SENATE BILL NO. 204-COMMITTEE ON JUDICIARY

(ON BEHALF OF THE CITY OF NORTH LAS VEGAS)

FEBRUARY 25, 2003

Referred to Committee on Judiciary

- SUMMARY—Revises certain provisions governing disclosure of certain information to purchasers of real property. (BDR 3-562)
- FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to real property; providing that the fact that real property has been the site for the manufacture of methamphetamine is not immaterial for the purposes of making disclosures to a purchaser of the property; removing the exemption from the requirement of completing and providing a disclosure form to a purchaser of residential property that is provided to the seller of the property in certain types of transactions; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. NRS 40.770 is hereby amended to read as follows:

2 40.770 1. In any sale of real property, the fact that the 3 property is or has been:

4 (a) The site of a homicide, suicide or death by any other 5 cause, except a death that results from a condition of the property [, 6 or the];

(b) The site of any crime punishable as a felony [; or

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8 (b)] other than a crime that involves manufacturing any 9 material, compound, mixture or preparation which contains any 10 quantity of methamphetamine; or



1 (c) Occupied by a person exposed to the human 2 immunodeficiency virus or suffering from acquired immune deficiency syndrome or any other disease that is not known to be 3 transmitted through occupancy of the property, 4

5 is not material to the transaction.

2. In any sale of real property, the fact that a sex offender, as 6 7 defined in NRS 179D.400, resides or is expected to reside in the 8 community is not material to the transaction, and the seller or any 9 agent of the seller does not have a duty to disclose such a fact to a 10 buyer or any agent of a buyer.

3. A seller or any agent of the seller is not liable to the buyer in 11 12 any action at law or in equity because of the failure to disclose any 13 fact described in subsection 1 or 2 that is not material to the 14 transaction [] or of which the agent or seller had no actual 15 knowledge.

4. Except as otherwise provided in an agreement between a 16 buyer and his agent, an agent of the buyer is not liable to the buyer 17 in any action at law or in equity because of the failure to disclose 18 19 any fact described in subsection 1 or 2 that is not material to the 20 transaction [] or of which the agent or seller had no actual knowledge. 21 22

Sec. 2. NRS 113.130 is hereby amended to read as follows:

23 113.130 1. Except as otherwise provided in subsections 2 24 and 3:

25 (a) At least 10 days before residential property is conveyed to a 26 purchaser:

27 (1) The seller shall complete a disclosure form regarding the 28 residential property; and

29 (2) The seller or his agent shall serve the purchaser or his 30 agent with the completed disclosure form.

31 (b) If, after service of the completed disclosure form but before conveyance of the property to the purchaser, a seller or his agent 32 33 discovers a new defect in the residential property that was not identified on the completed disclosure form or discovers that a 34 35 defect identified on the completed disclosure form has become worse than was indicated on the form, the seller or his agent shall 36 37 inform the purchaser or his agent of that fact, in writing, as soon as 38 practicable after the discovery of that fact but in no event later than 39 the conveyance of the property to the purchaser. If the seller does 40 not agree to repair or replace the defect, the purchaser may: 41

(1) Rescind the agreement to purchase the property; or

42 (2) Close escrow and accept the property with the defect as 43 revealed by the seller or his agent without further recourse.

44 Subsection 1 does not apply to a sale or intended sale of 45 residential property:



(a) [By a government or governmental agency.

(b) Pursuant to a court order or by foreclosure or deed in lieu of
foreclosure.

4 - (c)] Between any co-owners of the property, spouses or persons 5 related within the third degree of consanguinity.

6 [(d)] (b) Which is the first sale of a residence that was 7 constructed by a licensed contractor . [and not occupied by the 8 purchaser for more than 120 days.

9 (e) By any bank, thrift company, credit union, trust company,

10 savings and loan association or mortgage or farm loan association,

11 licensed as such under the laws of this state or of the United States,

12 if it has acquired the property for development, for the convenient

13 transaction of its business, or as a result of foreclosure of the 14 property encumbered in good faith as security for a loan or other

15 obligation it has originated or holds.

16 -(f) (c) By a person who takes temporary possession or control 17 of or title to the property solely to facilitate the sale of the property

18 on behalf of a person who relocates to another county, state or

19 country before title to the property is transferred to a purchaser.

3. A purchaser of residential property may waive any of the requirements of subsection 1. Any such waiver is effective only if it is made in a written document that is signed by the purchaser and

23 notarized.

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