75th OREGON LEGISLATIVE ASSEMBLY--2009 Regular Session

(To Resolve Conflicts)

B-Engrossed House Bill 3450

Ordered by the Senate June 5 Including House Amendments dated May 19 and Senate Amendments dated June 5 to resolve conflicts

Sponsored by Representative TOMEI; Representatives BARKER, BUCKLEY, DEMBROW, GALIZIO, HOLVEY, KAHL, RILEY, SHIELDS, WITT (at the request of Deborah Kafoury)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Prohibits transferring title to one and two family dwelling or multifamily housing that has carbon monoxide source unless dwelling or housing is equipped with carbon monoxide alarm. Requires alarms in certain structures.

Prohibits landlord from renting out dwelling unit that has carbon monoxide source or is located within structure that has carbon monoxide source, unless dwelling unit is equipped with carbon monoxide alarm. Imposes duty on landlord to repair and maintain alarm.

Prohibits removing or tampering with alarm.

Requires tenant of rental dwelling unit to periodically test carbon monoxide alarm.

Requires seller's property disclosure statement to include information relating to carbon monoxide alarms.

Declares emergency, effective on passage.

1

A BILL FOR AN ACT

- 2 Relating to carbon monoxide; creating new provisions; amending ORS 90.302, 90.320, 90.325 and
- 3 105.464; and declaring an emergency.
- 4 Be It Enacted by the People of the State of Oregon:

5 <u>SECTION 1.</u> As used in sections 1 to 6 of this 2009 Act, unless the context requires oth-6 erwise:

- erwise:
- 7 (1) "Carbon monoxide alarm" means a device that:
- 8 (a) Detects carbon monoxide;
- 9 (b) Produces a distinctive audible alert when carbon monoxide is detected;
- 10 (c) Conforms to State Fire Marshal rules;

(d) Is listed by Underwriters Laboratories or any other nationally recognized testing
 laboratory or an equivalent organization; and

(e) Operates as a distinct unit or as two or more single station units wired to operate in
 conjunction with each other.

- 15 (2) "Carbon monoxide source" means:
- (a) A heater, fireplace, appliance or cooking source that uses coal, kerosene, petroleum
 products, wood or other fuels that emit carbon monoxide as a by-product of combustion; or
- 18 (b) An attached garage with an opening that communicates directly with a living space.
- 19 (3) "Multifamily housing" means a building in which three or more residential units each
- 20 have space for eating, living and sleeping and permanent provisions for cooking and sanita-

1 **tion.**

2 (4) "One and two family dwelling" means a residential building that is regulated under 3 the state building code as a one and two family dwelling.

4 <u>SECTION 2.</u> (1) A person may not convey fee title to a one and two family dwelling or 5 multifamily housing that contains a carbon monoxide source, or transfer possession under 6 a land sale contract of a one and two family dwelling or multifamily housing that contains 7 a carbon monoxide source, unless one or more properly functioning carbon monoxide alarms 8 are installed in the dwelling or housing at locations that provide carbon monoxide detection 9 for all sleeping areas of the dwelling or housing.

(2) A carbon monoxide alarm in a one and two family dwelling or multifamily housing
 described in subsection (1) of this section must be installed in conformance with applicable
 rules of the State Fire Marshal and in conformance with any applicable requirements of the
 state building code.

(3) Violation of this section or a rule adopted by the State Fire Marshal does not invali date any sale or transfer of possession of a one and two family dwelling or multifamily
 housing.

SECTION 3. A purchaser or transferee of a one and two family dwelling or multifamily 17 18 housing who is aggrieved by a violation of section 2 of this 2009 Act or of a rule adopted under section 4 of this 2009 Act may bring an individual action in an appropriate court to 19 20recover the greater of actual damages or \$250 per residential unit. In any action brought under this section, the court may award to a prevailing party, in addition to the relief pro-2122vided in this section, reasonable attorney fees at trial and on appeal, and costs. Actions 23brought under this section must be commenced within one year after the date of sale or transfer. 24

25 <u>SECTION 4.</u> (1) The State Fire Marshal shall adopt rules establishing minimum standards 26 for carbon monoxide alarms in one and two family dwellings and multifamily housing. The 27 rules adopted by the State Fire Marshal may include, but need not be limited to, rules es-28 tablishing minimum standards for the design, inspection, testing and maintenance of carbon 29 monoxide alarms.

(2) The State Fire Marshal shall adopt rules establishing standards for the placement and
 location of carbon monoxide alarms in one and two family dwellings and multifamily housing
 that were not subject to state building code requirements for carbon monoxide alarm place ment or location at the time of construction.

(3) In adopting rules under this section, the State Fire Marshal shall give consideration
 to state building code requirements and any standards adopted by national safety organiza tions.

(4) Notwithstanding ORS 476.030, State Fire Marshal rules adopted under this section
shall apply for all governmental subdivisions in the state. A governmental subdivision, as
defined in ORS 476.005 may not enact or enforce any local ordinance, rule or regulation regarding the design, inspection, testing, maintenance, placement or location of carbon
monoxide alarms.

42 <u>SECTION 5.</u> (1) If a rental dwelling unit that is subject to ORS chapter 90 has a carbon 43 monoxide source or is located within a structure having a carbon monoxide source, the 44 landlord shall ensure that the dwelling unit has one or more carbon monoxide alarms in-45 stalled in compliance with State Fire Marshal rules and the state building code. The landlord

shall provide the tenant of the dwelling unit with a written notice containing instructions for 1 2 testing of the alarms. The landlord shall provide the written notice to the tenant no later than at the time that the tenant first takes possession of the premises. 3 (2) If the landlord receives written notice from the tenant of a deficiency in a carbon 4 monoxide alarm, other than dead batteries, the landlord shall repair or replace the alarm. 5 Supplying and maintaining a carbon monoxide alarm required under this section is a 6 habitable condition requirement under ORS 90.320. 7 SECTION 6. (1) As used in this section, "tamper" includes, but is not limited to, the re-8 9 moval of working batteries. (2) Except as otherwise provided in this section, a person may not remove or tamper with 10 a carbon monoxide alarm installed in a one and two family dwelling or multifamily housing. 11 12 This section does not prohibit the removal of, or tampering with, a carbon monoxide alarm: 13 (a) For the purpose of replacing a defective alarm or conforming the installation of the alarm with State Fire Marshal rules; 14 (b) In a dwelling or housing that is being demolished or converted to nonresidential use; 15 16 or 17(c) For the period that the removal or tampering is necessary for an active process of 18 remodeling or renovating the installation location. 19 SECTION 7. Section 8 of this 2009 Act is added to and made a part of ORS chapter 455. SECTION 8. (1) As used in this section, "carbon monoxide alarm" has the meaning given 20that term in section 1 of this 2009 Act. 2122(2) A carbon monoxide alarm is required in a structure that: 23(a) Is new construction or that undergoes reconstruction, alteration or repair for which a building permit is required; and 24(b) Is identified under the structural specialty code as a residential Group R structure. 25(3) A carbon monoxide alarm required by this section must be installed in accordance 2627with the manufacturer's instructions and any applicable requirements of the state building code. 28SECTION 9. Section 10 of this 2009 Act is added to and made a part of ORS 90.100 to 2930 90.465. 31 SECTION 10. (1) As used in this section, "carbon monoxide alarm" and "carbon monoxide source" have the meanings given those terms in section 1 of this 2009 Act. 32(2) A landlord may not enter into a rental agreement creating a new tenancy in a dwell-33 34 ing unit that contains a carbon monoxide source or that is within a structure that contains a carbon monoxide source unless, at the time the tenant takes possession of the dwelling 35 unit, the dwelling unit contains one or more properly functioning carbon monoxide alarms 36 37 installed in compliance with State Fire Marshal rules and with any applicable requirements 38 of the state building code. The landlord shall provide a new tenant with alarm testing instructions as described in section 5 of this 2009 Act. 39 (3) If a carbon monoxide alarm is battery-operated or has a battery-operated backup 40 system, the landlord shall supply working batteries for the alarm at the beginning of a new 41 tenancy. 42SECTION 11. ORS 90.302 is amended to read: 43

44 90.302. (1) Except as specifically provided otherwise in this chapter, a landlord may require the 45 payment of a fee, if the fee is related to and designated as being charged for a specific reasonably

anticipated landlord expense. A landlord shall provide a receipt for the fee, and the receipt or a 1 2 written rental agreement shall describe the anticipated landlord expense to be covered by the fee and describe the landlord's duties under subsection (4) of this section. 3 (2) Except as provided in subsection (3) of this section, a landlord may not charge a fee more 4 than once, at the beginning of or during the tenancy. 5 (3) A landlord may charge a fee more than once, at the beginning of or during the tenancy, for: 6 (a) A late rent payment, pursuant to ORS 90.260; 7 (b) A dishonored check, pursuant to ORS 30.701 (5); 8 9 (c) Removal or tampering with a properly functioning smoke alarm, [or] smoke detector or carbon monoxide alarm, as provided in ORS 90.325 [(7)] (2), if a written rental agreement provides 10 for a fee for that removal or tampering; and 11 12(d) Any other noncompliance by the tenant with a written rental agreement that provides for a 13 fee for that noncompliance, provided that the fee may not be excessive. (4) A landlord may not be required to account for or return to the tenant any fee. Upon termi-14 15nation of a tenancy and delivery of possession, a landlord shall first apply any fee to the related 16 landlord expense as reasonably assessed against the tenant, before applying the tenant's security 17 deposit, if any, to that expense. 18 (5) Nonpayment of a fee is not grounds for termination of a rental agreement for nonpayment 19 of rent under ORS 90.394, but is grounds for termination of a rental agreement for cause under ORS 2090.392 or 90.630 (1). (6) This section does not apply to attorney fees awarded pursuant to ORS 90.255 or to applicant 2122screening charges paid pursuant to ORS 90.295. 23SECTION 12. ORS 90.320 is amended to read: 90.320. (1) A landlord shall at all times during the tenancy maintain the dwelling unit in a 24habitable condition. For purposes of this section, a dwelling unit shall be considered unhabitable if 25it substantially lacks: 2627(a) Effective waterproofing and weather protection of roof and exterior walls, including windows and doors: 28(b) Plumbing facilities [which] that conform to applicable law in effect at the time of installa-2930 tion, and maintained in good working order; 31 (c) A water supply approved under applicable law[, which] that is: (A) Under the control of the tenant or landlord and is capable of producing hot and cold running 3233 water; 34 (B) Furnished to appropriate fixtures; 35 (C) Connected to a sewage disposal system approved under applicable law; and (D) Maintained so as to provide safe drinking water and to be in good working order to the 36 37 extent that the system can be controlled by the landlord; 38 (d) Adequate heating facilities [which] that conform to applicable law at the time of installation

39 and maintained in good working order;

40 (e) Electrical lighting with wiring and electrical equipment [which] that conform to applicable
41 law at the time of installation and maintained in good working order;

(f) Buildings, grounds and appurtenances at the time of the commencement of the rental agreement in every part safe for normal and reasonably foreseeable uses, clean, sanitary and free from all accumulations of debris, filth, rubbish, garbage, rodents and vermin, and all areas under control of the landlord kept in every part safe for normal and reasonably foreseeable uses, clean, sanitary

and free from all accumulations of debris, filth, rubbish, garbage, rodents and vermin; 1

2 (g) Except as otherwise provided by local ordinance or by written agreement between the land-

lord and the tenant, an adequate number of appropriate receptacles for garbage and rubbish in clean 3 condition and good repair at the time of the commencement of the rental agreement, and the land-4 lord shall provide and maintain appropriate serviceable receptacles thereafter and arrange for their 5 removal;

6

7

(h) Floors, walls, ceilings, stairways and railings maintained in good repair;

(i) Ventilating, air conditioning and other facilities and appliances, including elevators, main-8 9 tained in good repair if supplied or required to be supplied by the landlord;

(j) Safety from fire hazards, including a working smoke alarm or smoke detector, with working 10 batteries if solely battery-operated, provided only at the beginning of any new tenancy when the 11 12 tenant first takes possession of the premises, as provided in ORS 479.270, but not to include the tenant's testing of the smoke alarm or smoke detector as provided in ORS 90.325 [(6)] (1); [or] 13

(k) A carbon monoxide alarm, and the dwelling unit or the structure in which the 14 15 dwelling unit is a part contains a carbon monoxide source as defined in section 1 of this 2009 16Act; or

[(k)] (L) Working locks for all dwelling entrance doors, and, unless contrary to applicable law, 17latches for all windows, by which access may be had to that portion of the premises [which] that 18 19 the tenant is entitled under the rental agreement to occupy to the exclusion of others and keys for 20[such] those locks [which] that require keys.

(2) The landlord and tenant may agree in writing that the tenant is to perform specified repairs, 2122maintenance tasks and minor remodeling only if:

23(a) The agreement of the parties is entered into in good faith and not for the purpose of evading the obligations of the landlord; 24

25(b) The agreement does not diminish the obligations of the landlord to other tenants in the 26premises; and

27(c) The terms and conditions of the agreement are clearly and fairly disclosed and adequate consideration for the agreement is specifically stated. 28

(3) Any provisions of this section that reasonably apply only to a structure that is used as a 2930 home, residence or sleeping place shall not apply to a manufactured dwelling, recreational vehicle 31 or floating home where the tenant owns the manufactured dwelling, recreational vehicle or floating 32home, rents the space and, in the case of a dwelling or home, the space is not in a facility. Manufactured dwelling or floating home tenancies in which the tenant owns the dwelling or home and 33 34 rents space in a facility shall be governed by ORS 90.730, not by this section.

SECTION 13. ORS 90.325 is amended to read: 35

90.325. (1) The tenant shall: 36

37 [(1)] (a) Use the parts of the premises including the living room, bedroom, kitchen, bathroom and dining room in a reasonable manner considering the purposes for which they were designed and in-38 tended.[;] 39

[(2)] (b) Keep all areas of the premises under control of the tenant in every part as clean, san-40 itary and free from all accumulations of debris, filth, rubbish, garbage, rodents and vermin, as the 41 condition of the premises permits and to the extent that the tenant is responsible for causing the 42problem. The tenant shall cooperate to a reasonable extent in assisting the landlord in any reason-43 able effort to remedy the problem.[;] 44

45

[(3)] (c) Dispose from the dwelling unit all ashes, garbage, rubbish and other waste in a clean,

safe and legal manner. With regard to needles, syringes and other infectious waste, as defined in 1 2 ORS 459.386, the tenant may not dispose of these items by placing them in garbage receptacles or in any other place or manner except as authorized by state and local governmental agencies[.]. 3 [(4)] (d) Keep all plumbing fixtures in the dwelling unit or used by the tenant as clean as their 4 condition permits.[;] $\mathbf{5}$ [(5)] (e) Use in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air 6 conditioning and other facilities and appliances including elevators in the premises.[;] 7 [(6)] (f) Test at least once every six months and replace batteries as needed in any smoke 8 9 alarm, [or] smoke detector or carbon monoxide alarm provided by the landlord and notify the landlord in writing of any operating deficiencies. [as described in ORS 479.275;] 10 [(7) Not remove or tamper with a properly functioning smoke alarm or smoke detector, including 11 12 removing any working batteries, as provided in ORS 479.300;] 13 [(8) Not deliberately or negligently destroy, deface, damage, impair or remove any part of the premises or knowingly permit any person to do so; and] 14 15 [(9)] (g) Behave and require other persons on the premises with the consent of the tenant to behave in a manner that will not disturb the peaceful enjoyment of the premises by neighbors. 16 17(2) A tenant may not: 18 (a) Remove or tamper with a smoke alarm, smoke detector or carbon monoxide alarm as described in ORS 479.300 or section 6 of this 2009 Act. 19 20(b) Deliberately or negligently destroy, deface, damage, impair or remove any part of the premises or knowingly permit any person to do so. 2122SECTION 14. ORS 105.464 is amended to read: 105.464. A seller's property disclosure statement must be in substantially the following form: 2324252627If required under ORS 105.465, a seller shall deliver in substantially the following form the seller's property disclosure statement to each buyer who makes a written offer to purchase 28real property in this state: 2930 31 INSTRUCTIONS TO THE SELLER 3233 34 Please complete the following form. Do not leave any spaces blank. Please refer to the line 35 number(s) of the question(s) when you provide your explanation(s). If you are not claiming an exclusion or refusing to provide the form under ORS 105.475 (4), you should date and sign each page 36 37 of this disclosure statement and each attachment. 38 Each seller of residential property described in ORS 105.465 must deliver this form to each buyer 39 who makes a written offer to purchase. Under ORS 105.475 (4), refusal to provide this form gives the 40 buyer the right to revoke their offer at any time prior to closing the transaction. Use only the 41 section(s) of the form that apply to the transaction for which the form is used. If you are claiming 42an exclusion under ORS 105.470, fill out only Section 1. 43

44

45 An exclusion may be claimed only if the seller qualifies for the exclusion under the law. If not ex-

| of the seller's choice should be directed to a qualif | neu autorney. |
|---|--|
| (DO NOT FILL OUT THIS SECTION UNLES | SS YOU ARE CLAIMING AN EXCLUS |
| UNDER ORS 105.470) | |
| | |
| Section 1. EXCLUSION FROM ORS 105.462 TO 108 | 5.490: |
| | |
| You may claim an exclusion under ORS 105.470 on | |
| claiming an exclusion, you must fill out Section 2 of | of this form completely. |
| Initial only the exclusion you wish to claim. | |
| initial only the exclusion you wish to claim. | |
| This is the first sale of a dwelling never of | occupied. The dwelling is constructed or inst |
| under building or installation permit(s) #, i | issued by |
| | |
| This sale is by a financial institution th | at acquired the property as custodian, agen |
| trustee or by forcelogure or doed in light of forcels | |
| trustee, or by foreclosure or deed in lieu of foreclo | osure. |
| | |
| The seller is a court appointed receiver, | |
| | |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato |
| The seller is a court appointed receiver, | personal representative, trustee, conservato |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato l agency. |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato l agency. |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato l agency. |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato l agency. Signature(s) of Seller claiming exclu Date |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's c |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's o |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's o |
| The seller is a court appointed receiver, guardian. | personal representative, trustee, conservato l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's o |
| The seller is a court appointed receiver, guardian. This sale or transfer is by a governmental | personal representative, trustee, conservator l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's of Date |
| The seller is a court appointed receiver, guardian This sale or transfer is by a governmental (IF YOU DID NOT CLAIM AN EXCLUSION IN S | personal representative, trustee, conservator l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's of Date |
| The seller is a court appointed receiver, guardian. This sale or transfer is by a governmental | personal representative, trustee, conservator l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's of Date |
| The seller is a court appointed receiver, guardian This sale or transfer is by a governmental (IF YOU DID NOT CLAIM AN EXCLUSION IN S | personal representative, trustee, conservator l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's of Date SECTION 1, YOU MUST FILL OUT THIS (|
| The seller is a court appointed receiver, guardian This sale or transfer is by a governmental (IF YOU DID NOT CLAIM AN EXCLUSION IN STION.) | personal representative, trustee, conservator l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's c Date SECTION 1, YOU MUST FILL OUT THIS S |
| The seller is a court appointed receiver, guardian This sale or transfer is by a governmental (IF YOU DID NOT CLAIM AN EXCLUSION IN STION.) | personal representative, trustee, conservator l agency. Signature(s) of Seller claiming exclu Date Buyer(s) to acknowledge Seller's c Date SECTION 1, YOU MUST FILL OUT THIS S TATEMENT |

SELLER(S) CONCERNING THE CONDITION OF THE PROPERTY LOCATED 1 2 AT ____ - ("THE PROPERTY"). 3 DISCLOSURES CONTAINED IN THIS FORM ARE PROVIDED BY THE SELLER ON THE BASIS 4 $\mathbf{5}$ OF SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME OF DISCLOSURE. BUYER HAS FIVE DAYS FROM THE SELLER'S DELIVERY OF THIS SELLER'S DISCLOSURE 6 $\mathbf{7}$ STATEMENT TO REVOKE BUYER'S OFFER BY DELIVERING BUYER'S SEPARATE SIGNED WRITTEN STATEMENT OF REVOCATION TO THE SELLER DISAPPROVING THE SELLER'S 8 9 DISCLOSURE STATEMENT, UNLESS BUYER WAIVES THIS RIGHT AT OR PRIOR TO ENTER-ING INTO A SALE AGREEMENT. 10 11 12FOR A MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPERTY, BUYER IS ADVISED TO OBTAIN AND PAY FOR THE SERVICES OF A QUALIFIED 13 SPECIALIST TO INSPECT THE PROPERTY ON BUYER'S BEHALF INCLUDING, FOR EXAM-14 15 PLE, ONE OR MORE OF THE FOLLOWING: ARCHITECTS, ENGINEERS, PLUMBERS, 16 ELECTRICIANS, ROOFERS, ENVIRONMENTAL INSPECTORS, BUILDING INSPECTORS, CER-TIFIED HOME INSPECTORS, OR PEST AND DRY ROT INSPECTORS. 1718 19 Seller ______ is/ _____ is not occupying the property. 2021I. SELLER'S REPRESENTATIONS: 2223The following are representations made by the seller and are not the representations of any financial institution that may have made or may make a loan pertaining to the property, or that may 2425have or take a security interest in the property, or any real estate licensee engaged by the seller or the buyer. 2627*If you mark yes on items with *, attach a copy or explain on an attached sheet. 282930 1. TITLE 31 A. Do you have legal authority to sell the property? []Yes []No []Unknown *B. Is title to the property subject to any of the 32following: []Yes []No []Unknown 3334 (1) First right of refusal (2)Option 35 (3) Lease or rental agreement 36 37 (4) Other listing 38 (5) Life estate? *C. Is the property being transferred an 39 40 unlawfully established unit of land? []Yes []No []Unknown 41 *D. Are there any encroachments, boundary 42agreements, boundary disputes or recent boundary changes? []Yes []No []Unknown 43 *E. Are there any rights of way, easements, 44 licenses, access limitations or claims that 45

| 1 | | may affect your interest in the property? | []Yes | []No | []Unknown | |
|--|------------------|--|--|----------------------------------|--|-------|
| 2 | *F. | Are there any agreements for joint | | | | |
| 3 | | maintenance of an easement or right of way? | []Yes | []No | []Unknown | |
| 4 | *G. | Are there any governmental studies, designations, | | | | |
| 5 | | zoning overlays, surveys or notices that would | | | | |
| 6 | | affect the property? | []Yes | []No | []Unknown | |
| 7 | *H. | Are there any pending or existing governmental | | | | |
| 8 | | assessments against the property? | []Yes | []No | []Unknown | |
| 9 | *I. | Are there any zoning violations or | | | | |
| 10 | | nonconforming uses? | []Yes | []No | []Unknown | |
| 11 | *J. | Is there a boundary survey for the | | | | |
| 12 | | property? | []Yes | []No | []Unknown | |
| 13 | *K. | Are there any covenants, conditions, | | | | |
| 14 | | restrictions or private assessments that | | | | |
| 15 | | affect the property? | []Yes | []No | []Unknown | |
| 16 | *L. | Is the property subject to any special tax | | | | |
| 17 | | assessment or tax treatment that may result | | | | |
| 18 | | in levy of additional taxes if the property | | | | |
| 19 | | is sold? | []Yes | []No | []Unknown | |
| 20 | | | | | | |
| 21 | 2. | WATER | | | | |
| 22 | Α. | Household water | | | | |
| 23 | (1) | The source of the water is (check ALL that apply |): | | | |
| 24 | | []Public []Community []Private | | | | |
| 25 | | []Other | | | | |
| 26 | (2) | Water source information: | | | | |
| 27 | *а. | Does the water source require a water permit? | []Yes | []No | []Unknown | |
| 28 | | If yes, do you have a permit? | []Yes | []No | | |
| 29 | b. | ii jos, us jou nave a permit. | []105 | | | |
| 30 | | Is the water source located on the property? | []Yes | []No | []Unknown | |
| | | | | | []Unknown | |
| 31 | | Is the water source located on the property? | | | []Unknown []Unknown | []NA |
| 31 32 | *c. | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) | []Yes | []No | | []NA |
| | *c. | Is the water source located on the property? *If not, are there any written agreements for a shared water source? | []Yes | []No | []Unknown | []NA |
| 32 | | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? | []Yes | []No | | []NA |
| 32 33 | | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, | []Yes []Yes | []No []No | []Unknown | []NA |
| 32 33 34 | | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past | []Yes []Yes | []No []No | []Unknown | []NA |
| 32 33 34 35 | | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past 12 months? []Flow test []Bacteria test | []Yes []Yes []Yes | []No []No []No | []Unknown []Unknown | |
| 32 33 34 35 36 | d. | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past 12 months? []Flow test []Bacteria test []Chemical contents test | []Yes []Yes | []No []No | []Unknown | |
| 32 33 34 35 36 37 | | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past 12 months? []Flow test []Bacteria test []Chemical contents test Are there any water source plumbing problems | []Yes []Yes []Yes []Yes | []No []No []No | []Unknown []Unknown []Unknown | |
| 32 33 34 35 36 37 38 39 40 | d. *e. | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past 12 months? []Flow test []Bacteria test []Chemical contents test Are there any water source plumbing problems or needed repairs? | []Yes []Yes []Yes | []No []No []No | []Unknown []Unknown | |
| 32 33 34 35 36 37 38 39 40 41 | d. | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past 12 months? []Flow test []Bacteria test []Chemical contents test Are there any water source plumbing problems or needed repairs? Are there any water treatment systems for | []Yes []Yes []Yes []Yes []Yes | []No []No []No []No | []Unknown []Unknown []Unknown []Unknown | |
| 32 33 34 35 36 37 38 39 40 41 42 | d. *e. | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past 12 months? []Flow test []Bacteria test []Chemical contents test Are there any water source plumbing problems or needed repairs? Are there any water treatment systems for the property? | []Yes []Yes []Yes []Yes | []No []No []No | []Unknown []Unknown []Unknown | |
| 32 33 34 35 36 37 38 39 40 41 42 43 | d. *e. (3) | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past 12 months? []Flow test []Bacteria test []Chemical contents test Are there any water source plumbing problems or needed repairs? Are there any water treatment systems for the property? []Leased []Owned | []Yes []Yes []Yes []Yes []Yes | []No []No []No []No | []Unknown []Unknown []Unknown []Unknown | |
| 32 33 34 35 36 37 38 39 40 41 42 | d. *e. | Is the water source located on the property? *If not, are there any written agreements for a shared water source? Is there an easement (recorded or unrecorded) for your access to or maintenance of the water source? If the source of water is from a well or spring, have you had any of the following in the past 12 months? []Flow test []Bacteria test []Chemical contents test Are there any water source plumbing problems or needed repairs? Are there any water treatment systems for the property? | []Yes []Yes []Yes []Yes []Yes | []No []No []No []No | []Unknown []Unknown []Unknown []Unknown | |

| 1 | | irrigation rights for the property? | []Yes | []No | []Unknown | |
|----------|------------|---|--------|--------------|---------------|-------|
| 2 | *(2) | If any exist, has the irrigation water been | | | | |
| 3 | | used during the last five-year period? | []Yes | []No | []Unknown | []NA |
| 4 | *(3) | Is there a water rights certificate or other | | | | |
| 5 | | written evidence available? | []Yes | []No | []Unknown | []NA |
| 6 | C. | Outdoor sprinkler system | | | | |
| 7 | (1) | Is there an outdoor sprinkler system for the | | | | |
| 8 | | property? | []Yes | []No | []Unknown | |
| 9 | (2) | Has a back flow valve been installed? | []Yes | []No | []Unknown | []NA |
| 10 | (3) | Is the outdoor sprinkler system operable? | []Yes | []No | []Unknown | []NA |
| 11 | | | | | | |
| 12 | 3. | SEWAGE SYSTEM | | | | |
| 13 | A. | Is the property connected to a public or | | | | |
| 14 | | community sewage system? | []Yes | []No | []Unknown | |
| 15 | В. | Are there any new public or community sewage | | | | |
| 16 | | systems proposed for the property? | []Yes | []No | []Unknown | |
| 17 | C. | Is the property connected to an on-site septic | | | | |
| 18 | | system? | []Yes | []No | []Unknown | |
| 19 | | If yes, was it installed by permit? | []Yes | []No | []Unknown | []NA |
| 20 | | *Has the system been repaired or altered? | []Yes | []No | []Unknown | |
| 21 | | Has the condition of the system been | | | | |
| 22 | | evaluated and a report issued? | []Yes | []No | []Unknown | |
| 23 | | Has it ever been pumped? | []Yes | []No | []Unknown | []NA |
| 24 | | If yes, when? | | | | |
| 25 | *D. | Are there any sewage system problems or | | | | |
| 26 | | needed repairs? | []Yes | []No | []Unknown | |
| 27 | E. | Does your sewage system require on-site | | | | |
| 28 | | pumping to another level? | []Yes | []No | []Unknown | |
| 29 | | | | | | |
| 30 | 4. | DWELLING INSULATION | | | | |
| 31 | A. | Is there insulation in the: | F 137 | г э х | F 1TT 1 | |
| 32 | (1) | Ceiling? | []Yes | []No | []Unknown | |
| 33 | (2) | Exterior walls? | []Yes | []No | []Unknown | |
| 34 95 | (3) D | Floors? | []Yes | []No | []Unknown | |
| 35 26 | В. | Are there any defective insulated doors or windows? | []Vog | []No | []Unknown | |
| 36 37 | | windows: | []Yes | []INO | []UIIKIIOWII | |
| 37 38 | 5. | DWELLING STRUCTURE | | | | |
| 39 | »A. | Has the roof leaked? | []Yes | []No | []Unknown | |
| 39 40 | п. | If yes, has it been repaired? | []Yes | []No | []Unknown | []NA |
| 41 | B. | Are there any additions, conversions or | []105 | | []OIIMIOWI | |
| 42 | <i>D</i> . | remodeling? | []Yes | []No | []Unknown | |
| 43 | | If yes, was a building permit required? | []Yes | []No | []Unknown | []NA |
| 44 | | If yes, was a building permit obtained? | []Yes | []No | []Unknown | |
| 45 | | If yes, was final inspection obtained? | []Yes | []No | []Unknown | |
| - | | • / F | | | | |

| 1 | C. | Are there smoke alarms or detectors? | []Yes | []No | []Unknown |
|----|--------------|--|--------|-------|----------------|
| 2 | [<i>D</i> . | Is there a woodstove included in the sale? | []Yes | []No | []Unknown |
| 3 | - | Make | | | |
| 4 | * <i>E</i> . | Has pest and dry rot, structural or | | | |
| 5 | | 'whole house' inspection been done | | | |
| 6 | | within the last three years? | []Yes | []No | []Unknown |
| 7 | *F. | Are there any moisture problems, areas of | | | |
| 8 | | water penetration, mildew odors or other | | | |
| 9 | | moisture conditions (especially in the | | | |
| 10 | | basement)? | []Yes | []No | []Unknown |
| 11 | | *If yes, explain on attached sheet the frequency and | ļ | | |
| 12 | | extent of problem and any insurance claims, | | | |
| 13 | | repairs or remediation done. | | | |
| 14 | G. | Is there a sump pump on the property? | []Yes | []No | []Unknown |
| 15 | H. | Are there any materials used in the | | | |
| 16 | | construction of the structure that are or | | | |
| 17 | | have been the subject of a recall, class | | | |
| 18 | | action suit, settlement or litigation? | []Yes | []No | []Unknown |
| 19 | | If yes, what are the materials?] | | | |
| 20 | D. | Are there carbon monoxide alarms? | []Yes | []No | []Unknown |
| 21 | E. | Is there a woodstove included in the sale? | []Yes | []No | []Unknown |
| 22 | | Make | | | |
| 23 | *F. | Has pest and dry rot, structural or | | | |
| 24 | | 'whole house' inspection been done | | | |
| 25 | | within the last three years? | []Yes | []No | []Unknown |
| 26 | *G. | Are there any moisture problems, areas of | | | |
| 27 | | water penetration, mildew odors or other | | | |
| 28 | | moisture conditions (especially in the | | | |
| 29 | | basement)? | []Yes | []No | []Unknown |
| 30 | | *If yes, explain on attached sheet the frequence | y | | |
| 31 | | and extent of problem and any insurance | | | |
| 32 | | claims, repairs or remediation done. | | | |
| 33 | Н. | Is there a sump pump on the property? | []Yes | []No | []Unknown |
| 34 | I. | Are there any materials used in the | | | |
| 35 | | construction of the structure that are or | | | |
| 36 | | have been the subject of a recall, class | | | |
| 37 | | action suit, settlement or litigation? | []Yes | []No | []Unknown |
| 38 | | If yes, what are the materials? | | | |
| 39 | (1) | Are there problems with the materials? | []Yes | []No | []Unknown []NA |
| 40 | (2) | Are the materials covered by a warranty? | []Yes | []No | []Unknown []NA |
| 41 | (3) | Have the materials been inspected? | []Yes | []No | []Unknown []NA |
| 42 | (4) | Have there ever been claims filed for these | | | |
| 43 | | materials by you or by previous owners? | []Yes | []No | []Unknown []NA |
| 44 | | If yes, when? | | | |
| 45 | (5) | Was money received? | []Yes | []No | []Unknown []NA |
| | | | | | |

| 1 | (6) | Were any of the materials repaired or | | | | |
|----------|-----|---|-------|-------|-----------|-------|
| 2 | | replaced? | []Yes | []No | []Unknown | []NA |
| 3 | | | | | | |
| 4 | 6. | DWELLING SYSTEMS AND FIXTURES | | | | |
| 5 | | If the following systems or fixtures are included | | | | |
| 6 | | in the purchase price, are they in good working | | | | |
| 7 | | order on the date this form is signed? | | | | |
| 8 | А. | Electrical system, including wiring, switches, | | | | |
| 9 | | outlets and service | []Yes | []No | []Unknown | |
| 10 | В. | Plumbing system, including pipes, faucets, | | | | |
| 11 | | fixtures and toilets | []Yes | []No | []Unknown | |
| 12 | C. | Water heater tank | []Yes | []No | []Unknown | |
| 13 | D. | Garbage disposal | []Yes | []No | []Unknown | []NA |
| 14 | E. | Built-in range and oven | []Yes | []No | []Unknown | []NA |
| 15 | F. | Built-in dishwasher | []Yes | []No | []Unknown | []NA |
| 16 | G. | Sump pump | []Yes | []No | []Unknown | []NA |
| 17 | H. | Heating and cooling systems | []Yes | []No | []Unknown | []NA |
| 18 | I. | Security system []Owned []Leased | []Yes | []No | []Unknown | []NA |
| 19 | J. | Are there any materials or products used in | | | | |
| 20 | | the systems and fixtures that are or have | | | | |
| 21 | | been the subject of a recall, class action | | | | |
| 22 | | settlement or other litigations? | []Yes | []No | []Unknown | |
| 23 | | If yes, what product? | | | | |
| 24 | (1) | Are there problems with the product? | []Yes | []No | []Unknown | |
| 25 | (2) | Is the product covered by a warranty? | []Yes | []No | []Unknown | |
| 26 | (3) | Has the product been inspected? | []Yes | []No | []Unknown | |
| 27 | (4) | Have claims been filed for this product | | | | |
| 28 | | by you or by previous owners? | []Yes | []No | []Unknown | |
| 29 | | If yes, when? | | | | |
| 30 | (5) | Was money received? | []Yes | []No | []Unknown | |
| 31 | (6) | Were any of the materials or products repaired | | | | |
| 32 | | or replaced? | []Yes | []No | []Unknown | |
| 33 | | | | | | |
| 34 | 7. | COMMON INTEREST | | | | |
| 35 | Α. | Is there a Home Owners' Association | | | | |
| 36 | | or other governing entity? | []Yes | []No | []Unknown | |
| 37 | | Name of Association or Other Governing | | | | |
| 38 | | Entity | | | | |
| 39 | | Contact Person | | | | |
| 40 | | Address | | | | |
| 41 | | Phone Number | | | | |
| 42 | В. | Regular periodic assessments: \$ | | | | |
| 43 | | per []Month []Year[]Other | | | | |
| 44 | *C. | Are there any pending or proposed special | | | | |
| 45 | | assessments? | []Yes | []No | []Unknown | |

| 1 | D. | Are there shared 'common areas' or joint | | | | |
|-----------------|-----------|--|----------------|-------|---------------|------|
| 2 | | maintenance agreements for facilities like | | | | |
| 3 | | walls, fences, pools, tennis courts, walkways | | | | |
| 4 | | or other areas co-owned in undivided interest | | | | |
| 5 | | with others? | []Yes | []No | []Unknown | |
| 6 | E. | Is the Home Owners' Association or other | | | | |
| 7 | | governing entity a party to pending litigation | | | | |
| 8 | | or subject to an unsatisfied judgment? | []Yes | []No | []Unknown | []NA |
| 9 | F. | Is the property in violation of recorded | | | | |
| 10 | | covenants, conditions and restrictions or in | | | | |
| 11 | | violation of other bylaws or governing rules, | | | | |
| 12 | | whether recorded or not? | []Yes | []No | []Unknown | []NA |
| 13 | | | | | | |
| 14 | 8. | GENERAL | | | | |
| 15 | A. | Are there problems with settling, soil, | | | | |
| 16 | | standing water or drainage on the property | | | | |
| 17 | | or in the immediate area? | []Yes | []No | []Unknown | |
| 18 | В. | Does the property contain fill? | []Yes | []No | []Unknown | |
| 19 | C. | Is there any material damage to the property or | | | | |
| 20 | | any of the structure(s) from fire, wind, floods, | | | | |
| 21 | | beach movements, earthquake, expansive soils | | | | |
| 22 | | or landslides? | []Yes | []No | []Unknown | |
| 23 | D. | Is the property in a designated floodplain? | []Yes | []No | []Unknown | |
| 24 | Е. | Is the property in a designated slide or other | | | | |
| 25 | | geologic hazard zone? | []Yes | []No | []Unknown | |
| 26 | *F. | Has any portion of the property been tested | | | | |
| 27 | | or treated for asbestos, formaldehyde, radon | | | | |
| 28 | | gas, lead-based paint, mold, fuel or chemical | | | | |
| 29 | | storage tanks or contaminated soil or water? | []Yes | []No | []Unknown | |
| 30 | G. | Are there any tanks or underground storage | | | | |
| 31 | | tanks (e.g., septic, chemical, fuel, etc.) | | | | |
| 32 | | on the property? | []Yes | []No | []Unknown | |
| 33 | H. | Has the property ever been used as an illegal | | | | |
| 34 | | drug manufacturing or distribution site? | []Yes | []No | []Unknown | |
| 35 | чт | *If yes, was a Certificate of Fitness issued? | []Yes | []No | []Unknown | |
| 36 | *I. | Has the property been classified as | F 1 3 7 | F 187 | г тт 1 | |
| 37 | | forestland-urban interface? | []Yes | []No | []Unknown | |
| 38 20 | 9. | FULL DISCLOSURE BY SELLERS | | | | |
| 39 40 | 9. *A. | Are there any other material defects | | | | |
| $\frac{40}{41}$ | A. | affecting this property or its value | | | | |
| 41 | | that a prospective buyer should | | | | |
| 42 43 | | know about? | []Yes | []No | | |
| 40 44 | | *If yes, describe the defect on attached sheet | 1 1100 | | | |
| 45 | | and explain the frequency and extent of the | | | | |
| 10 | | suprair the hequeing and extent of the | | | | |

| 1 | | problem and any insurance claims, repairs or |
|----------|-------|--|
| 2 | | remediation. |
| 3 | В. | Verification: |
| 4 | | The foregoing answers and attached explanations (if any) are complete and correct to |
| 5 | the | best of my/our knowledge and I/we have received a copy of this disclosure statement. |
| 6 | I/we | authorize my/our agents to deliver a copy of this disclosure statement to all |
| 7 | pros | pective buyers of the property or their agents. |
| 8 | | |
| 9 | | Seller(s) signature: |
| 10 | | |
| 11 | | SELLER DATE |
| 12 | | |
| 13 | | SELLER DATE |
| 14 | | |
| 15 | | |
| 16 | | |
| 17 | II. E | BUYER'S ACKNOWLEDGMENT |
| 18 | | |
| 19 | | s buyer(s), I/we acknowledge the duty to pay diligent attention to any material defects that are |
| 20 | knov | wn to me/us or can be known by me/us by utilizing diligent attention and observation. |
| 21 | | |
| 22 | | ach buyer acknowledges and understands that the disclosures set forth in this statement and in |
| 23 | - | amendments to this statement are made only by the seller and are not the representations of |
| 24 | - | financial institution that may have made or may make a loan pertaining to the property, or that |
| 25 | - | have or take a security interest in the property, or of any real estate licensee engaged by the |
| 26 | | r or buyer. A financial institution or real estate licensee is not bound by and has no liability |
| 27 | | respect to any representation, misrepresentation, omission, error or inaccuracy contained in |
| 28 | | her party's disclosure statement required by this section or any amendment to the disclosure |
| 29 | state | ement. |
| 30 | C D | which terms includes all reasons similar the thready solution of this dis |
| 31 | | Buyer (which term includes all persons signing the 'buyer's acknowledgment' portion of this dis- |
| 32 | | are statement below) hereby acknowledges receipt of a copy of this disclosure statement (in- |
| 33 | ciua | ing attachments, if any) bearing seller's signature(s). |
| 34 35 | סות | CLOSURES, IF ANY, CONTAINED IN THIS FORM ARE PROVIDED BY THE SELLER ON |
| 36 | | BASIS OF SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME OF DIS- |
| 30 37 | | SURE. IF THE SELLER HAS FILLED OUT SECTION 2 OF THIS FORM, YOU, THE BUYER, |
| 38 | | ZE FIVE DAYS FROM THE SELLER'S DELIVERY OF THIS DOLLAR, TOO, THE BOTHA, |
| 39 | | OKE YOUR OFFER BY DELIVERING YOUR SEPARATE SIGNED WRITTEN STATEMENT |
| 39 40 | | REVOCATION TO THE SELLER DISAPPROVING THE SELLER'S DISCLOSURE UNLESS |
| 40 41 | | UWAIVE THIS RIGHT AT OR PRIOR TO ENTERING INTO A SALE AGREEMENT. |
| 42 | 100 | |
| 43 | BUY | TER HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS SELLER'S PROPERTY |
| 44 | | CLOSURE STATEMENT. |
| - | ~ . | |

45

| BUYER | DATE |
|--|--|
| BUYER | DATE |
| Agent receiving disclos | sure statement on buyer's behalf to sign and date: |
| | Real Estate Licensee |
| | Real Estate Firm |
| Date received by agent | t |
| 105.464) is repealed an (Enrolled Senate Bill | Senate Bill 102 becomes law, section 14 of this 2009 Act (amending ORS nd ORS 105.464, as amended by section 18, chapter, Oregon Laws 2009 102), is amended to read: property disclosure statement must be in substantially the following form: |
| - | 2S 105.465, a seller shall deliver in substantially the following form the losure statement to each buyer who makes a written offer to purchase state: |
| INSTRUCTIONS TO | THE SELLER |
| number(s) of the quest clusion or refusing to p | following form. Do not leave any spaces blank. Please refer to the line cion(s) when you provide your explanation(s). If you are not claiming an ex- provide the form under ORS 105.475 (4), you should date and sign each page ment and each attachment. |
| Each seller of resident | ial property described in ORS 105.465 must deliver this form to each buyer |
| who makes a written of buyer the right to rev section(s) of the form t | ffer to purchase. Under ORS 105.475 (4), refusal to provide this form gives the roke their offer at any time prior to closing the transaction. Use only the hat apply to the transaction for which the form is used. If you are claiming S 105.470, fill out only Section 1. |

[15]

| 1 | UNDER ORS 105.470) |
|----------|--|
| 2 | |
| 3 | Section 1. EXCLUSION FROM ORS 105.462 TO 105.490: |
| 4 | |
| 5 | You may claim an exclusion under ORS 105.470 only if you qualify under the statute. If you are not |
| 6 | claiming an exclusion, you must fill out Section 2 of this form completely. |
| 7 | |
| 8 | Initial only the exclusion you wish to claim. |
| 9 | |
| 10 | This is the first sale of a dwelling never occupied. The dwelling is constructed or installed |
| 11 | under building or installation permit(s) #, issued by |
| 12 12 | This cole is here financial institution that accuired the property of quatedian estant on |
| 13 | This sale is by a financial institution that acquired the property as custodian, agent or |
| 14 15 | trustee, or by foreclosure or deed in lieu of foreclosure. |
| 15 16 | The seller is a court appointed receiver, personal representative, trustee, conservator or |
| 10 | guardian. |
| 18 | |
| 10 | This sale or transfer is by a governmental agency. |
| 20 | This sure of stansfer is by a governmental agency. |
| 20 21 | |
| 22 | Signature(s) of Seller claiming exclusion |
| 23 | Date |
| 24 | |
| 25 | |
| 26 | Buyer(s) to acknowledge Seller's claim |
| 27 | Date |
| 28 | |
| 29 | |
| 30 | |
| 31 | (IF YOU DID NOT CLAIM AN EXCLUSION IN SECTION 1, YOU MUST FILL OUT THIS SEC- |
| 32 | TION.) |
| 33 | |
| 34 | Section 2. SELLER'S PROPERTY DISCLOSURE STATEMENT |
| 35 | |
| 36 | (NOT A WARRANTY) |
| 37 | (ORS 105.464) |
| 38 | |
| 39 | NOTICE TO THE BUYER: THE FOLLOWING REPRESENTATIONS ARE MADE BY THE |
| 40 | SELLER(S) CONCERNING THE CONDITION OF THE PROPERTY LOCATED |
| 41 | AT ("THE PROPERTY"). |
| 42 | |
| 43 | DISCLOSURES CONTAINED IN THIS FORM ARE PROVIDED BY THE SELLER ON THE BASIS |
| 44 | OF SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME OF DISCLOSURE. |
| 45 | BUYER HAS FIVE DAYS FROM THE SELLER'S DELIVERY OF THIS SELLER'S DISCLOSURE |

STATEMENT TO REVOKE BUYER'S OFFER BY DELIVERING BUYER'S SEPARATE SIGNED 1 2 WRITTEN STATEMENT OF REVOCATION TO THE SELLER DISAPPROVING THE SELLER'S DISCLOSURE STATEMENT, UNLESS BUYER WAIVES THIS RIGHT AT OR PRIOR TO ENTER-3 ING INTO A SALE AGREEMENT. 4 $\mathbf{5}$ FOR A MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS 6 7 PROPERTY, BUYER IS ADVISED TO OBTAIN AND PAY FOR THE SERVICES OF A QUALIFIED SPECIALIST TO INSPECT THE PROPERTY ON BUYER'S BEHALF INCLUDING, FOR EXAM-8 9 PLE, ONE OR MORE OF THE FOLLOWING: ARCHITECTS, ENGINEERS, PLUMBERS, ELECTRICIANS, ROOFERS, ENVIRONMENTAL INSPECTORS, BUILDING INSPECTORS, CER-10 11 TIFIED HOME INSPECTORS, OR PEST AND DRY ROT INSPECTORS. 12Seller ______ is/ _____ is not occupying the property. 1314 15I. SELLER'S REPRESENTATIONS: 1617The following are representations made by the seller and are not the representations of any financial institution that may have made or may make a loan pertaining to the property, or that may 18 have or take a security interest in the property, or any real estate licensee engaged by the seller 19 or the buyer. 202122*If you mark yes on items with *, attach a copy or explain on an attached sheet. 231. TITLE 24 Do you have legal authority to sell the property? []Yes []No []Unknown 25A. *B. Is title to the property subject to any of the 2627following: []Yes []No []Unknown First right of refusal 28(1)(2)Option 2930 (3) Lease or rental agreement 31 (4) Other listing Life estate? 32(5)*C. Is the property being transferred an 33 34 unlawfully established unit of land? []Yes []No []Unknown 35 *D. Are there any encroachments, boundary agreements, boundary disputes or recent 36 37 boundary changes? []Yes []No []Unknown 38 *E. Are there any rights of way, easements, licenses, access limitations or claims that 39 40 may affect your interest in the property? []Yes []No []Unknown *F. Are there any agreements for joint 41 42maintenance of an easement or right of way? []Yes []No []Unknown 43 *G. Are there any governmental studies, designations, zoning overlays, surveys or notices that would 44 affect the property? []Yes []No []Unknown 45

| 1 | *H. | Are there any pending or existing governmental | | | | |
|----------|------|--|-------|-------|-----------|-------|
| 2 | | assessments against the property? | []Yes | []No | []Unknown | |
| 3 | *I. | Are there any zoning violations or | | | | |
| 4 | | nonconforming uses? | []Yes | []No | []Unknown | |
| 5 | *J. | Is there a boundary survey for the | | | | |
| 6 | | property? | []Yes | []No | []Unknown | |
| 7 | *K. | Are there any covenants, conditions, | | | | |
| 8 | | restrictions or private assessments that | | | | |
| 9 | | affect the property? | []Yes | []No | []Unknown | |
| 10 | *L. | Is the property subject to any special tax | | | | |
| 11 | | assessment or tax treatment that may result | | | | |
| 12 | | in levy of additional taxes if the property | | | | |
| 13 | | is sold? | []Yes | []No | []Unknown | |
| 14 | | | | | | |
| 15 | 2. | WATER | | | | |
| 16 | A. | Household water | | | | |
| 17 | (1) | The source of the water is (check ALL that apply | y): | | | |
| 18 | | []Public []Community []Private | | | | |
| 19 | | []Other | | | | |
| 20 | (2) | Water source information: | | | | |
| 21 | *a. | Does the water source require a water permit? | []Yes | []No | []Unknown | |
| 22 | | If yes, do you have a permit? | []Yes | []No | | |
| 23 | b. | Is the water source located on the property? | []Yes | []No | []Unknown | |
| 24 | | *If not, are there any written agreements for | | | | |
| 25 | | a shared water source? | []Yes | []No | []Unknown | []NA |
| 26 | *c. | Is there an easement (recorded or unrecorded) | | | | |
| 27 | | for your access to or maintenance of the water | | | | |
| 28 | | source? | []Yes | []No | []Unknown | |
| 29 | d. | If the source of water is from a well or spring, | | | | |
| 30 | | have you had any of the following in the past | | | | |
| 31 | | 12 months? []Flow test []Bacteria test | | | | |
| 32 | | []Chemical contents test | []Yes | []No | []Unknown | []NA |
| 33 | *e. | Are there any water source plumbing problems | | | | |
| 34 | | or needed repairs? | []Yes | []No | []Unknown | |
| 35 | (3) | Are there any water treatment systems for | | | | |
| 36 | | the property? | []Yes | []No | []Unknown | |
| 37 | | []Leased []Owned | | | | |
| 38 | В. | Irrigation | | | | |
| 39 | (1) | Are there any [] water rights or [] other | | | | |
| 40 | | irrigation rights for the property? | []Yes | []No | []Unknown | |
| 41 | *(2) | If any exist, has the irrigation water been | | | | |
| 42 | | used during the last five-year period? | []Yes | []No | []Unknown | []NA |
| 43 | *(3) | Is there a water rights certificate or other | | | | |
| 44 | | written evidence available? | []Yes | []No | []Unknown | []NA |
| 45 | C. | Outdoor sprinkler system | | | | |

| 1 | (1) | Is there an outdoor sprinkler system for the | | | | |
|----------|--------------|--|--------|-------|-----------|-------|
| 2 | | property? | []Yes | []No | []Unknown | |
| 3 | (2) | Has a back flow valve been installed? | []Yes | []No | []Unknown | []NA |
| 4 | (3) | Is the outdoor sprinkler system operable? | []Yes | []No | []Unknown | []NA |
| 5 | | | | | | |
| 6 | 3. | SEWAGE SYSTEM | | | | |
| 7 | А. | Is the property connected to a public or | | | | |
| 8 | | community sewage system? | []Yes | []No | []Unknown | |
| 9 | В. | Are there any new public or community sewage | | | | |
| 10 | | systems proposed for the property? | []Yes | []No | []Unknown | |
| 11 | C. | Is the property connected to an on-site septic | | | | |
| 12 | | system? | []Yes | []No | []Unknown | |
| 13 | | If yes, was it installed by permit? | []Yes | []No | []Unknown | []NA |
| 14 | | *Has the system been repaired or altered? | []Yes | []No | []Unknown | |
| 15 | | Has the condition of the system been | | | | |
| 16 | | evaluated and a report issued? | []Yes | []No | []Unknown | |
| 17 | | Has it ever been pumped? | []Yes | []No | []Unknown | []NA |
| 18 | | If yes, when? | | | | |
| 19 | *D. | Are there any sewage system problems or | | | | |
| 20 | | needed repairs? | []Yes | []No | []Unknown | |
| 21 | E. | Does your sewage system require on-site | | | | |
| 22 | | pumping to another level? | []Yes | []No | []Unknown | |
| 23 | | | | | | |
| 24 | 4. | DWELLING INSULATION | | | | |
| 25 | А. | Is there insulation in the: | | | | |
| 26 | (1) | Ceiling? | []Yes | []No | []Unknown | |
| 27 | (2) | Exterior walls? | []Yes | []No | []Unknown | |
| 28 | (3) | Floors? | []Yes | []No | []Unknown | |
| 29 | В. | Are there any defective insulated doors or | | | | |
| 30 | | windows? | []Yes | []No | []Unknown | |
| 31 | | | | | | |
| 32 | 5. | DWELLING STRUCTURE | | | | |
| 33 | *A. | Has the roof leaked? | []Yes | []No | []Unknown | |
| 34 | | If yes, has it been repaired? | []Yes | []No | []Unknown | []NA |
| 35 | В. | Are there any additions, conversions or | | | | |
| 36 | | remodeling? | []Yes | []No | []Unknown | |
| 37 | | If yes, was a building permit required? | []Yes | []No | []Unknown | []NA |
| 38 | | If yes, was a building permit obtained? | []Yes | []No | []Unknown | []NA |
| 39 | | If yes, was final inspection obtained? | []Yes | []No | []Unknown | []NA |
| 40 | C. | Are there smoke alarms or detectors? | []Yes | []No | []Unknown | |
| 41 | [<i>D</i> . | Is there a woodstove or fireplace | | | | |
| 42 | | insert included in the sale? | []Yes | []No | []Unknown | |
| 43 | | *If yes, what is the make? | | | | |
| 44 | | | | | | |
| 45 | | *If yes, was it installed with a permit? | []Yes | []No | []Unknown | |

| 1 | | *If yes, is a certification label issued by the | | | |
|----------|--------------|--|--------|-------|-----------|
| 2 | | United States Environmental Protection Agency | | | |
| 3 | | (EPA) or the Department of Environmental | | | |
| 4 | | Quality (DEQ) affixed to it? | []Yes | []No | []Unknown |
| 5 | * <i>E</i> . | Has pest and dry rot, structural or | | | |
| 6 | | 'whole house' inspection been done | | | |
| 7 | | within the last three years? | []Yes | []No | []Unknown |
| 8 | *F. | Are there any moisture problems, areas of | | | |
| 9 | | water penetration, mildew odors or other | | | |
| 10 | | moisture conditions (especially in the | | | |
| 11 | | basement)? | []Yes | []No | []Unknown |
| 12 | | *If yes, explain on attached sheet the frequency and | ! | | |
| 13 | | extent of problem and any insurance claims, | | | |
| 14 | | repairs or remediation done. | | | |
| 15 | G. | Is there a sump pump on the property? | []Yes | []No | []Unknown |
| 16 | Н. | Are there any materials used in the | | | |
| 17 | | construction of the structure that are or | | | |
| 18 | | have been the subject of a recall, class | | | |
| 19 | | action suit, settlement or litigation? | []Yes | []No | []Unknown |
| 20 | | If yes, what are the materials?] | | | |
| 21 | D. | Are there carbon monoxide alarms? | []Yes | []No | []Unknown |
| 22 | Е. | Is there a woodstove or fireplace | | | |
| 23 | | insert included in the sale? | []Yes | []No | []Unknown |
| 24 | | *If yes, what is the make? | | | |
| 25 | | | | | |
| 26 | | *If yes, was it installed with a permit? | []Yes | []No | []Unknown |
| 27 | | *If yes, is a certification label issued by the | | | |
| 28 | | United States Environmental Protection Agence | y | | |
| 29 | | (EPA) or the Department of Environmental | | | |
| 30 | | Quality (DEQ) affixed to it? | []Yes | []No | []Unknown |
| 31 | *F. | Has pest and dry rot, structural or | | | |
| 32 | | 'whole house' inspection been done | | | |
| 33 | | within the last three years? | []Yes | []No | []Unknown |
| 34 | *G. | | | | |
| 35 | | water penetration, mildew odors or other | | | |
| 36 | | moisture conditions (especially in the | | | |
| 37 | | basement)? | | []No | []Unknown |
| 38 | | *If yes, explain on attached sheet the frequence | y | | |
| 39 | | and extent of problem and any insurance | | | |
| 40 | | claims, repairs or remediation done. | | | |
| 41 | Н. | Is there a sump pump on the property? | []Yes | []No | []Unknown |
| 42 | I. | Are there any materials used in the | | | |
| 43 | | construction of the structure that are or | | | |
| 44 | | have been the subject of a recall, class | | | |
| 45 | | action suit, settlement or litigation? | []Yes | []No | []Unknown |

| 1 | | If yes, what are the materials? | | | | |
|----------|-----|---|-------|-------|------------|-------|
| 2 | (1) | Are there problems with the materials? | []Yes | []No | []Unknown | []NA |
| 3 | (2) | Are the materials covered by a warranty? | []Yes | []No | []Unknown | []NA |
| 4 | (3) | Have the materials been inspected? | []Yes | []No | []Unknown | []NA |
| 5 | (4) | Have there ever been claims filed for these | | | | |
| 6 | | materials by you or by previous owners? | []Yes | []No | []Unknown | []NA |
| 7 | | If yes, when? | | | | |
| 8 | (5) | Was money received? | []Yes | []No | []Unknown | []NA |
| 9 | (6) | Were any of the materials repaired or | | | | |
| 10 | | replaced? | []Yes | []No | []Unknown | []NA |
| 11 | | | | | | |
| 12 | 6. | DWELLING SYSTEMS AND FIXTURES | | | | |
| 13 | | If the following systems or fixtures are included | | | | |
| 14 | | in the purchase price, are they in good working | | | | |
| 15 | | order on the date this form is signed? | | | | |
| 16 | A. | Electrical system, including wiring, switches, | | | | |
| 17 | | outlets and service | []Yes | []No | []Unknown | |
| 18 | В. | Plumbing system, including pipes, faucets, | | | | |
| 19 | | fixtures and toilets | []Yes | []No | []Unknown | |
| 20 | C. | Water heater tank | []Yes | []No | []Unknown | |
| 21 | D. | Garbage disposal | []Yes | []No | []Unknown | []NA |
| 22 | E. | Built-in range and oven | []Yes | []No | []Unknown | []NA |
| 23 | F. | Built-in dishwasher | []Yes | []No | []Unknown | []NA |
| 24 | G. | Sump pump | []Yes | []No | []Unknown | []NA |
| 25 | H. | Heating and cooling systems | []Yes | []No | []Unknown | []NA |
| 26 | I. | Security system []Owned []Leased | []Yes | []No | []Unknown | []NA |
| 27 | J. | Are there any materials or products used in | | | | |
| 28 | | the systems and fixtures that are or have | | | | |
| 29 | | been the subject of a recall, class action | | | | |
| 30 | | settlement or other litigations? | []Yes | []No | []Unknown | |
| 31 | | If yes, what product? | | | | |
| 32 | (1) | Are there problems with the product? | []Yes | []No | []Unknown | |
| 33 | (2) | Is the product covered by a warranty? | []Yes | []No | []Unknown | |
| 34 | (3) | Has the product been inspected? | []Yes | []No | []Unknown | |
| 35 | (4) | Have claims been filed for this product | | | | |
| 36 | | by you or by previous owners? | []Yes | []No | []Unknown | |
| 37 | | If yes, when? | | | | |
| 38 | (5) | Was money received? | []Yes | []No | []Unknown | |
| 39 | (6) | Were any of the materials or products repaired | | | | |
| 40 | | or replaced? | []Yes | []No | []Unknown | |
| 41 | | | | | | |
| 42 | 7. | COMMON INTEREST | | | | |
| 43 | A. | Is there a Home Owners' Association | | | | |
| 44 | | or other governing entity? | []Yes | []No | []Unknown | |
| 45 | | Name of Association or Other Governing | | | | |

| 1 | | Entity | | | | |
|----------|-----|--|-------|-------|-----------|-------|
| 2 | | Contact Person | | | | |
| 3 | | Address | | | | |
| 4 | | Phone Number | | | | |
| 5 | В. | Regular periodic assessments: \$ | | | | |
| 6 | | per []Month []Year[]Other | | | | |
| 7 | *C. | Are there any pending or proposed special | | | | |
| 8 | | assessments? | []Yes | []No | []Unknown | |
| 9 | D. | Are there shared 'common areas' or joint | | | | |
| 10 | | maintenance agreements for facilities like | | | | |
| 11 | | walls, fences, pools, tennis courts, walkways | | | | |
| 12 | | or other areas co-owned in undivided interest | | | | |
| 13 | | with others? | []Yes | []No | []Unknown | |
| 14 | E. | Is the Home Owners' Association or other | | | | |
| 15 | | governing entity a party to pending litigation | | | | |
| 16 | | or subject to an unsatisfied judgment? | []Yes | []No | []Unknown | []NA |
| 17 | F. | Is the property in violation of recorded | | | | |
| 18 | | covenants, conditions and restrictions or in | | | | |
| 19 | | violation of other bylaws or governing rules, | | | | |
| 20 | | whether recorded or not? | []Yes | []No | []Unknown | []NA |
| 21 | | | | | | |
| 22 | 8. | GENERAL | | | | |
| 23 | A. | Are there problems with settling, soil, | | | | |
| 24 | | standing water or drainage on the property | | | | |
| 25 | | or in the immediate area? | []Yes | []No | []Unknown | |
| 26 | В. | Does the property contain fill? | []Yes | []No | []Unknown | |
| 27 | C. | Is there any material damage to the property or | | | | |
| 28 | | any of the structure(s) from fire, wind, floods, | | | | |
| 29 | | beach movements, earthquake, expansive soils | | | | |
| 30 | | or landslides? | []Yes | []No | []Unknown | |
| 31 | D. | Is the property in a designated floodplain? | []Yes | []No | []Unknown | |
| 32 | E. | Is the property in a designated slide or other | | | | |
| 33 | | geologic hazard zone? | []Yes | []No | []Unknown | |
| 34 | *F. | Has any portion of the property been tested | | | | |
| 35 | | or treated for asbestos, formaldehyde, radon | | | | |
| 36 | | gas, lead-based paint, mold, fuel or chemical | | | | |
| 37 | | storage tanks or contaminated soil or water? | []Yes | []No | []Unknown | |
| 38 | G. | Are there any tanks or underground storage | | | | |
| 39 | | tanks (e.g., septic, chemical, fuel, etc.) | | | | |
| 40 | | on the property? | []Yes | []No | []Unknown | |
| 41 | H. | Has the property ever been used as an illegal | | | | |
| 42 | | drug manufacturing or distribution site? | []Yes | []No | []Unknown | |
| 43 | | *If yes, was a Certificate of Fitness issued? | []Yes | []No | []Unknown | |
| 44 | *I. | Has the property been classified as | | | | |
| 45 | | forestland-urban interface? | []Yes | []No | []Unknown | |

| 1 | 9. | FULL DISCLOSURE BY SELLERS | | |
|----|-------|---|----------|---------------------------------------|
| 2 | *A. | Are there any other material defects | | |
| 3 | | affecting this property or its value | | |
| 4 | | that a prospective buyer should | | |
| 5 | | know about? | []Yes | []No |
| 6 | | *If yes, describe the defect on attached sheet | | |
| 7 | | and explain the frequency and extent of the | | |
| 8 | | problem and any insurance claims, repairs or | | |
| 9 | | remediation. | | |
| 10 | В. | Verification: | | |
| 11 | | The foregoing answers and attached explanations (| (if any) | are complete and correct to |
| 12 | the 1 | best of my/our knowledge and I/we have received a | copy of | this disclosure statement. |
| 13 | I/we | authorize my/our agents to deliver a copy of this d | isclosur | e statement to all |
| 14 | | pective buyers of the property or their agents. | | |
| 15 | | | | |
| 16 | | Seller(s) signature: | | |
| 17 | | - | | |
| 18 | | SELLER | DATE _ | |
| 19 | | | | |
| 20 | | SELLER | DATE _ | |
| 21 | | | | |
| 22 | | | | |
| 23 | | | | |
| 24 | II. B | BUYER'S ACKNOWLEDGMENT | | |
| 25 | | | | |
| 26 | A. A | As buyer(s), I/we acknowledge the duty to pay diliger | nt atten | tion to any material defects that are |
| 27 | knov | wn to me/us or can be known by me/us by utilizing | diligent | attention and observation. |
| 28 | | | | |
| 29 | B. E | Cach buyer acknowledges and understands that the d | isclosur | es set forth in this statement and in |
| 30 | any | amendments to this statement are made only by th | e seller | and are not the representations of |
| 31 | any | financial institution that may have made or may ma | ke a loa | n pertaining to the property, or that |
| 32 | may | have or take a security interest in the property, or | of any | real estate licensee engaged by the |
| 33 | selle | er or buyer. A financial institution or real estate lic | ensee i | s not bound by and has no liability |
| 34 | with | respect to any representation, misrepresentation, | omissio | n, error or inaccuracy contained in |
| 35 | anot | ther party's disclosure statement required by this s | ection o | r any amendment to the disclosure |
| 36 | | ement. | | - |
| 37 | | | | |
| 38 | C. B | Buyer (which term includes all persons signing the fl | ouyer's | acknowledgment' portion of this dis- |
| 39 | | ure statement below) hereby acknowledges receipt | • | |
| 40 | | ing attachments, if any) bearing seller's signature(s) | | |
| 41 | | | | |
| 42 | DISC | CLOSURES, IF ANY, CONTAINED IN THIS FOR | M ARE | PROVIDED BY THE SELLER ON |
| 43 | | E BASIS OF SELLER'S ACTUAL KNOWLEDGE OF | | |
| 44 | | SURE. IF THE SELLER HAS FILLED OUT SECTION | | |
| | | /E FIVE DAYS FROM THE SELLER'S DELIVERY | | |

| 1 | REVOKE YOUR OFFER BY DELIVERING YOUR SEPARATE SIGNED WRITTEN STATEMENT |
|----------|--|
| 2 | OF REVOCATION TO THE SELLER DISAPPROVING THE SELLER'S DISCLOSURE UNLESS |
| 3 | YOU WAIVE THIS RIGHT AT OR PRIOR TO ENTERING INTO A SALE AGREEMENT. |
| 4 | |
| 5 | BUYER HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS SELLER'S PROPERTY |
| 6 | DISCLOSURE STATEMENT. |
| 7 | |
| 8 | BUYER DATE |
| 9 | |
| 10 | BUYER DATE |
| 11 | |
| 12 | Agent receiving disclosure statement on buyer's behalf to sign and date: |
| 13 | |
| 14 | Real Estate Licensee |
| 15 | |
| 16 | Real Estate Firm |
| 17 | |
| 18 | Date received by agent |
| 19 | |
| 20 | |
| 21 | SECTION 15. Sections 1 to 6, 8 and 10 of this 2009 Act shall be known and may be cited |
| 22 | as the Lofgren and Zander Memorial Act. |
| 23 | SECTION 16. (1) Sections 2, 3, 5 and 8 of this 2009 Act and the amendments to ORS |
| 24 | 105.464 by sections 14 and 14a of this 2009 Act become operative on April 1, 2011. |
| 25 | (2) Section 10 of this 2009 Act and the amendments to ORS 90.320 by section 12 of this |
| 26 | 2009 Act become operative on July 1, 2010. |
| 27 | SECTION 17. (1) Sections 2 and 3 of this 2009 Act apply to a conveyance of fee title that |
| 28 | is recorded on or after April 1, 2011. |
| 29 | (2) Section 10 of this 2009 Act and the amendments to ORS 90.320 by section 12 of this |
| 30 | 2009 Act apply to rental agreements that a landlord enters into on or after July 1, 2010. |
| 31 | (3) The amendments to ORS 105.464 by sections 14 and 14a of this 2009 Act apply to |
| 32 | property disclosures made by a seller on or after April 1, 2011, to a buyer making a written |
| 33 | offer. |
| 34 | SECTION 18. The State Fire Marshal shall complete the adoption of rules under section |
| 35 | 4 of this 2009 Act in time for the rules to become effective July 1, 2010. |
| 36 | SECTION 19. This 2009 Act being necessary for the immediate preservation of the public |
| 37 | peace, health and safety, an emergency is declared to exist, and this 2009 Act takes effect |
| 38 | on its passage. |
| 39 | |