

# SUMMARY OF RIGHTS AND OBLIGATIONS OF SELLERS AND PURCHASERS UNDER THE VIRGINIA RESIDENTIAL PROPERTY DISCLOSURE ACT



Virginia's Residential Property Disclosure Act (the "Act) (Virginia Code Sections 55-517 et. seq.) requires real estate licensees to inform the parties to a transaction with whom they deal of their rights and obligations under the Act. The licensee providing this information to you is prepared to answer any questions you may have about what the Act means to you, and to furnish you with a copy of the Act at your request.

The Act applies to sales, exchanges, installment sales, or leases with option to purchase of residential real property improved with one to four dwelling units. The Act does not apply to: transfers pursuant to court order (in estate administration, pursuant to writ execution, foreclosure, bankruptcy, condemnation, or by decree for specific performance); transfers among co-owners; transfers among spouses; transfers among parents or grandparents and their children or grandchildren; tax sales; transfers involving a government or housing authority; or (subject to certain exceptions discussed below) sales of new homes.

The Act requires sellers to furnish purchasers with either a disclosure or disclaimer statement developed by the Virginia Real Estate Board. The statement must be furnished to the purchaser before final ratification of the purchase contract or the purchaser may terminate the contract or sue later for damages.

A seller who chooses to furnish a disclaimer statement is stating that the property and all improvements are being sold "as is" with no representations or warranties as to condition, except as otherwise provided in the purchase contract. A seller who disclaims may nonetheless not divert the purchaser from making inspections or inquiries which would reveal the true condition of the property.

A seller who chooses to disclose information about the property's condition must disclose all defects of which the seller has actual knowledge by answering the questions contained in the disclosure statement. A seller is not required to have an independent inspection or investigation done in order to disclose, but may furnish the results of inspections performed by professionals, including public agencies, in lieu of answering any questions dealt with by such inspections as long as the inspections so furnished are clearly labeled as such. A seller is not liable for errors or omissions in the disclosure statement IF the seller has no "actual knowledge" about such errors or omissions, or if the seller "reasonably" relies on representations by public agencies or other experts as noted above, and if the seller is not grossly negligent in obtaining such information and transmitting it to the purchasers. A seller is not in violation of the law if information disclosed is later found to be inaccurate as long as such material change is disclosed at or before settlement.

A builder of a new home must disclose to a purchaser in writing all known material defects which would constitute a violation of any applicable building code. This disclosure does not abrogate any warranty or other obligations the builder may have to the purchaser. The builder may not satisfy its obligations under the Act by furnishing a disclaimer statement.

A purchaser must be furnished with a disclaimer or disclosure statement signed by the seller prior to final ratification of the purchase contract. If such statement is not received by final ratification, the purchaser has the right to terminate the purchase contract by sending written notice to the seller either by hand delivery or U. S. Mail, postage prepaid, any time before receiving the statement, or within 3 days of receiving the statement (if delivered in person) or 5 days of postmark (if sent by U. S. Mail, postage prepaid). A purchaser may waive the right to receive a statement, as long as the waiver is not in the purchase contract.

A purchaser who receives a disclaimer statement loses the right to terminate the contract upon settlement or occupancy, or upon application for a mortgage loan if the application states that the right to terminate ends at application. If a purchaser receives a disclosure statement, the purchaser may terminate the purchase contract in the event of a misrepresentation in the statement, but the right to terminate ends at settlement or occupancy, or upon application for a mortgage loan if the application states that the right to terminate ends at application. A purchaser who receives a disclosure statement may bring an action against the seller within one year of the receipt of the statement for actual damages sustained because the seller misrepresented defects which would have been disclosed if the seller had complied with the law, and of which the purchaser was not aware at the time of settlement or occupancy. A purchaser retains the right to pursue any remedy otherwise available against a seller in the event the seller intentionally or willfully misrepresents the condition of the property. If the purchaser does not receive a disclosure or disclaimer statement, and the right to receive one was not waived, the purchaser may bring an

action against the seller within one year of settlement or occupancy (if under a lease with option to purchase) for actual damages sustained as a result of defects in the property which would have been disclosed had the seller complied with the law, and of which, the purchaser was unaware at the time of settlement or occupancy.

Purchasers should be aware that neither a seller nor a real estate licensee is obligated to disclose facts or occurrences which have no effect on the physical structure of the property, its physical environment, or the improvements located thereon, or the fact that the property was the site of a homicide, felony, or suicide. Furthermore, it is a violation of federal law to disclose whether a previous occupant of the property was afflicted with the HIV virus or has AIDS.

Purchasers should be aware that whether a seller chooses to provide a disclosure statement or a disclaimer statement:

- (a) The seller is making no representations with respect to any matters which may pertain to parcels adjacent to the subject parcel. Purchasers should exercise whatever due diligence they deem necessary with respect to adjacent parcels in accordance with the terms and conditions of the purchase contract, but in any event prior to settlement on the subject property.
- (b) The seller is making no representations with respect to whether the property contains any resource protection areas established in an ordinance implementing the Chesapeake Bay Preservation Act (§10.1-2100 et seq.) adopted by the locality where the property is located pursuant to §10.1-2109. Purchasers should exercise whatever due diligence they deem 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 purchase contract, but in any event prior to settlement on the property.
- (c) If the property is located in a historic district designated by the locality pursuant to §15/2-2306 and the seller has knowledge of such designation, the seller shall disclose such fact to purchasers. Purchasers should exercise whatever due diligence they deem necessary to determine whether the provisions of any historic district ordinance affect the property, including review of any local ordnance creating such district or any official map adopted by the locality depicting historic districts, in accordance with terms and conditions as may be contained in the purchase contract, but in any event prior to settlement on the property.
- (d) The seller represents that there are no pending enforcement actions pursuant to the Uniform Statewide Building Code (§36-97 et seq.) that affect the safe, decent and sanitary living conditions of the property of which the seller has been notified in writing by the locality.

Purchasers should exercise whatever due diligence they deem necessary with respect to information on any sexual offenders registered under Chapter 23 (§19.2-387 et seq.) of Title 19.2, whether the owner furnishes Purchasers with a disclosure or disclaimer statement under subdivision 1 or 2 of subsection A of §55-519. Such information may be obtained by contacting the local police department or the Department of State Police, Central Criminal Records Exchange, at (804) 674-2000, or in the Internet at www.vsp.state.va.us/vsp.html.

Please acknowledge receiving a copy of this summary by signing below.

Date	 /	_/		 			
Date	 	_/	_				

# RESIDENTIAL PROPERTY DISCLOSURE STATEMENT THIS IS NOT A WARRANTY OF THE CONDITION OF THE PROPERTY

OWNER(S): Complete and sign this statement only if you elect to disclose defects in the conditions of the property actually known by you; otherwise, sign the RESIDENTIAL PROPERTY DISCLAIMER STATEMENT.

Property Address/I	Legal Description	:					
How long have you	owned the prope	rty?	Dates live	ed in prop	erty?		
Property Systems: Water Supply	□ Public □ ₩	Vell 🗆 Oth	er	_	hat apply)		
Sewage Disposal	🗆 Public 🗆 S	eptic Systen	approved fo	r(#) BR			
Garbage Disposal	□ Yes □ N	o D	ishwasher	☐ Yes ☐ No			
Heating		atural Gas	□ Electric	☐ Heat Pump	Age	Other	•
Air Conditioning	□ Oil □ N	atural Gas	☐ Electric	☐ Heat Pump	Age	Othe	r
Hot Water		atural Gas	☐ Electric	Capacity	Age	Othe:	r
Please indicate your	actual knowledge	with respec	t to the follow	ving:			
(structural or oth ☐ Yes ☐ No	any Basement: A herwise)?	ny known o	lefects	supply?  ☐ Yes ☐ Is the syste ☐ Yes ☐	No □ m in work	Unknown ing condition Unknown	th water quality or
2. Basement: Any	leaks or evidence	e of moistur	re?	Comments.			
□ Yes □ No	☐ Unknown	☐ Does Not	Apply	rooms?			l to all finished
2 Doof Amy look	an arridance of m	ooistumo?		<ul><li>☐ Yes</li><li>☐ No</li><li>☐ Unknown</li><li>Is the system in working condition?</li><li>☐ Yes</li><li>☐ No</li><li>☐ Unknown</li></ul>			
3. Roof: Any leaks  ☐ Yes ☐ No		noistare:					
	- Chkhown	Ασε	3				
Is there any exist	ing fire retardant t	reated (FRT	") plywood?	comments.			
□ Yes □ No	Unknown	☐ Does Not	Apply	finished ro	oms?		ing supplied to all
							☐ Does Not Apply
	ney(s): In working	☐ Does Not	Apply	□ Yes □	No 🗆	ing condition Unknown	☐ Does Not Apply
5. Plumbing System: Is the system in working condition?  □ Yes □ No □ Unknown  Comments:				10. Electric System: Are there any problems with electrical fuses/circuit breakers, outlets or wiring?  ☐ Yes ☐ No ☐ Unknown			
6. Septic/Sewer Symproperly?  □ Yes □ No	□ Unknown □	□ Does Not	_	requiremen □ Yes □	ectrical systs?	stem meet ex Unknown	
ir seduc, when w	as the system last	oumbea <i>!</i>		Comments:			

In exterior walls?	11. Insulation:	17. Are there any pending enforcement actions pursuant				
In other areas?	In exterior walls?   Yes   No   Unknown	to the Uniform Statewide Building Code (§36-97 et				
Comments:	In ceiling/attic? ☐ Yes ☐ No ☐ Unknown					
Yes	In other areas? ☐ Yes ☐ No ☐ Unknown	+				
Security system   Security s	Comments:					
Yes						
Yes		Comments:				
Are gutters and downspouts in working condition?    Yes   No   Unknown   Does Not Apply	<del>-</del>					
Yes		•				
Comments:   Comments:   Comments:   Comments:   Comments:   13. Wood-destroying organisms: Any infestation and/or prior damage?   \  \  \  \  \  \  \  \  \  \  \  \  \						
13. Wood-destroying organisms: Any infestation and/or prior damage?    Yes   No   Unknown     Any treatments or repairs?   Yes   No   Unknown     Comments:	11.0					
prior damage?   Yes	Comments:	Comments:				
prior damage?   Yes	12 Wood doctroying organisms. Any infectation and/or	19. Are there any defects in the following, if installed in				
Yes		· · · · · · · · · · · · · · · · · · ·				
Any treatments or repairs?    Yes   No   Unknown   Does Not Apply	<del>-</del>					
Yes		· · · · · · · · · · · · · · · · · · ·				
Lawn sprinkler system   Yes   No   Unknown   Does Not Apply	•	<del></del> -				
Yes   No   Unknown   Does Not Apply						
14. Are there any substances, materials or environmental hazards (including, but not limited to asbestos, radon gas, lead-based paint, underground storage tanks, or other contamination) or other adverse environmental site conditions on or affecting the property?   Yes	Commonis.	- · · · · · · · · · · · · · · · · · · ·				
hazards (including, but not limited to asbestos, radon gas, lead-based paint, underground storage tanks, or other contamination) or other adverse environmental site conditions on or affecting the property?    Yes	14. Are there any substances, materials or environmental					
gas, lead-based paint, underground storage tanks, or other contamination) or other adverse environmental site conditions on or affecting the property?    Yes   No   Unknown   Comments:	· · · · · · · · · · · · · · · · · · ·	Security system				
other contamination) or other adverse environmental site conditions on or affecting the property?    Yes	, <u>e</u> ,					
site conditions on or affecting the property?    Yes						
Yes						
Somments:						
Yes		by the locality pursuant to \$15.2-2306?				
other alterations or repairs made without required permits or not in compliance with building codes?    Yes   No   Unknown     Comments:		□ Yes □ No □ Unknown				
other alterations or repairs made without required permits or not in compliance with building codes?    Yes   No   Unknown     Comments:	15. Are there any additions, structural modifications or	Comments:				
the VA Condominium Act, VA Property Owners  Association Act or Real Estate Cooperative Act?  Yes No Unknown  Comments:  Yes No Unknown  B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  Comments:  Yes No Unknown  B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  Comments:	other alterations or repairs made without required					
Association Act or Real Estate Cooperative Act?    Yes   No   Unknown	permits or not in compliance with building codes?					
Yes   No   Unknown	□ Yes □ No □ Unknown					
16. Are there any zoning violations, nonconforming uses, violations of building restrictions or setback requirements, or any recorded or unrecorded easements, except for utilities, on or affecting the property?    Yes   No   Unknown   Comments:   Yes   No   Unknown   Comments:   Yes   No   Unknown   B. Are there any abandoned mines, shafts or pits present on the property?   Yes   No   Unknown   Comments:   Yes   No   Unknown   Yes   Yes   No   Unknown   Yes   Yes   No   Unknown   Yes   Yes   No   Unknown   Yes   Y	Comments:					
violations of building restrictions or setback requirements, or any recorded or unrecorded easements, except for utilities, on or affecting the property?  Yes No Unknown  Comments:  Yes No Unknown  Comments:  Yes No Unknown  B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,						
requirements, or any recorded or unrecorded easements, except for utilities, on or affecting the property?  Yes No Unknown  Comments:  Yes No Unknown  Comments:  Yes No Unknown  Comments:  Yes No Unknown  B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  Comments:	16. Are there any zoning violations, nonconforming uses,	Comments:				
easements, except for utilities, on or affecting the property?  Yes No Unknown  Comments:  B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,						
Planning District 15*:  A. Were there any mining operations previously  conducted on the property?  Yes No Unknown  B. Are there any abandoned mines, shafts or pits  present on the property?  Yes No Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County,  Goochland County, Hanover County, Henrico County,						
A. Were there any mining operations previously conducted on the property?  Yes No Unknown  B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,	easements, except for utilities, on or affecting the	<del>-</del>				
Comments:  Conducted on the property?  Yes No Unknown  B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,						
☐ Yes ☐ No ☐ Unknown  B. Are there any abandoned mines, shafts or pits present on the property?  ☐ Yes ☐ No ☐ Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,						
B. Are there any abandoned mines, shafts or pits present on the property?  Yes No Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,	Comments:					
present on the property?  Yes No Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,						
☐ Yes ☐ No ☐ Unknown  Comments:  *Planning District 15 includes the Town of Ashland, City of Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,		The state of the s				
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Richmond, Charles City County, Chesterfield County, Goochland County, Hanover County, Henrico County,						
Goochland County, Hanover County, Henrico County,		<u> </u>				

NOTE TO OWNER(S): You may wish to obtain professional advice or inspection of the property, or obtain information from the Department of Environmental Quality which identifies confirmed releases or discharges of oil or other adverse environmental site conditions which may affect the property, but you are not required to undertake or provide any independent investigation or inspection of the property in order to make the disclosures set forth above. You may wish to disclose the condition of other buildings on the property on a separate RESIDENTIAL PROPERTY DISCLOSURE STATEMENT.

NOTE TO PURCHASER(S): This statement is based upon the owner's actual knowledge of the condition of the property as of the date noted. You may wish to obtain professional advice or inspections of the property, or obtain information from the Department of Environmental Quality which identifies confirmed releases or discharges of oil or other adverse environmental site conditions which may affect the property. The information contained in this statement is the representation of the owner and not the representation of the broker or salesperson, if any.

Purchaser(s) should note that whether the owner proceeds under subdivision 1 or 2 of subsection A of §55-519, purchaser(s) should exercise whatever due diligence they deem necessary to determine whether the provisions of any historic district ordinance affect the property, including review of any local ordinance creating such district or any official map adopted by the locality depicting historic districts, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement. The owner(s) make no representations with respect to whether the property contains any resource protection areas established by an ordinance implementing the Chesapeake Bay Preservation Act (§10.1-2100 et seq.) adopted by the locality where the property is located pursuant to §10.1-2109. Purchaser(s) should exercise whatever due diligence they deem necessary to determine whether the provisions of any such ordinance implementing the Chesapeake Bay Preservation Act 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. Purchaser(s) should exercise whatever due diligence they deem necessary with respect to information on any sexual offenders registered under Chapter 23 (§19.2-387 et seq.) of Title 19.2. Such information may be obtained by contacting your local police department or the Department of State Police, Central Criminal Records Exchange, at 804-674-2000 or <a href="https://www.vsp.virginia.gov">www.vsp.virginia.gov</a>.

side, and state that this s will be required to disc	ge having carefully examined this s statement is complete and accurate a close any material change in the p have been informed of their rights	s of the date signed. At or half the prohysical condition of the pro-	before settlement, the owner(s) operty. The owner(s) further
Owner	Date	Owner	Date
been informed of their ri acknowledge that the o adjacent to the subject p	wledge receipt of a copy of this dis- ights and obligations under the Virg wner(s) make no representation w roperty and should exercise whateve- ith terms and conditions as may be t.	inia Residential Property Dis ith respect to any matters er due diligence deemed nec	sclosure Act. The purchaser(s) which may pertain to parcels essary with respect to adjacent
Purchaser	Date	Purchaser	Date
			DPOR 7/1/06

#### RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

### NOTICE TO SELLER AND PURCHASER

The Virginia Residential Property Disclosure Act requires the owner of certain residential real property, whenever the property is to be sold or leased with an option to buy, to furnish to the purchaser either (a) a RESIDENTIAL PROPERTY DISCLAIMER STATEMENT stating that the owner makes no representations or warranties as to the condition of the property, except as otherwise provided in the disclaimer statement or the purchase contract, or (b) a RESIDENTIAL PROPERTY DISCLOSURE STATEMENT disclosing defects in the condition of the property actually known by the owner. Certain transfers of residential property are excluded from this requirement (see §55-518).



## RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

**NOTE TO OWNER(S):** Sign this statement only if you elect to sell the property without representations and warranties as to its conditions, except as otherwise provided in this disclaimer statement or the purchase contract; otherwise, complete and sign the RESIDENTIAL PROPERTY DISCLOSURE STATEMENT.

Property Address/			
Legal Description:			
warranties as to the condi-	tion of the real propert as is", that is, with al	property described above mak y or any improvements thereon, Il defects which may exist, if a	and the purchaser will be
Uniform Statewide Build	ing Code (§36-97 et	there are no pending enforceme seq.) that affect the safe, dec of which the owner has been r	ent, and sanitary living
<del>_</del>		nat the real property described cality pursuant to §15.2-2306.	above  is is not
		amined this statement and further sunder the Virginia Residential I	
Owner	Date	Owner	Date

NOTE TO PURCHASER(S): You should note that whether the owner proceeds under subdivision 1 or 2 of subsection A of §55-519, the owner(s) make no representations with respect to any matters which may pertain to parcels adjacent to the subject parcel. You should exercise whatever due diligence you deem necessary with respect to adjacent parcels in accordance with the terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement. You should exercise whatever due diligence you deem necessary to determine whether the provisions of any historic district ordinance affect the property, including review of any local ordinance creating such district or any official map adopted by the locality depicting historic districts, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement. The owner(s) make no representations with respect to whether the property contains any resource protection areas established by an ordinance implementing the Chesapeake Bay Preservation Act (§10.1-2100 et seq.) adopted by the locality where the property is located pursuant to §10.1-2109. You should exercise whatever due diligence you deem necessary to determine whether the provisions of any such ordinance implementing the Chesapeake Bay Preservation Act 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. You should exercise whatever due diligence you deem necessary with respect to information on any sexual offenders registered under Chapter 23 (§19.2-387 et seq.) of Title 19.2. Such information may be obtained by contacting your local police department or the Department of State Police, Central Criminal Records Exchange, at 804-674-2000 or www.vsp.virginia.gov.

The	purchaser(s) a	icknowledge re	ceipt of a copy	of this disclain	mer statement and	l further acknow	ledge that
they	have been inf	formed of their	rights and oblig	gations under t	he Virginia Resid	lential Property	Disclosure
Act.							

Purchaser

Date

Date

DPOR 7/01/06

Purchaser