STATE OF NEW YORK

908

2019-2020 Regular Sessions

IN SENATE

January 9, 2019

Introduced by Sen. YOUNG -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

AN ACT to amend the real property law, in relation to establishing requirements for land contracts

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The real property law is amended by adding a new section
2	246-a to read as follows:
3	<u>§ 246-a. Requirements for land contracts. 1. Definition. For the</u>
4	purposes of this section, "land contract" means any written agreement
5	executed between a buyer and seller of residential real property or a
6	parcel of real property for residential use, by installment payments,
7	with a deposit of one thousand dollars or more, and a term of ninety
8	days or more, pursuant to which such buyer is responsible for all
9	repairs upon the real property and will be granted title to the real
10	property upon the full payment of the stated purchase price. Such term
11	shall not include a mortgage pursuant to which the seller executes and
12	records a deed to the real property upon the buyer's execution and
13	recording of a mortgage upon the real property; nor shall such term
14	include a lease of real property pursuant to which the lessor is obli-
15	gated to make repairs and pay real property taxes upon such property
16	<u>until the lessee tenders the stated purchase price.</u>
17	2. Disclosure notice. Not less than ten days prior to the execution of
18	a land contract, the seller shall provide to the buyer a written notice
19	delivered by certified mail. Such notice shall be entitled "Land
20	Contract-Consumer Caution and Counseling Notice" and shall include the
21	following notices:
22	(a) "You can lose this property if you fail to make the payments and
23	meet the other requirements of the land contract.";
24	(b) "You can lose this property if the seller of this property loses
25	title to this property due to the foreclosure of an existing mortgage or

EXPLANATION--Matter in **italics** (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD03650-01-9

S. 908

1	other lien, or other legal actions which may be brought against the
2	seller by creditors or others.";
3	(c) "You can lose this property if other persons have a legal interest
4	or claim against the property.";
5	(d) "Under the terms of this contract you are responsible for repairs
6	to this property and therefore you should have the property adequately
7	inspected before entering into this contract.";
8	(e) The name and addresses of the holders of any mortgages on the
9	property whose consent is required before the property can be sold;
10	(f) The existence of any mortgages or liens of record on the property;
11	and
12 13	(g) The unpaid property taxes or assessments on such property, if any. <u>3. Mandatory provisions. Every land contract shall provide:</u>
14^{13}	(a) that if the seller is to provide the buyer with escrow payments,
$14 \\ 15$	the seller must maintain the escrow funds in a separate account and
16	provide the buyer with an annualized accounting and proof of taxes paid;
17	(b) that if the seller does not record the land contract within five
18	days of the execution of such contract, the buyer shall be granted a
19	right of recovery against the seller for all payments made under the
20	land contract;
21	(c) that the buyer must be provided with a copy of the receipt for
22	filing the land contract with the county clerk; and
23	(d) that the seller must provide the buyer with written receipts for
24	any payments made under the land contract, including down payments.
25	4. Recording requirement. Within five business days after the
26	execution of a land contract, such contract shall be recorded by the
27	seller in the county clerk's office in the county in which the real
28	property is located. The seller shall provide the buyer with a copy of
29	the receipt issued for such recording.
30	5. Prohibited terms. No land contract shall contain the following:
31	(a) a provision which imposes excessive late fees;
32	(b) a provision in which the buyer consents to his or her removal from
33	the contract by the buyer without the option of judicial intervention or
34	a provision in which the buyer automatically consents to summary
35	proceedings by the seller;
36	(c) a provision in which the buyer forfeits equity in the event of
37	default; or
38	(d) a provision which waives any of the provisions of this section.
39	6. Enforcement. The attorney general may commence an action in the
40	name of the people of the state of New York to enforce the terms of this
41	section. A court may grant injunctive, declaratory or other equitable
42	relief in any such action brought to enforce the provisions of this
43	section.

44 § 2. This act shall take effect on the one hundred twentieth day after 45 it shall have become a law.