

ROANOKE VALLEY ASSOCIATION OF REALTORS®



RESIDENTIAL SEPTIC SYSTEM DISCLOSURE STATEMENT

Section 32.1-164.1:1 Code of Virginia provides whenever any onsite sewage system is failing and is on or serves real property consisting of not less than one nor more than four dwelling units and the Board of Health's (Board) regulations for repairing such failing system impose (i) a requirement for treatment beyond the level of treatment provided by the existing onsite sewage system when operating properly or (ii) a new requirement for pressure dosing, the Owner may request a waiver from such requirements. The Commissioner shall grant any request for such waiver, unless he finds that the failing system was installed illegally without a permit. Any such waivers shall be recorded in the land records of the clerk of the circuit court in the jurisdiction in which the property on which the relevant onsite sewage system is located. Waivers granted hereunder shall not be transferable and shall be null and void upon transfer or sale of the property on which the onsite sewage system is located. Additional treatment or pressure dosing requirements shall be imposed in such instances when the property is transferred or sold.

The Owner of the relevant property shall disclose that any operating permit for the onsite sewage system that has been granted a waiver authorized by this subsection shall be null and void at the time of transfer or sale of the property and that the Board's regulatory requirements for additional treatment or pressure dosing shall be required before an operating permit may be reinstated.

The Owner(s) acknowledges that the Broker has informed the Owner of the Owner's rights and obligations with respect to the information above. The Owner(s) certify that they() have (X) have not been granted a waiver from the Board. In the event the Owner has been granted a waiver, the Owner shall provide a separate disclosure form that acknowledges such waiver.

all.		10/19/2021		
DA99CF4BA2BA4C	Owner Owner	Date	Owner	Date
Purchaser prior delivered to the	to the acceptance of a rea purchaser after the accepta	l estate purchase contract wit unce of the real estate purchas	ner is required to deliver the Disclosure respect to the Property. If disclosure contract, the purchaser's sole remedia (i) three days after delivery of the discountry.	are is applicable and is dy shall be to terminate
five days after t purchaser; (iii) s purchaser of a v estate purchase contains a disclo	the postmark if the disclosus settlement upon purchase of written waiver of the purchase contract; or (vi) the purchaseure that the right of terminals (s) acknowledges that the	are is deposited in the United of the property; (iv) occupancy aser's right of termination und aser making written application shall end upon the application.	States mail, postage prepaid, and proof the property by the purchaser; (or this chapter contained in a writing on to a lender for a mortgage loan	operly addressed to the v) the execution by the g separate from the real where such application

deletions or additions, or by any electronic or mechanical means, without permission in writing from the Roanoke Valley Association of REALTORS®. This form may

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only be used by members in good standing of the Roanoke Valley Association of REALTORS®.