BUYER YS FROM THE DAY E AGREEMENT BY LER'S AGENT. YOU	283 284 285 286 287 288
	THA	YER HEREBY ACKNOWLEDGES REG AT THE DISCLOSURES MADE HER ENSEE OR OTHER PARTY.	CEIPT OF A COPY O EIN ARE THOSE O	OF THIS DISCLOSURE STATEMENT AND FITHE SELLER ONLY, AND NOT OF A	D ACKNOWLEDGES ANY REAL ESTATE	289 290 291
	Buy	yer	Date	Buyer	Date	292 293
2.	Buy	YER'S WAIVER OF RIGHT TO REVO yer has read and reviewed the Seller's ives Buyer's right to revoke Buyer's off	responses to this Se	eller Disclosure Statement. Buyer approve losure.	es this statement and	294 295 296
	Buy	War	Date	Buyer	Date	297 298
	Buj	yeı	Date	Layor		250
3.	Buy	YER'S WAIVER OF RIGHT TO RECE yer has been advised of Buyer's right wever, if the answer to any of the que receipt of the "Environmental" section	nt to receive a comp stions in the section	pleted Seller Disclosure Statement. Buy entitled "Environmental" would be "yes,"	er waives that right. Buyer may not waive	299 300 301 302
	-		Date	Buyer	Date	303 304