

2603 Anderson Highway | Powhatan, VA 23139 804.598.4343 | www.villagesells.com

Company Referral (Circle One): web phone walk-in other		
Agent to Agent:		
From AgentCo		
Percentage / Amount:		
VCRG Referral From:		

PROPERTY INFO:

MLS:	Listing Date:		Expiration	Date:	
Address:					
Legal:	Lot:	Block:	Sec:	Subd:	
List Price:		_ Warranty: Yes	No	From:	
Contract Price:		Close Da	te:	Ratifled Date:	
Closing Concession:		Deposit:		Held By:	
AGENT INFO:					
Listing Agent:			Buyers Agent: _		
Listing Co:			Buyers Co.:		
				<u> </u>	
Commission:	E-mail: Commission				
CLINET INFO:					
Seller Information:		В	uyer Informatio	n:	
Name:			lame:		
Address:			ddress:		-
Number(s):			-mail:		
Attorney:			Attorney:		
Contact Person:		c	ontact Person:		
MORTGAGE INFO:					
Company Name:				itact Person:	
Phone Number:		Em	ail Address:		







CVRMLS RESIDENTIAL LISTING AGREEMENT (Standard Agency Representation)

Firm Name				
Firm Address				
Firm Broker Name				
Firm Broker's Phone Number				
1. Exclusive Right To Sell: The undersigned Owners (the "Owner") hereby grant unto the above named (the "Broker") for and in consideration of the services to be rendered by Broker, the exclusive and irrevocable right and				
(the "Owner") hereby grant unto the above named				
privilege beginning with the date of the last Owner's signature obtained on this Agreement and ending at 11:59 p.m. on to sell the property described herein for the price and upon the terms and conditions				
as set forth herein, or for such other price, terms or conditions as may be hereafter agreed upon in writing. In the event Owner, during the term hereof, agrees to sell the property described herein, and for any reason the purchase and sale transaction is not consummated, Owner agrees that Broker shall continue to have the right to sell the property and to file the property with the Central Virginia Regional Multiple Listing Service ("CVRMLS").				
Property located in City/County				
Troperty located in Sity/Sounty, and a legal				
Property located in City/County, Virginia, with a street address of:, and a legal description of(the "Property").				
2 Items Included: Unless otherwise specified in the real estate purchase agreement all improvements, fixtures				
appurtenances and the additional property, if any, described here are included in the sales price.				
3. Listing Price and Terms: The sale price of the Property is to be \$ which price includes selling compensation, and the terms and conditions of said sale are as follows: (a) Owner's incentives (b) Possession shall be at settlement unless otherwise agreed by Owner and purchaser. (c) Other:				
4. Multiple Listing Service: Owner is aware that Broker, a CVR MLS member, will file the Property and all pertinent information regarding it with CVR MLS. Such information, together with any other information provided to or obtained by Broker with respect to the Property, may be disclosed to prospective purchasers and other brokers and may be included in all listings and other materials distributed by CVR MLS either before or after the term of this listing or the sale of the Property. Owner understands that the primary objective of CVR MLS is to distribute information about property listings to all of its members and that the vast majority of homes for sale in the Richmond Metropolitan area are marketed through CVR MLS. Owner acknowledges that by not allowing the publication of their Property in CVR MLS, Owner will substantially reduce the number of potential purchasers and cooperating real estate offices who would learn about the availability of the Property. It is further understood that Broker will furnish to CVRMLS notice of all changes of information concerning the Property, and that upon completion of a fully executed Property sales agreement, Broker will notify CVR MLS of said sale. 5. Compensation: If, during the term of this Agreement, Owner sells or transfers the Property, or enters into a contract to sell or transfer the Property to a purchaser ready, willing and able to purchase on terms acceptable to Owner, or Owner receives				
a written offer signed by a purchaser by which such purchaser offers to purchase the Property on the terms and conditions set forth herein, then Owner agrees to pay to Broker the compensation (the "Fee") equal to the total of the following [select all applicable box(es)]:% of the gross sales price of the Property; AND the sum of \$ The Fee shall be paid in cash at settlement or such other time as set forth in this Agreement. Broker has advised Owner of				
Broker's firm policy regarding cooperating with and compensating other real estate licensees from the Fee set forth above. Owner authorizes Broker to cooperate with and compensate other brokers the following [select one]:				

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regarding the sale of the Property. Owner regarding the sale of the Property. Dua a real estate transaction prior to comm	er hereby [select one]: consents OR and designated agency requires writte mencement of dual or designated agency nt or representative. Owner should no	GOR □ does not consent to dual agency □ does not consent to designated agency □ approval of both Owner and purchaser in □ Owner is advised that a purchaser may □ t disclose any confidential information to
Resale Disclosure Act (Sections 55.1-2 community means a property subject to (§55.1-1800 et seq.), or a condominiu cooperative created pursuant to the Virguch Act, Owner authorizes OR shall either pay the Association or reimle	307 et. seq. of the Code of Virginia) (the a property owners' association pursua m created pursuant to the Virginia Co- ginia Real Estate Cooperative Act (§55.1 does not authorize Broker to order a re	et one]: is OR is not subject to the e "Act"). Under the Act, a common interest ant to the Property Owners' Association Act and indominium Act (§55.1-1900 et seq.), or a 1-2100 et seq.). If the Property is subject to sale certificate from the association. Owner not paid prior to settlement, the cost of the
including electronic format, magazines their web sites. If authorized below, Brol Property or display a hyperlink to commautomated estimate of the market value conjunction with the Property. If Own Owner must complete the "OPT OUT	and other media. CVR MLS brokers maker's website may also allow third-partiements or reviews in immediate conjunct use of the Property (or hyperlink to such does not want the Property listing OF INTERNET" section below.	sales information to CVR MLS participants, ay publish listings of competing brokers on s to (i) write comments or reviews about the ion with particular listings, or (ii) display anch estimate) or other listings in immediate g or address displayed on the Internet,
OPT-OUT OF INTERNET: Co	mplete this section only if Owner des	ires to opt out of Internet display
Owner may opt out of having the Option A or B below.	property listing or property address	displayed on the Internet by selecting
Option A: [☐] Owner has advised Bro Option B: [☐] Owner has advised Bro Internet.	ker that Owner does not want the Prope ker that Owner does not want the addre	erty displayed on the Internet. OR ess of the Property displayed on the
Owner understands and acknowledges on the Internet will not see information	s that if Option A has been selected, con about the Property in response to the	nsumers who conduct searches for listings ir search/ (Owner's Initials)
Owner (initial one): authorizes Property or provide hyperlinks to comm	OR does not authorize third-par ents or reviews to any property in imme	ties to write comments or reviews about the diate conjunction with the Property.
Owner (initial one): authorizes Property (or any hyperlink to such estim	OR does not authorize an autonate) or any property in immediate conju	omated estimate of the market value of the inction with the listing.
Notwithstanding the above instruction acknowledges that Broker cannot contabout Owner's Property.	tions that will be associated with ntrol the content of third-party website	Owner's MLS Property listing, Owner es that may display information or values
images, graphics, video recordings, vir and other copyrightable elements relatively Broker in connection with this Agreed one or more multiple listing services, in reproduced. Owner [select one]: copyright rights and other intellectual produced damages, profits, and other recoveries Content. If Owner irrevocably assigns a that the Listing Content and this assign copyright rights of any person or entity	rtual tours, drawings, written description ng to the Property provided by Owner to ment, and any changes to such informat included in compilations of listings, and of does OR does OR does not hereby irrevocab roperty rights, and all actions and cause is related thereto, which Owner may have and transfers to Broker the said rights, the ment of rights to Broker does not violate. Owner shall indemnify Broker against	nowledges and agrees that all photographs as, remarks, narratives, pricing information of Broker, or otherwise obtained or produced ion (the "Listing Content"), may be filed withoutherwise distributed, publicly displayed and by assign and transfer to Broker any and alles of action related to the foregoing, and alle ve or acquire in and to any and all Listing en Owner represents and warrants to Broker te or infringe upon the rights, including any all damages, costs, and liabilities, including Content or any portion of the Listing Content
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TRANSACTIONS

17. Other Terms:
16. Enforcement: If Owner sells, conveys, or otherwise transfers the Property within days after the expiration of the Agreement to a person or persons with whom Broker or any member of CVRMLS has negotiated as a prospective purchase during the term of this Agreement, Broker shall be deemed to have earned the Fee provided herein and such Fee shall be deand payable to Broker pursuant to the terms of this Agreement; provided, however, that (i) Broker has given written notice. Owner of the name of such purchaser prior to the expiration of the term of this Agreement, and (ii) Owner has not entered into a valid listing agreement with any other licensed broker. Further, Owner Agrees if, (i) after a valid contract for the purchase of the Property is executed by Owner and any purchaser(s), there is a default by Owner which prever performance of such contract through no fault of Broker, or (iii) Owner fails to fully perform the obligations of Owner set for herein, then Broker may take action to enforce this Agreement or collect any costs, Fees and/or damages. Owner agree to reimburse, indemnify and pay Broker, its agents and employees, for Broker's Fee, damages and collection costs incurred in the enforcement of this Agreement, including expenses and twenty-five percent (25%) attorney's fees.
15. Recordings Within the Property: If Owner records or allows remote monitoring of audio or video within the Propert Owner understands recording or transmitting audio or video of prospective purchasers or their representatives may res in violation of state and/or federal laws. Further, Owner acknowledges that prospective purchasers may photograph or vide interior of the Property. Owner should remove any items of a personal nature that Owner does not want photographer recorded or transmitted, such as family photos, paperwork and other personally identifiable information. Owner here releases and indemnifies Broker, its agents and employees, from any liability which may result from Owner's recording transmitting of audio or video on the Property, and from any other person photographing, recording or transmitting a audio, images, or video of the Property.
14. Home Warranty Insurance : Owner has been advised of the availability of a home warranty program for the Property th covers malfunctions in certain systems and appliances (limitations apply). Owner [select one] : □ declines coverage □ elects to purchase a home warranty program.
 13. Septic System: Pursuant to Va. Code §32.1-164.1:1, Owner must disclose to the purchaser if the septic system serving the Property fails to meet the current regulatory requirements and Owner has applied for or obtained a waiver from the Board of Health for the system. Owner represents and warrants [select as applicable]: □ The Property is not served by a septic system. □ The Property is served by a [select one]: □ conventional OR □ alternative septic system but is not subject to a waiver. If an alternative system, is it subject to a maintenance contract? □ Yes OR □ No. □ The Property is served by a septic system and has been granted a waiver (or has applied for a waiver) which is not transferable to a purchaser. NOTE: Owner must provide notice of septic system waiver to purchase.
12. Lead Based Paint: Owner represents and warrants the Property [select one]: □ was OR □ was not built befor 1978. If the Property was built before 1978, all federally mandated lead based paints disclosure requirements apply to the Property.
11. Disclosure: Owner acknowledges and understands that if the Virginia Residential Property Disclosure Act is applicable then Owner must furnish an executed disclosure statement to a purchaser of the Property. If Owner does not furnish such disclosure statement as required by such Act, the purchaser has the right to terminate any contract to purchase the Property.
10. Lockbox: Owner [select one] : □ requests OR □ does not request the installation and use of a CVR MLS approve lockbox on said Property. Owner [select one] : □ authorizes OR □ does not authorize a termite inspector to use a lockbox key for entrance to the property unaccompanied by Broker or Broker's authorized agent. Owner is aware and understand that a lockbox is a means by which persons who have authorized access to said lockbox keys may gain entrance. Own hereby jointly and severally releases and forever discharges Broker and all other persons who have authorized access to sail lockbox keys from all liability, obligations, causes of action, claims and demands whatsoever which Owner may have I virtue of the installation and use of such lockbox. Owner agrees to notify tenant in writing, if any, of intended use of lockbox

A. Fair Housing: Owner acknowledges that as a homeowner or landlord, Owner has a responsibility and a requirement under the rev. 07/2023 **CVR 345**

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law not to discriminate in the sale, rental and/or financing of property on the basis of race, color, religion, sex, disability, source of funds, familial status, elderliness, national origin, sexual orientation, gender identity, or status as a veteran, as well as all classes protected by the laws of the United States, the Commonwealth of Virginia and applicable local jurisdiction. Owner cannot instruct Broker or its licensees to convey for Owner any limitations in the sale or rental since real estate professionals are also bound by law not to discriminate. Under the law, a homeowner or landlord cannot establish discriminatory terms or conditions in the purchase or rental, deny that housing is available or advertise that the property is available only to persons of a certain race, color, religion, sex, disability, source of funds, familial status, elderliness, national origin, sexual orientation, gender identity, or status as a veteran, Broker has the responsibility to offer equal service to all clients and prospects without regard to race, color, religion, sex, disability, source of funds, familial status, elderliness, national origin, sexual orientation, gender identity, or status as a veteran.

- B. Owner acknowledges that Broker is representing Owner as a standard agent under this Agreement. In accordance with law, Broker hereby discloses to Owner that Broker and Broker's real estate licensees are the agents of Owner in connection with marketing the Property under this Agreement. As such, Broker and its licensees owe Owner duties as defined in Section 54.1-2131, Code of Virginia. Broker and its licensees are required to treat all parties to a transaction honestly. Without breaching their duties to Owner, Broker and its licensees may provide prospective purchasers with information about the Property and may assist a prospective purchaser in preparing an offer to purchase the Property. Broker and its licensees have a duty to submit to Owner all offers to purchase the Property. Broker and its licensees shall not disclose to prospective purchasers (or their real estate licensees) the terms of any other offers to purchase the Property received by Broker without Owner's prior written consent.
- C. This Agreement is intended solely to define the relationship between Owner and Broker. It is not intended to be an offer to sell to a third party, nor may any third party rely upon it as such an offer. Further, this Agreement does not confer upon Broker the power or authority to either make or accept an offer or counteroffer to sell the Property. The Property may be sold only by a written agreement executed by Owner, or by an attorney-in-fact for Owner under a written power of attorney. Broker's authority hereunder shall be limited to marketing the Property for sale and such activities as are necessary or incidental thereto, including without limitation accepting and holding an earnest money deposit in accordance with the Regulations of the Virginia Real Estate Board.
- D. If Owner withdraws the Property from the market during the initial term of this Agreement or any extension thereof, without written consent from Broker, or otherwise prevents Broker from selling the Property during the initial term or any extension thereof, Owner agrees to pay Broker the Fee set forth in paragraph 5 as compensation for its services hereunder.
- E. If, after a valid contract for the purchase of the Property is executed by Owner and a purchaser, there is a default by such purchaser which prevents performance of such contract through no fault of Owner, Broker agrees that Owner will not be liable for the Fee of Broker and that Broker shall look to such defaulting purchaser for compensation relating to such contract. Owner agrees that if such a default occurs, this Listing Agreement shall remain in effect between Owner and Broker until its expiration and that payment of the Fee of Broker by such defaulting purchaser or purchasers shall not satisfy an obligation which may arise if, subsequent to such default, another valid contract for the purchase of the Property is brought about by Broker.
- F. Owner agrees that during the initial term or any extension thereof, Broker is authorized to place "FOR SALE" signs on the Property, to remove any other "FOR SALE" signs and to take all appropriate action to bring about a sale of the Property. Owner agrees to make the Property available to Broker and real estate licensees employed by or affiliated with Broker at all reasonable hours for showing to prospective purchasers. Owner also agrees to refer to Broker all inquiries or offers which Owner may receive regarding the Property.
- G. In the event of a sale of the Property, Owner agrees to convey the Property to any purchaser by general warranty deed with the usual English covenants of title and free and clear from all encumbrances, tenancies, and liens (for taxes or otherwise), but subject to applicable easements and restrictive covenants of record not adversely affecting the use of the Property, and subject, in all events, to the specific terms and conditions contained in the contract of sale.
- H. Owner agrees that in consideration of the use of the services and facilities of Broker and/or CVRMLS, neither Broker, its officers, directors, employees and real estate licensees employed by or affiliated with Broker showing the Property to prospective purchasers, nor CVR MLS, its directors, officers and employees, including officials of any Association of REALTORS®, shall be liable for any vandalism, theft or damage of any nature whatsoever to the Property or its contents during the initial term and any extension hereof, and Owner waives any and all rights, claims, and causes of action against any of them and holds them harmless for any property damage or personal injury arising from the use of or access to the Property by any person during the initial term and any extension thereof, but excluding property damage or personal injury arising out of their own negligence.
- 19. This Agreement is a legally binding agreement which may not be modified or changed except by written instrument executed by the parties. It shall be construed, interpreted, and applied according to the laws of the Commonwealth of Virginia, and shall inure to the benefit of the parties hereto and their respective heirs, personal representatives, successors and assigns. No assignment of this Agreement shall be made without the prior written consent of the other parties. The parties hereto acknowledge that each of them has received a copy of this agreement. Owner is advised to seek legal advice if the contents of this Agreement are not understood.
- **20. Electronic Signatures** In accordance with the Uniform Electronic Transactions Act regarding electronic signatures and transactions, the parties do hereby expressly authorize and agree to the use of electronic signatures as an additional method of signing and/or initialing this Agreement.

21. Designation of Authorized Representative: Pursuant to Va. Code §§ 55.1-2307 et seq, Owner hereby designates the agent listed below as Owner's authorized representative with respect to any common interest community associated with the Property.

Designated Agent's Name and Information:

		
Cell NoAgent's DPOR License No.:		
zed signatures:		
Date	Owner	Date
Date	Owner	Date
	Broker or authorized agent	
	zed signatures: Date	zed signatures: Date Owner

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VILLAGE CONCEPTS REALTYGROUP

Virginia Real Estate Board

http://www.dpor.virginia.gov/Consumers/Disclosure Forms/

RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

ACKNOWLEDGEMENT BY SELLER AND PURCHASER

The Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the Code of Virginia) requires the owner of certain residential real property—whenever the property is to be sold or leased with an option to buy—to provide notification to the purchaser of disclosures required by the Act and to advise the purchaser that the disclosures are listed on the Real Estate Board webpage.

Certain transfers of residential property are excluded from this requirement (see § 55.1-702).

PROPERTY ADDRESS/ LEGAL DESCRIPTION:			
The purchaser is advised of the disclosure DISCLOSURE STATEMENT located on the Real E http://www.dpor.virginia.gov/Consumers/Resignation.com/	state Board webpage at:		
The owner(s) hereby provides notification Property Disclosure Act (§ 55.1-700 et seq. of treal estate licensee as provided in § 55.1-712, for the rights and obligations under the Act.	he Code of Virginia) and, if represented by a		
Owner	Owner		
Date	Date		
The purchaser(s) hereby acknowledges receipt of notification of disclosures as required under the Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the <i>Code of Virginia</i>). In addition, if the purchaser is (i) represented by a real estate licensee or (ii) not represented by a real estate licensee but the owner is so represented as provided in § 55.1-712, the purchaser further acknowledges having been informed of the rights and obligations under the Act.			
Purchaser	Purchaser		
Date	 Date		

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CENTRAL VIRGINIA REGIONAL MLS SUMMARY OF RESIDENTIAL PROPERTY DISCLOSURE ACT

The Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the Code of Virginia) (the "Act") governs the information owners must disclose to prospective purchasers of residential real property. Certain residential property transfers are excluded from the requirements (see § 55.1-702).

RESIDENTIAL PROPERTY DISCLOSURE STATEMENT (§55.1-703) NOTICE FOR BUYER TO EXERCISE NECESSARY DUE DILIGENCE

- 1. CONDITION: The owner(s) of the residential real property makes no representations or warranties as to the condition of the real property or any improvements thereon, or with regard to any covenants and restrictions, or any conveyances of mineral rights, as may be recorded among the land records affecting the real property or any improvements thereon, and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary, including obtaining a home inspection as defined in §54.1-500, a mold assessment conducted by a business that follows the guidelines provided by the U.S. Environmental Protection Agency, and a residential building energy analysis as defined in §54.1-1144, in accordance with the terms and conditions as may be contained in the real estate purchase contract, prior to settlement pursuant to such contract.
- PROPERTY SURVEY: The owner makes no representation with respect to current lot lines or the ability to
 expand, improve, or add any structures on the property, and purchasers are advised to exercise whatever
 due diligence a particular purchaser deems necessary, including obtaining a property survey and contacting
 the locality to determine zoning ordinances or lot coverage, height, or setback requirements on the property.
- 3. ADJACENT PARCELS: The owner(s) makes no representations with respect to any matters that may pertain to parcels adjacent to the subject parcel, including zoning classification or permitted uses of adjacent parcels, and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary with respect to adjacent parcels in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract.
- 4. HISTORIC DISTRICT ORDINANCE(S): The owner(s) makes no representations to any matters that pertain to whether the provisions of any historic district ordinance affect the property and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary with respect to any historic district designated by the locality pursuant to § 15.2-2306, including review of (i) any local ordinance creating such district, (ii) any official map adopted by the locality depicting historic districts, and (iii) any materials available from the locality that explain (a) any requirements to alter, reconstruct, renovate, restore, or demolish buildings or signs in the local historic district and (b) the necessity of any local review board or governing body approvals prior to doing any work on a property located in a local historic district, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract.
- 5. **RESOURCE PROTECTION AREAS**: The owner(s) makes no representations with respect to whether the property contains any resource protection areas established in an ordinance implementing the Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.) adopted by the locality where the property is located pursuant to § 62.1-44.15:74, and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary to determine whether the provisions of any such ordinance affect the property, including review of any official map adopted by the locality depicting resource protection areas, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract.
- 6. SEXUAL OFFENDERS: The owner(s) makes no representations with respect to information on any sexual offenders registered under Chapter 23 (§ 19.2-387 et seq.) of Title 19.2, and purchasers are advised to exercise whatever due diligence they deem necessary with respect to such information, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract.
- 7. DAM BREAK INUNDATION ZONE(S): The owner(s) makes no representations with respect to whether the property is within a dam break inundation zone and purchasers are advised to exercise whatever due CVR 426
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- diligence they deem necessary with respect to whether the property resides within a dam break inundation zone, including a review of any map adopted by the locality depicting dam break inundation zones.
- 8. WASTEWATER SYSTEM: The owner(s) makes no representations with respect to the presence of any wastewater system, including the type or size thereof or associated maintenance responsibilities related thereto, located on the property and purchasers are advised to exercise whatever due diligence they deem necessary to determine the presence of any wastewater system on the property and the costs associated with maintaining, repairing, or inspecting any wastewater system, including any costs or requirements related to the pump-out of septic tanks, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract.
- SOLAR ENERGY COLLECTION DEVICE(S): The owner(s) makes no representations with respect to any
 right to install or use solar energy collection devices on the property.
- 10. SPECIAL FLOOD HAZARD AREAS: The owner(s) makes no representations with respect to whether the property is located in one or more special flood hazard areas and purchasers are advised to exercise whatever due diligence they deem necessary, including (i) obtaining a flood certification or mortgage lender determination of whether the property is located in one or more special flood hazard areas, (ii) reviewing any map depicting special flood hazard areas, (iii) contacting the Federal Emergency Management Agency (FEMA) or visiting the website for FEMA's National Flood Insurance Program or the Virginia Flood Risk Information website operated by the Department of Conservation and Recreation, and (iv) determining whether flood insurance is required, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract. A flood risk information form that provides additional information on flood risk and flood insurance is available for download by the Real Estate Board on its website.
- 11. CONSERVATION OR OTHER EASEMENTS: The owner(s) makes no representations with respect to whether the property is subject to one or more conservation or other easements and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such contract.
- 12. **COMMUNITY DEVELOPMENT AUTHORITY**: The owner(s) makes no representations with respect to whether the property is subject to a community development authority approved by a local governing body pursuant to Article 6 (§ 15.2-5152 et seq.) of Chapter 51 of Title 15.2 and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary in accordance with terms and conditions as may be contained in the real estate purchase contract, including determining whether a copy of the resolution or ordinance has been recorded in the land records of the circuit court for the locality in which the community development authority district is located for each tax parcel included in the district pursuant to § 15.2-5157, but in any event, prior to settlement pursuant to such contract.
- 13. MARINE CLAYS: The owner(s) makes no representations with respect to whether the property is located on or near deposits of marine clays (marumsco soils), and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary in accordance with terms and conditions as may be contained in the real estate purchase contract, including consulting public resources regarding local soil conditions and having the soil and structural conditions of the property analyzed by a qualified professional.
- 14. RADON GAS: The owner(s) makes no representations with respect to whether the property is located in a locality classified as Zone 1 or Zone 2 by the U.S. Environmental Protection Agency's (EPA) Map of Radon Zones, and purchasers are advised to exercise whatever due diligence they deem necessary to determine whether the property is located in such a zone, including (i) reviewing the EPA's Map of Radon Zones or visiting the EPA's radon information website; (ii) visiting the Virginia Department of Health's Indoor Radon Program website; (iii) visiting the National Radon Proficiency Program's website; (iv) visiting the National Radon Safety Board's website that lists the Board's certified contractors; and (v) ordering a radon inspection, in accordance with the terms and conditions as may be contained in the real estate purchase contract, but in any event prior to settlement pursuant to such contract.
- 15. **DEFECTIVE DRYWALL:** The owner(s) makes no representations with respect to the existence of defective drywall on the property, and purchasers are advised to exercise whatever due diligence they deem necessary to determine whether there is defective drywall on the property, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event prior to settlement pursuant to such contract. For purposes of this disclosure, "defective drywall" means the same as the term defined in §36-156.1.

TRANSACTIONS

- 16. **LEAD PIPES:** The owner(s) makes no representations with respect to whether the property contains any pipe, pipe or plumbing fitting, fixture, solder, or flux that does not meet the federal Safe Drinking Water Act definition of "lead free" pursuant to 42 U.S.C § 300g-6, and purchasers are advised to exercise whatever due diligence they deem necessary to determine whether the property contains any pipe, pipe or plumbing fitting, fixture, solder, or flux that does not meet the federal Safe Drinking Water Act definition of "lead free," in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event prior to settlement pursuant to such contract.
- 17 **IMPOUNDING STRUCTURES OR DAMS:** The owner(s) makes no representations with respect to the condition or regulatory status of any impounding structure or dam on the property or under the ownership of the common interest community that the owner of the property is required to join, and purchasers are advised to exercise whatever due diligence a particular purchaser deems necessary to determine the condition, regulatory status, cost of required maintenance and operation, or other relevant information pertaining to the impounding structure or dam, including contacting the Department of Conservation and Recreation or a licensed professional engineer.

Sellers and buyers *may* also need to complete one or more of the following written disclosure forms (which can be found at https://www.dpor.virginia.gov/consumers/Disclosure Forms/):

- § 55.1-702.B (First Sale of a Dwelling) transfers involving the first sale of a dwelling are exempt from the
 disclosure requirements of the Act, except the builder shall disclose in writing to the purchaser all known
 material defects which would constitute a violation of any applicable building code. (If no defects are known
 by the builder to exist, no written disclosure is required.)
- § 55-518.B (Planning District 15) for property located wholly or partially in any locality comprising Planning District 15, the builder or owner shall disclose in writing any knowledge of (i) whether mining operations have previously been conducted on the property or (ii) the presence of any abandoned mines, shafts, or pits.
- § 55.1-704 (Military Installation) contains a disclosure requirement for properties located in any locality in which there is a military air installation.
- § 55.1-706 (Building Code Enforcement/Zoning Code Ordinance Violation) contains a disclosure requirement for properties with pending building code or zoning ordinance violations.
- § 55.1-708 (Property Previous Used for Methamphetamine Manufacture) contains a disclosure requirement for properties previously used to manufacture methamphetamine.
- § 55.1-708.1 (Privately Owned Stormwater Management Facility) contains a disclosure requirement for properties with privately owned stormwater management facilities.
- § 32.1-164.1:1 (Septic Waiver) contains a disclosure requirement regarding the validity of septic system operating permits.
- § 55.1-708.2 (Repetitive Flood Loss) contains a disclosure requirement for properties with flood claims of more than \$1,000 paid by the National Flood Insurance Program within a rolling 10 year period since 1978.
- § 55.1-706.1 (Lis Pendens) contains a disclosure requirement if the owner of a residential dwelling has actual knowledge of a lis pendens filed against such dwelling.
- § 54.1-2138.2 (Duty to Disclose Ownership Interest) requires a real estate licensee to disclose in writing if any member of the licensee's family, their real estate firm, any member of their real estate firm or any entity in which the license has an ownership interest has or will have an ownership interest to the other parties in a real estate transaction for the purchase, sale or leasing of real property.

Please acknowledge receiving a copy of this summar	ry by signing below.
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