House

Florida Senate - 2014 Bill No. CS for SB 1032

8	04196
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LEGISLATIVE ACTION

Senate . Comm: RCS . 04/23/2014 . .

The Committee on Appropriations (Latvala) recommended the following:

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Senate Amendment (with title amendment)

Delete everything after the enacting clause

and insert:

5 Section 1. Section 689.29, Florida Statutes, is created to 6 read:

689.29 Disclosure of subsurface rights to prospective purchaser.-

(1) A seller must provide a prospective purchaser of residential property with a disclosure summary at or before the

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11	execution of a contract if the seller or an affiliated or
12	related entity has previously severed or retained or will sever
13	or retain any of the subsurface rights or right of entry. The
14	disclosure summary must be conspicuous, in boldface type, and in
15	a form substantially similar to the following:
16	
17	SUBSURFACE RIGHTS
18	DISCLOSURE SUMMARY
19	
20	SUBSURFACE RIGHTS HAVE BEEN OR WILL BE SEVERED FROM THE TITLE TO
21	REAL PROPERTY BY CONVEYANCE (DEED) OF THE SUBSURFACE RIGHTS FROM
22	THE SELLER OR AN AFFILIATED OR RELATED ENTITY OR BY RESERVATION
23	OF THE SUBSURFACE RIGHTS BY THE SELLER OR AN AFFILIATED OR
24	RELATED ENTITY. WHEN SUBSURFACE RIGHTS ARE SEVERED FROM THE
25	PROPERTY, THE OWNER OF THOSE RIGHTS MAY HAVE THE PERPETUAL RIGHT
26	TO DRILL, MINE, EXPLORE, OR REMOVE ANY OF THE SUBSURFACE
27	RESOURCES ON OR FROM THE PROPERTY EITHER DIRECTLY FROM THE
28	SURFACE OF THE PROPERTY OR FROM A NEARBY LOCATION. SUBSURFACE
29	RIGHTS MAY HAVE A MONETARY VALUE.
30	
31	(Purchaser's Initials)
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33	(2) If the disclosure summary is not included in the
34	contract for sale, the contract for sale must refer to and
35	incorporate by reference the disclosure summary and must
36	include, in prominent language, a statement that the potential
37	purchaser should not execute the contract until he or she has
38	read the disclosure summary required under this section.
39	(3) As used in this section, the term:

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40	(a) "Seller" means a seller of real property which, at the
41	time of sale, is zoned for residential use and is property upon
42	which a new dwelling is being constructed or will be constructed
43	pursuant to the contract for sale with the seller or has been
44	constructed since the last transfer of the property.
45	(b) "Subsurface rights" means the rights to all minerals,
46	mineral fuels, and other resources, including, but not limited
47	to, oil, gas, coal, oil shale, uranium, metals, and phosphate,
48	whether or not they are mixed with any other substance found or
49	located beneath the surface of the earth.
50	Section 2. This act shall take effect October 1, 2014.
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52	========== T I T L E A M E N D M E N T =================================
53	And the title is amended as follows:
54	Delete everything before the enacting clause
55	and insert:
56	A bill to be entitled
57	An act relating to subsurface rights; creating s.
58	689.29, F.S.; requiring a seller to provide a
59	prospective purchaser with a subsurface rights
60	disclosure summary when selling residential property;
61	providing a form for the disclosure summary; requiring
62	the disclosure summary to be included in the contract
63	for sale or incorporated by reference into the
64	contract for sale; defining the terms "seller" and
65	"subsurface rights"; providing an effective date.

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