

40 Carriage Hill Lane Fredericksburg, VA 22407

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VAAF-2908000729

#### **REAL ESTATE CONTRACT of PURCHASE**

THI	S CONTRACT of purchase made this day of, 20, by and between
	, (hereinafter called "Seller"),
and	l (hereinafter called "Purchaser").
1 na	at, for and in consideration of the hereinafter contained mutual promises other good and valuable consideration, the parties do hereby agree as follows:  Seller shall sell and convey and Purchaser shall purchase all that certain Real Estate (hereinafter the "Real Estate" or the "Property") with all rights and
	privileges thereto appurtenant and all buildings and improvements thereon situate, lying and being in Magisterial District,
	, Virginia, more particularly described as follows:
2.	The purchase price of the Real Estate is \$ as determined at public auction by Auctioneer. The purchase price shall be payable by Purchaser at settlement in cash or immediately available funds.
3.	Purchaser has paid a deposit (hereinafter the "deposit") to Auctioneer in the amount of \$ with the signing of this contract. The deposit shall be held in escrow in a non-interest bearing account by Auctioneer and then applied to the purchase price at settlement, subject to the payment of Auctioneer's commission and the payment of Auctioneer's costs and expenses in preparing for and conducting the auction pursuant to that separate agreement between Seller and Auctioneer (the "Listing Agreement"). In the event Purchaser breaches this Contract, the deposit shall be paid to Seller, less Auctioneer's commission and all costs and expenses as set forth in the Listing Agreement, but such payment shall not preclude any other remedies available to Purchaser for such breach; provided further that Seller shall remain responsible for Auctioneer's commission and all costs and expenses as set forth in the Listing Agreement. If this Contract is not consummated and a dispute exists between Seller and Purchaser, the deposit shall be held in escrow by the Auctioneer until Seller and Purchaser have agreed to the disposition thereof, or a court of competent jurisdiction orders disbursement. If resolution on the disposition of the deposit is not timely reached to the satisfaction of Auctioneer, Auctioneer is hereby authorized to commence an interpleader action and deposit the deposit with a court of competent jurisdiction and in such event, Auctioneer shall be relieved of all further obligation and liability. Purchaser and Seller shall indemnify Auctioneer for all costs and expenses (including reasonable attorney's fees) incurred by Auctioneer arising from any dispute between Seller and Purchaser with respect to the deposit or this Contract.
4.	Pursuant to the Listing Agreement, Auctioneer shall be paid from the deposit a commission of \$ plus all costs and expenses of sale.
5.	Settlement shall be made at the offices of on or before Possession shall be given at settlement, unless otherwise agreed in writing by the parties hereto, subject to the rights of tenants, if any. TIME IS OF THE ESSENCE.
6.	Seller and Purchaser agree that Auctioneer was the sole procuring cause of this Contract of Purchase. If either Seller or Purchaser defaults under this Contract of Purchase, such defaulting party shall be liable for the commission of Auctioneer and for any expenses incurred by the non-defaulting party and by Auctioneer, such expenses including their respective attorney's fee, advertising expenses, and labor, if any, in connection with this transaction and the enforcement of such Contract.
7.	PURCHASER EXPRESSLY AGREES THAT THE PROPERTY IS OR WILL BE SOLD "AS IS, WHERE IS, WITH ALL FAULTS", WITHOUT ANY WARRANTY OR REPRESENTATION, EXPRESS, IMPLIED, OR ARISING BY OPERATION OF LAW, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF CONDITION, HABITABILITY, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SUBJECT TO ORDINARY WEAR AND TEAR OCCURRING AFTER THE DATE HEREOF. Purchaser further acknowledges that Seller has neither made nor extended to Purchaser any representation, warranty or indemnity with regard to the environmental condition of the Property. The Virginia Residential Property Disclosure Act (Section 55.1-700 through 55.1-714 of the Code of Virginia) requires Seller of a certain residential property to furnish the Purchaser a property disclosure statement in a form provided by the Real Estate Board. Disclosure is not attached.
8.	Seller represents that the Property (check as applicable) is or is not located within a development which is subject to the Virginia Property Owners' Association Act (55.1-1800 et seq. of the Code of Virginia). If the Property is within such a development, the Act requires Seller to obtain from the

9.	Seller agrees to pay the expense of preparing the deed, certificates for non-for and all amounts payable to Auctioneer pursuant to the Listing Agreement. Exin connection with this purchase, including, without limitation, title examina preparation costs and fees of Purchaser's attorney, shall be borne by Purcha closing costs on behalf of Purchaser. Except as expressly provided herein, ea	xcept as otherwise agreed herein, all other expenses incurred by Purchaser ation, insurance premiums, survey costs, recording costs, loan document user. Real estate taxes shall be prorated as of settlement. Seller shall pay no	
10.	At Settlement, Seller shall convey to Purchaser good and marketable fee sime and free and clear of all mortgages, deed of trust or other monetary liens, so obligations hereunder are contingent upon Seller being able to convey good "Permitted Encumbrances"): (i) matters that do not render title to the Proper real estate taxes not yet due and payable; (iv) such state of facts as an accord granted to providers of utility services; and (vi) the matters shown as Auctioneer prior to the auction sale, if any, provided no representation or was settlement hereunder, Purchaser identifies a title defect other than the Permit to attempt to cure the title defect, and Seller shall be able to extend the settlem or if Seller attempts but is not successful in curing the title defect, Purchaser instruct Auctioneer to return the deposit to Purchaser and neither party will hand proceed to settlement hereunder; provided Seller shall remain responsib auction pursuant to the Listing Agreement. If an owner's title insurance poliprotection over the title defect, Purchaser agrees to waive its objection to the Auctioneer shall be paid its commission and all costs and expenses of sale in	ame to be released by Seller at or prior to Closing. Purchaser's and Seller's and marketable title to the Property subject, however, to the following (the rty unmarketable; (ii) the rights of tenants, if any; (iii) the lien of ad valorem urate survey and inspection of the Property would reveal; (v) easements of exceptions on any title commitment or title policy provided to Purchaser by rranty is made as to accuracy or completeness of such title work. If, prior to tted Encumbrances, Seller shall have the opportunity, but not the obligation, tent date accordingly. If Seller does not elect to attempt to cure the title defect, shall have the option to terminate this Agreement, in which case Seller shall have any further obligation or liability to the other, or to waive the title defect of payment of Auctioneer's commission and the cost and expense of the icy can be obtained without exception to the title defect or with affirmative ne title defect. It is understood and acknowledged between the parties that	
11.	In the event the Property is taxed under land use assessment and this sale rollback taxes assessed.	results in disqualification from land use eligibility, Purchaser shall pay any	
12.	2. All risk of loss or damage to the Property by fire, windstorm, casualty or other cause, or taking by eminent domain, is assumed by Seller until Settlement In the event of substantial loss or damage to the Property before Settlement, Purchaser shall have the option (to be exercised within five (5) business days of written notice of such event) of either (i) terminating this Contract, or (ii) proceed with settlement in which event Seller shall assign to Purchaser all of Seller's rights under any applicable policy or policies of insurance and any condemnation awards and pay over the Purchaser any sums received as a result of such loss or damage. Failure to timely make such election shall be deemed Purchaser's election to proceed with settlement under (ii).		
13.	Virginia law (Va. Code Ann Section 43-1 et seq.) permits persons who have performed labor or furnished materials for the construction, removal, repa or improvement of any building or structure to file a lien against the property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than the earlier of (i) 90 days from the last day of the month in which the lienor last performed work or furnished materials of (ii) 90 days from the time the construction, removal, repair or improvement is terminated. Seller shall deliver to Purchaser at settlement an affidavit, in form acceptable to Purchaser's title insurer, if applicable, signed by Seller, that no labor or materials have been furnished to the Property within the statutory period for the filing of mechanics' or materialmen's liens against the Property. If labor or materials have been furnished during the statutory period Seller shall deliver to Purchaser an affidavit signed by Seller and the person(s) furnishing the labor or materials that the costs thereof have been paid in full		
	AN EFFECTIVE LIEN FOR WORK PERFORMED PRIOR TO THE I COUNSEL SHOULD BE CONSULTED.	DATE OF SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL	
14.	Purchaser may wish at Purchaser's cost to purchase owner's title insurance. I could include affirmative coverage against possible mechanics' and materia though not recorded at the time of recordation of Purchaser's deed, could be Property. The coverage afforded by such title insurance will be governed by th such title insurance coverage. At settlement, Seller shall deliver an owner's a	almen's liens for labor and materials performed prior to closing and which, e subsequently recorded and would adversely affect Purchaser's title to the e terms and conditions thereof, and the dollar amount of the cost of obtaining	
15.	This agreement is made in the Commonwealth of Virginia and shall be gove Virginia.	erned and construed in accordance with the laws of the Commonwealth of	
16.	5. If any provisions herein shall be legally unenforceable or in the event that a Court of competent jurisdiction shall deem any of the provisions contained in this Contract invalid or unenforceable, they shall be deemed severed from the other provisions of this Contract, and the remaining provisions shall nevertheless, be valid and enforceable and continue in full force and effect. The invalidity or the unenforceability of any particular provision of this Contract shall not affect the other provisions hereof and the Contract shall be construed in all respects as though such invalid or unenforceable provisions were omitted.		
17.	This Contract contains the entire understanding between the parties with reference to the matters contained herein, and there are no terms, conditions warranties, or representations other than those contained herein and no amendments hereto are valid unless made in writing and signed by both of the parties hereto.		
18. All notices and other communications hereunder in connection herewith shall be deemed to have been duly given if they are in writing and personally or sent by registered or certified mail, return receipt requested and first-class postage prepaid to the following addresses:			
	Seller:	Purchaser:	
	Phone:	Phone:	
	Email:	Email:	
19.	Except as herein otherwise provided to the contrary, this agreement shall be heirs, personal representatives, guardians and successors and assigns.	e binding upon and inure to the benefit of the parties signatory hereto, their	

- 20. No party shall assign or transfer any rights under or interest in (including, but without limitation, monies that may become due or monies that are due) under this Contract without the written consent of the other. Unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under this Contract.
- 21. Nothing under this Contract shall be construed to give any rights or benefits in this Contract to anyone other than the parties hereto, and all duties and responsibilities undertaken pursuant to this Contract will be for the sole and exclusive benefit of the parties hereto and not for the benefit of any other party. Notwithstanding the foregoing, Nicholls Auction Marketing Group, Inc. a Virginia corporation ("Auctioneer") shall be deemed a third party beneficiary of this Contract and entitled to enforce the provisions of this Contract against the parties hereto. Auctioneer shall have no liability hereunder to either Purchaser or Seller, except in the event of intentional misconduct or gross negligence with respect to the deposit, in which case Auctioneer's liability shall be limited to the deposit amount. All Property is to be sold at the auction in "AS-IS, WHERE IS" condition. Seller or Purchaser shall indemnify and hold harmless Auctioneer and its employees, affiliates, subcontractors, and independent contractors, from any claims, actions, causes of action, demands, rights, damages, losses, or costs that may result or occur due to the breach of any covenant, warranty or representation made by Seller or Purchaser in this agreement or any misrepresentation by Seller or Purchaser which adversely affects the Property.
- 22. This Contract supersedes any and all other understandings or agreements between the parties, either oral or in writing, with respect to the subject matter hereof.
- 23. The parties hereto declare and acknowledge that each has read and fully understands the terms set forth in this Contract.

WITNESS the following signatures and seals:

SELLER:		PURCHASER:	
	(SEAL), indiv.		(SEAL), indiv.
NAME		NAME	
	(SEAL), indiv.		(SEAL), indiv.
NAME		NAME	
	(SEAL), indiv.		(SEAL), indiv.
NAME		NAME	
	(SEAL), indiv.		(SEAL), indiv.
NAME		NAME	
(Entity Name)		(Entity Name)	
Ву:	(SEAL)	Ву:	(SEAL)
Name:		Name:	
Title:		Title:	
Closing Information		Closing Information	

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Phone: 540-898-0971 Fax: 540-301-5883

# ADDENDUM TO REAL ESTATE CONTRACT OF PURCHASE

REFERENCE IS HEREBY	MADE to the Real Estate Co	ntract of Purchase dated	, between
			("Seller") and
			("Purchaser")
regarding the sale of proper	rty located at		,
regarding the care of propor	.,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
			·
	at they are bound by the terr t associated with the above-r		and statements contained in the
conducted any and all inves	stigations, inspections, and a	ny other due diligence Purchas	TS" and that the Purchaser has er deems appropriate. Purchaser written arrangements have been
	acknowledge that they have the Property Information Pac		nply with the attached TERMS &
Seller	Date	 Purchaser	Date
	24.0	. 3/5/1455/	24.0
Seller	Date	Purchaser	Date



#### Virginia Real Estate Board

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

## RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

## SELLER AND PURCHASER ACKNOWLEDGEMENT FORM

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 disc DISCLOSURE STATEMENT located on the Fhttps://www.dpor.virginia.gov/Consumer					
Property Disclosure Act (§ 55.1-700 et se	<b>ation</b> as required under the Virginia Residential q. of the <i>Code of Virginia</i> ) and, if represented by a 712, further acknowledges having been informed t.				
Owner	Owner				
 Date	Date				
under the Virginia Residential Property Virginia). In addition, if the purchaser is (represented by a real estate licensee but t	Simple receipt of notification of disclosures as required Disclosure Act (§ 55.1-700 et seq. of the <i>Code of</i> (i) represented by a real estate licensee or (ii) not the owner is so represented as provided in § 55.1-having been informed of the rights and obligations				
Purchaser	Purchaser				
 Date	 Date				

#### Virginia Real Estate Board



http://www.dpor.virginia.gov/Consumers/Disclosure\_Forms/

#### RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

#### REQUIRED NOTICE FOR BUYER TO EXERCISE NECESSARY DUE DILIGENCE

The Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the *Code of Virginia*) 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). Information below found in § 55.1-703:

- 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, 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, but in any event, prior to settlement pursuant to such contract.
- 2. 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.
- 3. HISTORIC DISTRICT ORDINANCES(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.
- **4. 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.
- 5. 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.

- **6. 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 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.
- **7. 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.
- **8. 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.
- 9. 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 for the Virginia Department of Conservation and Recreation's Flood Risk Information System, 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.
- 10. 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.
- 11. 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.
- **12. 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.

- 13. 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.
- **14. 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 that term is defined in § 36-156.1.
- **15. 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.
- **16. 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.

#### ADDITIONAL WRITTEN DISCLOSURE REQUIREMENTS

## SELLERS AND BUYERS <u>MAY</u> NEED TO COMPLETE ONE OR MORE OF THE FOLLOWING WRITTEN DISCLOSURES

**NOTE:** This information is provided as a resource and does not constitute legal advice. The applicable Virginia Code sections should be consulted before taking any action based on this information, which is intended solely to provide an abridged overview of disclosure requirements and may not be applicable to all transactions.

The entire *Code of Virginia* is accessible online and searchable at <a href="http://law.lis.virginia.gov/vacode">http://law.lis.virginia.gov/vacode</a>. You should retain the services of an attorney if you need legal advice or representation.

**FIRST SALE OF A DWELLING:** § 55.1-702.B contains other disclosure requirements for transfers involving the first sale of a dwelling because the first sale of a dwelling is exempt from the disclosure requirements listed above. The builder of a new dwelling shall disclose in writing to the purchaser thereof all known material defects which would constitute a violation of any applicable building code.

<u>PLANNING DISTRICT 15:</u> In addition, for property that is located wholly or partially in any locality comprising Planning District 15, the builder or owner (if the builder is not the owner of the property) 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. If no defects are known by the builder to exist, no written disclosure is required by this subsection.

**SECTION 55.1-704** contains a disclosure requirement for properties in any locality in which there is a *military air installation*.

**SECTION 55.1-706** contains a disclosure requirement for properties with *pending building code or zoning ordinance violations*.

**SECTION 55.1-708** contains a disclosure requirement for *properties previously used to manufacture methamphetamine*.

**SECTION 55.1-708.1** contains a disclosure requirement for properties with *privately owned stormwater management facilities*.

**SECTION 32.1-164.1:1** contains a disclosure requirement regarding the validity of *septic system operating permits*.

<u>See also</u> the Virginia Condominium Act (§ 55.1-1900 et seq.), the Virginia Real Estate Cooperative Act (§ 55.1-2100 et seq.), and the Virginia Property Owners' Association Act (§ 55.1-1800 et seq.).

#### Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards This disclosure applies to property located at \_\_\_\_\_\_ **Lead Warning Statement** Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase. Seller's Disclosure (a) Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below): (i) \_\_\_\_\_ Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). (ii) \_\_\_\_\_ Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing. (b) Records and reports available to the seller (check (i) or (ii) below): (i) \_\_\_\_\_ Seller has provided the purchaser with all available records and reports pertaining to leadbased paint and/or lead-based paint hazards in the housing (list documents below). (ii) \_\_\_\_\_ Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing. Purchaser's Acknowledgment (initial) (c) \_\_\_\_\_\_ Purchaser has received copies of all information listed above. (d) \_\_\_\_\_ Purchaser has received the pamphlet Protect Your Family from Lead in Your Home. (e) Purchaser has (check (i) or (ii) below): (i) \_\_\_\_\_ received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or (ii) \_\_\_\_\_ waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. **Agent's Acknowledgment** (initial) (f) \_\_\_\_\_ Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance. **Certification of Accuracy** The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate. Seller Date Seller Date Date Purchaser Purchaser Date

Date

Agent

Agent

Date







## DISCLOSURE REGARDING VALIDITY OF SEPTIC SYSTEM OPERATING PERMIT

PROPERTY ADDRESS/ LEGAL DESCRIPTION: ("Property")			
OWNER(S): ("Owner")			
PURCHASER(S): ("Purchaser")			
The following disclosure ("Disclosure") is made of the Code of Virginia:	nde specifically in acco	ordance with and pursuant to the	requirements of Section 32.1-164.1:1
The onsite sewage system ("Septic System ("Requirements") impose a valid waiver ("Waiver") of such Requisettlement hereunder, and at such time additional treatment or pressure dosing	ed by the State Board irements from the Bo ie the Purchaser shal	of Health ("Board")[, as further or pard. Such waiver is not transfer I be required to comply with the	lescribed below]. Owner has obtained able, and shall be null and void upon a Board's regulatory requirements for
[The Requirements, as described in the	Waiver, are as follow	s:	
Pursuant to §32.1-164.1:1 of the Code of Viore of a real estate purchase contract ("Contract of the Contract, the Purchaser's sole remed after delivery of the Disclosure in person; (ii prepaid, and properly addressed to the Pu Purchaser; (v) the execution by the Purchase Virginia, contained in a writing separate from where such application contains a disclosure	t") in respect to the P y shall be to termina ) five (5) days after th rchaser; (iii) settleme er of a written waiver m the Contract; or (vi	Property. If the Disclosure is delivente the Contract at or prior to the property of the Property of the Property of the Purchaser's right of terming the Purchaser making written as	ered to the Purchaser after the acceptance earliest of the following: (i) three (3) days eposited in the United States mail, postage rty; (iv) occupancy of the Property by the nation under §32.1-164.1:1 of the Code of application to a lender for a mortgage loan
In order to terminate the Contract when per give written notice to the Owner either by the Purchaser terminates the Contract in coto the Purchaser, and any deposit made by returned to the Purchaser. Any rights of the if not exercised prior to the earlier of (i) the disclosure that the right to terminate shall enter the event of a sale of the Property, or occup	nand delivery or by U compliance with §32.1 Purchaser to Owner Purchaser to termina making of a written a end upon the applicat	nited States mail postage prepaid 1-164.1:1 of the Code of Virginia, or an escrow holder in connected the Contract provided by §32. Application to a lender for a mortain for a mortage loan or (ii) set	d, and properly addressed to the Owner. If the termination shall be without penalty tion with such Contract shall be promptly .1-164.1:1 of the Code of Virginia shall end gage loan where the application contains a ttlement or occupancy by the Purchaser, in
The owner(s) acknowledge having coinformed of their rights and obligation			
Owner	Date	Owner	Date
The purchaser(s) acknowledge receitheir rights and obligations under §3	•		e that they have been informed of
Purchaser	Date	Purchaser	Date