Case 1:23-cv-01097-PLM-RSK ECF No. 19-1, PageID.2620 Filed 01/19/24 Page 3 of 13



Residential	. LS No. <mark>1220084</mark>	
Status <mark>Closed</mark>	Area 10	List Price <mark>\$360,000</mark>
Type Site Built	Er/Ea Exc. Right to Sell	Media 💷 📕
Address <mark>1986 Sunnyside</mark> <mark>Dr</mark>	City <mark>Brentwood</mark>	Zip <mark>37027</mark>
County <mark>Williamson</mark>	Sub/Dev <mark>Sunny Side</mark>	MLS Map
Lot Number	Tax ID <mark>013J A 035.00</mark>	Deed Book/Page <mark>4743/715</mark>

Directions FROM NASHVILLE*<u>SOUTH ON HILLSBORO RD</u>, LEFT ON SUNNYSIDE DR, 1986 IS ON THE RIGHT

		Ger	neral Information				
Style Ranch		Stories 1.00		Year Built 1977 / Approximate			
Acres 1.470		Acreage Source		Corr	pletion		
Total Rooms	9	Size 150.0 x 43 4	l.0	Asso	bc Fee <mark>\$ /mo</mark>		
Constr All Bri	ck / Wood	Lot Wooded		Base	ement Partia	I / Unfinished	
Driveway Agg	regate	Floors Carpet / I	Finished Wood / Tile /	Gara	age <mark>2 / Attac</mark>	hed - SIDE	
Community A	menities	Waterfront /		Roo	f Compositio	on Shingle	
-		Rooms and	I Dimension Informatio	n		_	
Liv 15X13 / Formal Rec 25X33 / Over Garage Bed 1 15X13 / Full Bath							
Din 13X12 / F	ormal	Hobby /		Bed 2 12X	11 /		
Kit 15X12 / E a	at-In	Other /		Bed 3 13X	13 /		
Den 19X13 / F	Fireplace	Other I		Bed 4 12X	11 /		
	Bedrooms	Full Baths	Half Baths	Finished S	quare Feet	(est)	
Main	4	2	1	Main	2579	Est. SqFt. S	Source
Other	0	0	0	Second		Tax Rec	ord
				Third			
Total	4	2	1	Basement		Total	2579
		Office and	d Showing Information				
Show Call Sh	owing Center	Owner Name			Oper	n House	
	aylor (Ph: 615-794-08		CoList Agent (P	ካ:)			
		<u>s</u> (Ph: (615) 794-0833)	CoList Office (P	ካ:)			
	615) 327-0101	Subagency 0	Buyer Broker 3			itator 3	

Remarks: ALL BRICK RANCH*CUL-DE-SAC LOCATION*HUGE BEDROOMS & BONUS ROOM*9FT CEILINGS & CROWN MOLDING IN LIVING RM, DINING RM, & FOYER*HEATED FLR IN GUEST BATH*PRIVATE WOODED LOT*CONVENIENT TO NASHVILLE, BRENTWOOD & FRANKLIN

	Scho	ools and Utilities	
Elem1 Grassland Elementary Water City Water		liddle/JR <mark>Grassland Middle School</mark> Cool Electric / Central	High <mark>Franklin High School</mark> Heat Gas / Central
		Features	
Appliances	Interior Features	Exterior Features	Miscellaneous
Range <mark>Cooktop / Electric</mark>	Firepl <mark>1</mark>	Fence	Handicap
Oven <mark>Double Oven / Electric</mark>	Drapes	Patio/Deck Deck	Energy Storm Doors / Storm Windows /
	Master Bath Sep. Shower/Tu Ceramic	i b / Pool	Green Cert
Other Dishwasher	Other Ceiling Fan / Extra Closets / Utility Connection	Other Garage Door Opener	Other Cable TV
	Fina	ncing and Taxes	
Acceptable Buyer Financing FHA	/ Other / VA /		Taxes \$1,461
	ML	S Information	
Photo None Realtor Remarks: BUYER OR BU	List Date Sep 27 YER AGENT TO VERIFY SCHO	2010 Poss OL ZONING AND ANY OTHER PER	Date of Deed
	Compa	arable Information	
Sales Agent Jeff Fenton	Co-Sale	Co-Sales Agent	
Sales Office Benchmark Realty,		Co-Sales Office	
Seller Participation 4000		Closing Date <mark>4/29/2011</mark>	
Terms Conventional	Pending	Pending Date 4/20/2011	

Requested by: Jeff Fenton

Information believed to be accurate but not guaranteed. Buyers should independently verify all information prior to submitting any offer to purchase.

RealTracs Solutions ® Report Date: 4/29/2011

Jeff Fenton

From:	Jeff Fenton
Sent:	Wednesday, September 24, 2014 4:24 PM
То:	Kim Hollingshead
Cc:	Fawn Fenton
Subject:	RE: Fenton Purchase 1986 Sunnuyside Drive, Brentwood Tenancy by the Entirety?
Attachments:	Sunnyside Deed of Trust - Executed.pdf

Hello Kim!

It has been a while!

It has been recommended to Fawn and I, for liability purposes, that we hold title to our home as **"Tenancy by the Entirety"**.

I know very little about this, but here is an explanation that I found online:

Tenancy by the Entirety: a special form of joint tenancy when the joint tenants are husband and wife -- with each owning one-half. Neither spouse can sell the property without the consent of the other. Words in the deed such as "Bill and Mary, husband and wife as tenancy in the entirety" establish title in tenancy by the entireties. This form of ownership is not available in all states. (http://jtlehmanlaw.com/lawyer/Nashville-TN_fq314.htm)

Can you please tell me how our title is held currently at 1986 Sunnyside Drive, Brentwood, 37027? (You facilitated our closing.) I have a copy of our Deed of Trust (attached), but I can't figure out if this is titled as "Tenants in Common", "Joint Tenancy", or "Tenancy by the Entirety".

Is there a document that you can provide me which shows exactly how our property is titled?

Thanks for your help with this!

Jeff Fenton

Meticulous Marketing LLC (615) 837-1300 Office

(615) 837-1301 Mobile (615) 837-1302 Fax

When it's worth doing RIGHT the first time!

Submit or respond to a support ticket here.

Jeff Fenton

From:	Kim Hollingshead <kim@touchstonetitletn.com></kim@touchstonetitletn.com>
Sent:	Wednesday, September 24, 2014 4:42 PM
То:	Jeff Fenton
Cc:	Fawn Fenton
Subject:	RE: Fenton Purchase 1986 Sunnuyside Drive, Brentwood Tenancy by the Entirety?

And wife

Subject: RE: Fenton Purchase | 1986 Sunnuyside Drive, Brentwood | Tenancy by the Entirety?

Can you please explain to me how "Tenancy by the Entirety" is specified/differentiated on this document?

Thanks again!

Jeff Fenton

From: Kim Hollingshead
Sent: Wednesday, September 24, 2014 3:31 PM
To: Jeff Fenton
Cc: Fawn Fenton
Subject: RE: Fenton Purchase | 1986 Sunnuyside Drive, Brentwood | Tenancy by the Entirety?

Jeff, please see attached. Title is currently vested as Tenancy by the Entirety.

Kimberly K. Hollingshead, Esq.

President Touchstone Title& Escrow, LLC 318 Seaboard Lane, Suite 114 Franklin, TN 37067 Office: (615) 371-2299 Email: <u>Kim@TouchstoneTitleTN.com</u> Website: <u>www.TouchstoneTitleTN.com</u>

Our number one goal is to ensure that you are satisfied with our services. If you have any questions or concerns on this closing, or have suggestions on how we can make your next interaction with us even better, please e-mail me.

NOTICE: <u>YOU ARE NOT AUTHORIZED TO FORWARD THIS EMAIL TO ANYONE</u>. This e-mail message and all attachments transmitted with it may contain legally privileged and confidential information intended solely for the use of the addressee. If the reader of this message is not the intended recipient, you are hereby notified that any reading, dissemination, distribution, copying, or other use of this message or its attachments is strictly prohibited. It is not our intention to waive the attorney-client privilege, the attorney work-product doctrine, or any proprietary rights in the information contained on the following pages. If you have received this message in error, please notify the sender immediately by telephone (615-371-2299) or by electronic mail (kim@touchstonetitletn.com), and delete this message and all copies and backups thereof</u>. Thank you.

31.1 TENANCY BY THE ENTIRETY

When real property is acquired by individuals who are husband and wife at the time of the conveyance, then title is jointly held as an indivisible whole with right of survivorship unless the granting instrument expressly states that title is not to be held as a Tenancy by the Entirety. Upon divorce, a Tenancy by the Entirety is destroyed and absent some decree by the Divorce Court, the interest of the former spouses is converted into a Tenancy in Common with each owning a one-half interest.

31.2 TENANTS IN COMMON

When real property is acquired by two or more individuals who are not married at the time of the conveyance, or a Tenancy by the Entirety is destroyed through a divorce, title is held as Tenants in Common. In cases where the property is owned by Tenants in Common, each owner has a certain defined share in the property. Unless the instrument states otherwise, when there are two owners, each will automatically be presumed to own one-half each; if three, a third each, and so on. However, the shares between Tenants in Common do not need to be equal. The parties can decide what share of the property belongs to each owner. For example, if two individuals named Sam and Mark buy a property together, but if Sam contributes more to the purchase price than Mark, this could be reflected in the respective shares each acquires in the property. The deed into these individuals could state that Sam receives 70% interest in the property and Mark is entitled to 30%. The important point is that each of the Tenants in Common owners always owns his or her share of the property, and is only entitled to that same percentage of the sale proceeds. For example, if Sam dies, then his share of the property will be administrated as part of Sam's estate. Mark will continue to own his 30% after Sam's death. Unlike in a Joint Tenancy with a Right of Survivorship, it does not automatically pass to Mark.

When property is held as Tenants in Common, each of the individuals have a right to enter the common estate and take possession of the whole, subject to the equal right of the co-tenants to share in possession of the whole; and one co tenant's occupation or possession of the property can never be deemed adverse to the other cotenants.

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