Form 17 Commercial Seller Disclosure Statement-Commercial Rev. 7/15 Page 1 of 4

SELLER DISCLOSURE STATEMENT COMMERCIAL PROPERTY

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Commercial Brokers Association
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~···	Seller Seller					1
	transfers of commercial real estate as defined in RCW 60.42.005. See RCW Chapter 64.06	of for furt	her in	formatio	n.	2
	NS TO THE SELLER					3
Please compl 'NA." If the ar the question(s statement and	ete the following form. Do not leave any spaces blank. If the question clearly does not an answer is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please refes) when you provide your explanation(s). For your protection you must date and initial ead each attachment. Delivery of the disclosure statement must occur not later than five eed, after mutual acceptance of a written purchase and sale agreement between Buyer and	er to the ch page (5) busi	line of the	number is disclo	(s) of sure	4 5 6 7 8
NOTICE TO 1	THE BUYER					9
THE FOLLOV	VING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROJECT OF THE	ROPERT	TY LC	CATED	AT .	10 11
STATE MI LEGALLY DE	, ZIP <u>48226</u> , COUNTY_ <u>Wayne</u> ("TI SCRIBED ON THE ATTACHED EXHIBIT A.	HE PRO	PER	TY") OF	RAS	12 13
ON SELLER' STATEMENT. THE DAY SEI BY DELIVERI SELLER DOE	ES THE FOLLOWING DISCLOSURES OF EXISTING MATERIAL FACTS OR MATERIAL DEIS ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETUNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE (3) LLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO YOU TO REING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SENOT GIVE YOU A COMPLETED DISCLOSURE STATEMENT, THEN YOU MAY WAIVER AFTER THE TIME YOU ENTER INTO A PURCHASE AND SALE AGREEMENT.	TES THE BUSING SCIND SELLER	IIS D ESS I THE A 'S AG	ISCLOS DAYS F IGREEM ENT. IF	URE ROM MENT THE	16 17 18
LICENSEE O	MNG ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATION: R OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTE N AGREEMENT BETWEEN BUYER AND SELLER.					21 22 23
TO OBTAIN A WITHOUT L BUILDING IN THE PROSP PROPERTY	E COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPE AND PAY FOR THE SERVICES OF QUALIFIED EXPERTS TO INSPECT THE PROPERTY IMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, ELE ISPECTORS, ON-SITE WASTEWATER TREATMENT INSPECTORS, OR STRUCTUR ECTIVE BUYER AND SELLER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OF OR TO PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM APPECTION, DEFECTS OR WARRANTIES.	(, WHIC CTRICI AL PES : INSPE	H MA ANS, ST IN ECTIO	Y INCLI ROOF SPECTO NS OF	UDE, ERS, ORS. THE	24 25 26 27 28 29 30
SELLER 21 IS	S/ 🗆 IS NOT OCCUPYING THE PROPERTY.					31
If you ans	DISCLOSURES: wer "Yes" to a question with an asterisk (), please explain your answer and attach documulation by the content of the content o	ments, it	f avail	able an	d not	32 33 34
1. TITLE		YES	NO	DON'T KNOW	N/A	35 36
A. Do	you have legal authority to sell the property? If no, please explain.	₹ 0		u	J	37
*B. Isti	tle to the property subject to any of the following?					38
(1)			્ર્ય ક્યું			39
(2)	Option		2 1			40
	Lease or rental agreement		2			41
• •	there any encroachments, boundary agreements, or boundary disputes?		₹ 1	_	_	43
	nere any leased parking?		₹]	ū	_	44
	nere a private road or easement agreement for access to the property?		ď	u		45
	there any rights-of-way, easements, shared use agreements or access limitations?				□	46
*G. Are	there any written agreements for joint maintenance of an easement or right-of-way?		Z			47
	there any zoning violations or nonconforming uses?		Ą	u		48

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(Continued)

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		YES	NO _	DON'T	N/A	49 50
	* 1.	Is there a survey for the property?	٠			51
	*J.	Are there any legal actions pending or threatened that affect the property?	₹Į			52
	*K.	Is the property in compliance with the Americans with Disabilities Act?				53
2.	WA [.]	TER				54
	*Ar	e there any water rights for the property, such as a water right permit, certificate, or claim?	ZÍ)	55
3.	SE	WER/ON-SITE SEWAGE SYSTEM				56
		the property subject to any sewage system fees or charges in addition to those covered our regularly billed sewer or on-site sewage system maintenance service?	Ą		٥	57 58
4.	STI	RUCTURAL				59
	*A.	Has the roof leaked within the last 5 years? ✓	⊐			60
	*B.	Has any occupied subsurface flooded or leaked within the last five years?		⊐	⊐	61
	*C.	Have there been any conversions, additions or remodeling?□	Ą		コ	62
		*(1) If yes, were all building permits obtained?	₹			63
	_	*(2) If yes, were all final inspections obtained?	z í	_	_	64
		Has there been any settling, slippage, or sliding of the property or its improvements?	2 0			65
	E.	Are there any defects with the following: (If yes, please check applicable items and explain.) Foundations	Đ			66 67 68 69 70 71 72
5.	SY	STEMS AND FIXTURES				73
	*A.	Are there any defects in the following systems? If yes, please explain.			Ø	74
		(1) Electrical system	Ą			75
		(2) Plumbing system (2) Visiting and the different state of the stat	<u> </u>			76
		(3) Heating and cooling systems	হা ম			77 78
		(5) Carbon monoxide alarms	A		ū	79
6.	EN	VIRONMENTAL				80
	*A.	Have there been any flooding, standing water, or drainage problems on the property that affect the property or access to the property?	ð		0	81 82
	*B.	Is there any material damage to the property from fire, wind, floods, beach movements, earthquake, expansive soils, or landslides?	ð	٥		83 84
	*C.	Are there any shorelines, wetlands, floodplains, or critical areas on the property?	ą			85
	*D.	Are there any substances, materials, or products in or on the property that may be environmental concerns, such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, or contaminated soil or water?	zí			86 87 88
		Storage tarmer of contaminated con or mater;	_	_	_	30

09/18/2018

SELLER'S INITIALS

Date

SELLER'S INITIALS

Date

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		YES	NO	DON'T KNOW	N/A	89 90
*6	E. Is there any soil or groundwater contamination?		₹	J		91
*F	F. Has the property been used as a legal or illegal dumping site?	u	3 2			92
*(Has the property been used as an illegal drug manufacturing site?		ব্			93
7. F	ULL DISCLOSURE BY SELLER					94
Α	Other conditions or defects:					95
,,	*Are there any other existing material defects affecting the property that a prospective buyer should know about?		Z Í			96 97 98
В	Verification					99
	The foregoing answers and attached explanations (if any) are complete and correct and Seller has received a copy hereof. Seller agrees to defend, indemnify and his from and against any and all claims that the above information is inaccurate. Seller any, to deliver a copy of this disclosure statement to other real estate licensees property.	old real estate lic authorizes real e	ensee state I	s harmle	ess s, if	100 101 102 103 104
	09/18/2018					105
	Seller Date Seller			Dat	te	106
	iter runoff for building visual aesthetics was directed into the inside buildings sanitary drain systends to be corrected by directing the rain water to the outside of the building.	·m.				110 111 112 113 114
						115
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II. NOT	TICES TO THE BUYER	138
1. \$	SEX OFFENDER REGISTRATION	139
ļ	NFORMATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOCAL LAW ENFORCEMENT AGENCIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO OBTAIN THIS INFORMATION AND IS NOT AN INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS.	140 141 142
III. BU	YER'S ACKNOWLEDGEMENT	143
1. E	BUYER HEREBY ACKNOWLEDGES THAT:	144
Α.	Buyer has a duty to pay diligent attention to any material defects that are known to Buyer or can be known to Buyer by utilizing diligent attention and observation.	145 146
В.	The disclosures set forth in this statement and in any amendments to this statement are made only by Seller and not by any real estate licensee or other party.	147 148
C	Buyer acknowledges that, pursuant to RCW 64.06.050(2), real estate licensees are not liable for inaccurate information provided by Seller, except to the extent that real estate licensees know of such inaccurate information.	149 150
D	This information is for disclosure only and is not intended to be a part of the written agreement between Buyer and Seller.	151 152
Ε.	Buyer (which term includes all persons signing the "Buyer's acceptance" portion of this disclosure statement below) has received a copy of this Disclosure Statement (including attachments, if any) bearing Seller's signature(s).	153 154
A U FI A SI	SCLOSURES CONTAINED IN THIS DISCLOSURE STATEMENT ARE PROVIDED BY SELLER BASED ON SELLER'S CTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE STATEMENT. NLESS BUYER AND SELLER OTHERWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) BUSINESS DAYS ROM THE DAY SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO RESCIND THE GREEMENT BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. YOU MAY WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER INTO A PALE AGREEMENT.	155 156 157 158 159 160 161
A	JYER HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS DISCLOSURE STATEMENT AND CKNOWLEDGES THAT THE DISCLOSURES MADE HEREIN ARE THOSE OF THE SELLER ONLY, AND NOT OF ANY EAL ESTATE LICENSEE OR OTHER PARTY.	162 163 164
	Buyer Date Buyer Date	165 166
E	BUYER'S WAIVER OF RIGHT TO REVOKE OFFER Buyer has read and reviewed the Seller's responses to this Seller Disclosure Statement. Buyer approves this statement and valves Buyer's right to revoke Buyer's offer based on this disclosure.	167 168 169
-	Buyer Date Buyer Date	170 171
E	BUYER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT Buyer has been advised of Buyer's right to receive a completed Seller Disclosure Statement. Buyer waives that right. However, if the answer to any of the questions in the section entitled "Environmental" would be "yes," Buyer may not waive the receipt of the "Environmental" section of the Seller Disclosure Statement.	172 173 174 175
		176
-	Buyer Date Buyer Date	177