05/06/2006 12:24



STATE OF NORTH CAROLINA RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

INSTRUCTIONS TO PROPERTY OWNERS

- G.S. 47E requires owners of residential real estate (single-family homes and buildings with up to four dwelling units) to famish purchasers a property disclosure statement. This form is the only one approved for this purpose. A disclosure statement must be familished in connection with the sale, exchange, option and sale under a lease with option to purchase (unless the towart is already occupying or intends to occupy the dwelling). A disclosure statement is not required for some transactions, including the first sale of a dwelling which has never been inhabited and transactions of residential property made pursuant to a lease with option to purchase where the lessee occupies or intends to occupy the dwelling. For a complete list of exemptions, see G.S. 47E-2.
- You must check one of the buxes for each of the 20 questions on the second page of this form.
 - If you check "Yes" for any question, you must describe the problem or attach a report from an engineer, contractor, post control operator or other expect or public agency describing it. If you stack a report, you will not be liable for any insecurate or incomplete information contained in it so long as you were not grossly negligent in obtaining or transmitting the information.
 - If you check "No", you are stating that you have no actual knowledge of any problem. If you check "No" and you know there is a problem, you may be liable for making an notentional misstatement.
 - If you check "No Representation", you have no duty to displaye the conditions or characteristics of the property, even if you should have known of them.
 - If you check "Yes" or "No" and something harves to the property to make your Statement incorrect or inaccurate (for example, the roof begins to leak), you must promptly give the purchaser a corrected Statement or correct the problem.
- If you are assisted in the sale of your property by a licensed real estate broker or salespectors, you are still responsible for completing and delivering the Statement to the purchasers; and the broker or salesperson must disclose any material facts about your property which they know or restorably should know, regardless of your responses on the Statement.
- You must give the completed Statement to the purchaser no least than the time the purchaser makes an offer to purchase your property. If you do not, the purchaser can, under certain conditions, cancel any resulting contract (See "Note to Purchasers" below). You should give the purchaser a copy of the Statement containing your signature and keep a copy signed by the purchaser for your records.

Note to Purchasers: If the owner does not give you a Residential Property Disclosure Statement by the time you make your offer to purchase the property, you may under certain conditions cancel any resulting contract and be entitled to a refund of any deposit monies you may have paid. To cancel the contract, you must personally deliver or mail written notice of your decision to cancel to the owner or the owner's egent within three calendar days following your receipt of the Statement, or three calendar days following the data of the contract, whichever occurs first. However, in no event does the Disclosure

5.	In the space below, type or print in ink the address of the property (sufficient to identify it) and your name. Then sign and date.		
	Property Address: 327 Outwood Ave., Raleigh, 1	NC 27604	
	Owner's Name(s): See Attachment A		
	Owner(s) acknowledge haying annuived this Statement before	signing and that all information is true and correct as of the date signed.	
	Owner Signature: See Attachment A	D# 5/6/0le	
	Owner Signature:	Date	
	Purchaser(s) acknowledge receipt of a copy of this disclosure statement; that they have examined it before signing; that they understand that this is not a warrandy by owner or owner's agent; that it is not a substitute for any inspections they may wish to obtain; and that the representations are made by the owner and not the owner's agent(s) or subagent(s). Purchaser(s) are encouraged to obtain their transvention from a licensed home inspector or other professional.		
	representations are made by the owner and not the owne		
	representations are made by the owner and not the owne		
	representations are made by the owner and not the owne impection from a licensed home impector or other profession		

REV. 9/02

PAGE 05/10

05/06/2006 12:24 9194983973

RALPH T NEWBERRY

Property Address/Description: 327 Onkwood Row, Raledgh, MC 27604 [Note: In this form, "property" refers only to dwelling unit(s) and not sheds, detached garages or other buildings.] Regarding the property identified above, do you know of any problem (mailtaneties or defect) with any of the following: No Yes* No Representation FOUNDATION, SLAB, FIREPLACES/CHIMNEYS, FLOORS, WINDOWS (INCLUDING STORM WINDOWS AND SCREENS), DOORS, CEILINGS, INTERIOR AND EXTERIOR WALLS, ATTACHED GARAGE, PATIO, DECK OR OTHER STRUCTURAL COMPONENTS including my modifications to them?

a. Siding in [] Mannery [] Wound [] Composition/Hardboard [] Vinyl [] Synthetic Structural Other _______ Ħ ROOF (leakage or other problem)?... E. Approximate age of roof covering? _ WATER SEEPAGE, LEAKAGE, DAMPNESS OR STANDING WATER in the begannent, crewl space or slab?........ ELECTRICAL SYSTEM (outlete, wiring, penci, switches, fixtures, ctd.)? Ф PLUMRING SYSTEM (phoss, fixtures, water heater, cir.)? 也 \Box BEATING AND/OR AIR CONDITIONING? П WATER SUPPLY (including water quality, quantity and water pressure)?

a. Water supply is: City/County Community System Private Well(C) Other

b. Water paper are: Copper C Galvanizad Plantic C Other C Unknown ď П or other sever system [note: use of this type of system violette state law]) 🔲 Other_ BUILT-IN APPLIANCES (RANGE/OVEN, ATTACHED MICROWAVE, HOOD/FAN, DISHWASHER, Also regarding the property identified above, including the lot, other improvements, and fixtures bested thereas, do you know of any PROBLEMS WITH PRESENT INFESTATION, OR DAMAGE FROM PAST INFESTATION OF WOOD DESTROYING INSECTS OR ORGANISMS which has not been repaired? 11. PROBLEMS WITH DRAINAGE, GRADING OR SOIL STABILITY OF LOT? 12. PROBLEMS WITH OTHER SYSTEMS AND FIXTURES; CENTRAL VACUUM, POOL, HOT TUB, SPA, ATTIC FAN, EXHAUST FAN, CERLING FAN, SUMP PUMP, IRRIGATION SYSTEM, IV CABLE WIRING OR SATELLITE DISH, OR OTHER SYSTEMS? 13. ROOM ADDITIONS OR OTHER STRUCTURAL CHANGES? ENVIRORMENTAL HAZARDS (substances, materials or products) including exhestor, formaldchyde, radon ger mechanic gas, lead-based paint, underground storing time, or other insentious or textic material (whether buried or covered), contaminated sail or water, or other environmental contemporation? 16. VIOLATIONS OF BUILDING CODES, ZONING ORDINANCES, RESTRICTIVE COVENANTS OR OTHER LAND-USE RESTRICTIONS? ... 17. UTILITY OR OTHER EASEMENTS, SHARED DRIVEWAYS, PARTY WALLS OR ENCROACHMENTS FROM OR ON ADJACENT PROPERTY? ㅂ П 18. LAWSUITS, FORECLOSURES, BANKRUPTCY, TENANCIES, JUDGMENTS, TAX LIENS, PROPOSED ASSESSMENTS, MECHANICS' LIENS, MATERIALMENS' LIENS, OR NOTICE FROM ANY GOVERNMENTAL AGENCY that could affect title to the property? 20. FLOOD HAZARD or that the property is in a FEDERALLY-DESKONATED FLOOD PLAIN? *If you assured "Yes" to any of the above questions, piease explain (Attach additional speets, if measure y): _ INSPECTION REPORT

05/06/2006 12:24 9194983973

RALPH T NEWBERRY

PAGE 09/10

LEAD-BASED PAINT OR LEAD-BASED PAINT HAZARD ADDENDUM

Ptop	orty Address:	327 Oakwood Ave, Raleigh, NC 27604
first. lead- the S needs Solle termi asses cause	Buyer shall I based paint he eller or Selle sti, if any. If relects not to fating this cosment or inspect.	or the Option Termination Date, whichever occurs have the right to obtain a risk assessment or inspection of the Property for the presence of lead-based paint and/or azards* at Buyer's expense. This contingency will terminate at that time unless Buyer or Buyer's agent delivers to r's agent a written inspection and/or risk assessment report listing the specific existing deficiencies and corrections any corrections are necessary. Seller shall have the option of completing them or refusing to complete them. If a complete the corrections, then Buyer shall have the option of socrepting the Property in its present condition or antract, in which case all earnest monies shall be refunded to Buyer. Buyer may waive the right to obtain a risk pection of the Property for the presence of lead-based paint and/or lead-based paint hazards at any time without
*Imta Lend	et lend-base in Your Ho	d paint that is in good condition is not necessarily a hazard. See EPA pamphlet "Protect Your Family from me" for more information.
		Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards
Every props Lead intelli The 5 hozar	orry may press poisoning i igence quode ieller of any dis from risk :	extensest in residential real property on which a residential dwelling was built prior to 1978 is notified that such and exposure to lead from lead-based paint that may place young children at risk of developing lead polsoning. In young children may produce permanent neurological damage, including learning disobilities, reduced me, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women, interest in residential real property is required to provide the Buyer with any information on lead-based paint assessments or inspections in the Seller's possession and notify the Buyer of any known lead-based paint hazards. Or inspection for possible lead-based hazards is recommended prior to purchase.
حدالحد	's Disclosur	- /1-let-h
		Presence of lead-based paint and/or lead-based paint hazards (check one below): Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). Lead paint emists because of the age of the house.
		Seller has tro knowledge of lead-based paint and/or lead-based paint hazards in the housing.
	_ (b)	Records and reports available to the Seiler (check one) Seller has provided the Buyer with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).
		Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
Buye	r's Acknowl	rdgment (initial)
		Buyer has received copies of all information listed above. Buyer has received the pamphlet Protect Your Family from Lead in Your Home. Buyer has (check one below): 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 Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
		Page 1 of 2
TOR-	North Carel North Carel Buyer Initials	in the Association of REALTORS®, Inc.

05/06/2006 12:24

9194903973

sett Acipa winterest (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.

Cortification of Accuracy

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information provided by the signatory is true and acceptate.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. AND THE NORTH CAROLINA BAR ASSOCIATION MAKE NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION. IF YOU DO NOT UNDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

Buyer,	(SEAL) Date
Bayer:	(SEAL) Det=
Agent:	
Seller:	(SEAL) Detc
Seller: See Attachment A	(SEAL) Date 5/06/06
Agent: Peter Runagy #53071	Date

Page 2 of 2

STANDARD FORM 2A9 - T © 7/2**604**