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CHAPTER 709

DISCLOSURES BY OWNERS OF RESIDENTIAL REAL ESTATE

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709.01 Requirements for transfer. All persons; except personal representatives, trustees and conservators and except fiduciaries who are appointed by, or subject to supervision by, a court if those persons have never occupied the property transferred; who transfer real property, including a condominium unit, as defined in s. 703.02 (15), and time—share property, as defined in s. 707.02 (32), but excluding property that has not been inhabited, that includes 1 to 4 dwelling units, as defined in s. 101.61 (1), by sale, exchange or land contract, unless the transfer is exempt from the real estate transfer fee under s. 77.25, shall comply with ss. 709.02 to 709.04 and 709.06.

History: 1991 a 162

Truth or Consequences? Residential Seller Disclosure Law Conrad. Wis Law August 1992.

Protecting the Residential Seller Young Wis Law May 1993

709.02 Disclosure. In regard to transfers described in s. 709 01, the owner of the property shall furnish, not later than 10 days after acceptance of the contract of sale, to the prospective buyer of the property a completed copy of the report under s. 709.03, except that the owner may substitute for any entry information supplied by a licensed engineer, land surveyor or structural pest control operator or by an individual who is a qualified 3rd party, as defined in s. 452.23 (2) (b), or by a contractor about matters within the scope of the contractor's occupation if the information is in writing and is furnished on time and if the entry to which it relates is identified and except that the owner may substitute for any entry information supplied by a public agency, as defined in s. 66 073 (3) (h). A prospective buyer who does not receive a report within the 10 days may, within 2 business days after the end of that 10-day period, rescind the contract of sale by delivering a written notice of rescission to the seller or to the seller's agent. History: 1991 a 162

709.03 Report form. The report required under s. 709.02 shall be in the following form:

REAL ESTATE CONDITION REPORT

THIS CONDITION REPORT CONCERNS THE REAL PROPERTY LOCATED AT... IN THE... (CITY) (VILLAGE) (TOWN) OF..., COUNTY OF..., STATE OF WISCONSINTHIS REPORT IS A DISCLOSURE OF THE CONDITION OF THAT PROPERTY IN COMPLIANCE WITH SECTION 709 02 OF THE WISCONSIN STATUTES AS OF... (MONTH), (DAY),.... (YEAR) IT IS NOT A WARRANTY OF ANY KIND BY THE OWNER OR ANY AGENTS REPRESENTING ANY PRINCIPAL IN THIS TRANSACTION AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THAT THE PRINCIPALS MAY WISH TO OBTAIN

OWNER'S INFORMATION

In this form, "am aware" means have notice or knowledge. In this form, "defect" means a condition that would have a significant adverse effect on the value of the property; that would significantly impair the health or safety of future occupants of the property; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.

The owner discloses the following information with the knowledge that even though this is not a warranty prospective buyers

may rely on this information in deciding whether or not and on what terms to purchase the property. The owner hereby authorizes any agent representing any principal in this transaction to provide a copy of this statement, and to disclose any information in the statement, to any person in connection with any actual or anticipated sale of the property.

The owner represents that to the best of his or her knowledge the following statements have been accurately noted as correct, incorrect or not applicable to the property being sold. If the owner indicates that any statement is correct, the owner shall indicate, in the additional information area of this form, an explanation of the reason why the statement is correct.

Correct Incorrect N/A	yrvissak Navstar
	I am aware of defects in the roof.
2	I am aware of defects in the elec-
raj no gro sila () (bliblian)	
	plumbing system (including the
n se in egyd Holyspan i systema a resin i ses	water heater, water softener and swimming pool) that is included
c esis coso islikus iz je za tu.	in the sale.
-4: 19-3.£ 1 47 5 ye ^y 41.5	I am aware of defects in the heat-
ingstyr noor than yet it in the second and discuss from the second field the se	ing and air conditioning system (including the air filters and humidifiers).
	I am aware of defects in the well,
6 Constant of the second of	I am aware that this property is served by a joint well.
J	I am aware of defects in the septic
	system or other sanitary disposal system
8. 31 0 30 0 30 0	I am aware of underground fuel
The first section of the first	storage tanks on the property.
catti wazine (i te a jiwa 1-1)	(If correct, the owner, by law,
	must report the location to the
parketer mengeligi senje	department of industry, labor
	and human relations at P.O. Box 7969, Madison, Wisconsin,
- Applied to Applicable Dr	53707.)
	I am aware of an "LP" tank on the
	property (If correct, specify in
ารุกกระสมสติบสลัง แล้วสามุก	the additional information
i arujuntu	space whether or not the owner
pal gallaboure the ray	
s, & sand collections	leases the tank.)
10. 6006 207 2 48 600	I am aware of defects in the base-
Appropriate the second	ment or foundation (including
	cracks, seepage and bulges)

mangian but your real daring special assessments.

spective buyer's agent receives the report. A buyer may not

Correct Incorrect N/A		Correct Incorrect N/A
	I am assume that the meanager is	26 I am aware of the proposed
11	I am aware that the property is located in a floodplain, wetland or shoreland zoning area.	construction of a public project that may affect the use of the
12.	I am aware of defects in the structure of the property.	property I am aware of subdivision homeowners' associations, common
13	I am aware of defects in mechani- cal equipment included in the sale either as fixtures or per- sonal property	ments or another use of a part of
14	I am aware of boundary or lot line disputes, encroachments or encumbrances (including a joint driveway)	the property by nonowners, other than recorded utility easements. 28. I am aware of other defects affecting the property.
	I am aware of a defect caused by unsafe concentrations of, or unsafe conditions relating to,	The arrive has lived on the property for years
esta (www.a.a.) makis maked gyrazon isa in tuga jangu mura menghogi, iba ibang jangunig makembogi najan awo sila ib	radon, radium in water supplies, lead in paint, lead in soil, lead in water supplies or plumbing sys- tem or other potentially hazard ous or toxic substances on the	The owner certifies that the information in this report is true and correct to the best of the owner's knowledge as of the date on which the owner signs this report. Owner Date Owner Date
26 15 27 45 7 16 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	premises. I am aware of the presence of	A person other than the owner certifies that he or she has supplied information on which the owner relied for this report and that that information is true and correct to the best of that person's
	asbestos or asbestos—containing materials on the premises	knowledge as of the date on which the person signs this report. Person Items Date
17. An and the appetude in the con- composition, and product in the con- equity and a contribute and as this have as a configuration of management in this bear manifes on the profession to	toxic substances on, neighbor-	Person Items Date Person Items Date THE PROSPECTIVE BUYER AND THE OWNER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OR INSPEC- TIONS OF THE PROPERTY AND TO PROVIDE FOR APPRO- PRIATE PROVISIONS IN A CONTRACT BETWEEN THEM
1820 de la	I am aware that a structure on the property is designated as a historic building or that a part of the property is in a historic district.	WITH RESPECT TO ANY ADVICE, INSPECTIONS, DEFECTS OR WARRANTIES. THE PROSPECTIVE BUYER ACKNOWLEDGES. THAT TECHNICAL KNOWLEDGE SUCH AS THAT ACQUIRED BY PROFESSIONAL INSPECTORS MAY BE REQUIRED TO DETECT CERTAIN DEFECTS SUCH AS THE PRESENCE OF ASBESTOS, BUILDING CODE VIOLATIONS AND FLOODPLAIN STATUS.
- Jack program with the William	I am aware of current or previous termite, powder-post beetle or carpenter ant infestations.	I ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT
20. 10. 20. 20. 20. 20. 20. 20. 20. 20. 20. 2	I am aware of defects in a wood- burning stove or fireplace.	Prospective buyer Date Prospective buyer Date Prospective buyer Date History: 1991 a 162
्रिक्ट है। इस एक है की प्राप्त है के अक्टूबर हा उसने इसके हैं के एक है की प्राप्त की अक्टूबर है	done or that additions to this property were made during my period of ownership without the	709.04 Indication of compliance. An owner shall indicate compliance with this chapter on the contract of sale, on the closing statement or in an addendum to one of those documents. History: 1991 a 162 709.05 Right to rescind. If a buyer receives a report after
	I am aware of federal, state or local regulations requiring repairs, alterations or corrections of an existing condition	submission of a contract of sale to the seller or the seller's agent, the buyer may, after receipt of that report by the prospective buyer and before the applicable deadline, rescind in writing a contract of sale if a defect, as defined in the report, is disclosed, without any liability on his or her part, and a buyer is entitled to the return of any deposits paid in the transaction. A prospective buyer who
23% Street Stree	have received notice of property tax increases, other than normal annual increases	receives a report that is incomplete or that contains an inaccurate assertion that an item is not applicable and who is not aware of the defects that the seller failed to disclose may, within 2 business
24. Papara na Panapanajana and Panapananan Panapananananananananananananananananana	I am aware that remodeling that may increase the property's	days after receipt of that report, rescind in writing a contract of sale without any liability on his or her part and is entitled to the return of any deposits paid in the transaction. Rescissions under this section are timely if they are delivered to the owner or the owner's agent within 2 business days after the prospective buyer or the pro-
	ing special assessments	spective buyer's agent receives the report. A buyer may not

4309 93-94 Wis. Stats.

rescind a contract of sale under this section if he or she receives a complete report before submitting the contract of sale to the seller or the seller's agent. The right to rescind under this section is the only remedy under this chapter.

History: 1991 a 162.

709.06 Good faith. The owner shall perform each act, and make each disclosure, required by this chapter with honesty in

History: 1991 a 162

709.07 Liability precluded. An owner is not liable for an error or omission in a report under s. 709.03 if the owner had no **REAL ESTATE DISCLOSURES** 709.08

knowledge of that error or omission, if the error or omission was based on information provided by a public agency, as defined in s. 66.073 (3) (h), or by a licensed engineer, land surveyor, structural pest control operator or qualified 3rd party, as defined in s. 452.23 (2) (b), or by a contractor about matters within the scope of the contractor's occupation.

History: 1991 a 162

709.08 Waiver. A buyer may waive in writing the right to rescind under s. 709.05. If a buyer proceeds to closing, the buyer's right to rescind under s. 709.05 is terminated. A buyer may waive in writing the right to receive the report required under s. 709.02. History: 1991 a 162