

STATE OF NORTH CAROLINA MINERAL AND OIL AND GAS RIGHTS MANDATORY DISCLOSURE STATEMENT

Instructions to Property Owners

- The Residential Property Disclosure Act (G.S. 47E) ("Disclosure Act") requires owners of certain residential real estate such as singlefamily homes, individual condominiums, townhouses, and the like, and buildings with up to four dwelling units, to furnish purchasers a Mineral and Oil and Gas Rights Disclosure Statement ("Disclosure Statement"). This form is the only one approved for this purpose.
- A disclosure statement is not required for some transactions. For a complete list of exemptions, see G.S. 47E-2(a), A DISCLOSURE STATEMENT IS REQUIRED FOR THE TRANSFERS IDENTIFIED IN G.S. 47E-2(b), including transfers involving the first sale of a dwelling never inhabited, lease with option to purchase contracts where the lessee occupies or intends to occupy the dwelling, and transfers between parties when both parties agree not to provide the Residential Property and Owner's Association Disclosure Statement.
- You must respond to each of the following by placing a check $\sqrt{}$ in the appropriate box.

MINERAL AND OIL AND GAS RIGHTS DISCLOSURE

Mineral rights and/or oil and gas rights can be severed from the title to real property by conveyance (deed) of the mineral rights and/or oil and gas rights from the owner or by reservation of the mineral rights and/or oil and gas rights by the owner. If mineral rights and/or oil and gas rights are or will be severed from the property, the owner of those rights may have the perpetual right to drill, mine, explore, and remove any of the subsurface mineral and/or oil or gas resources on or from the property either directly from the surface of the property or from a nearby location. With regard to the severance of mineral rights and/or oil and gas rights, Seller makes the following disclosures:

1. Mineral rights were severed from the property by a previous owner.

Buyer Initials							
Buyer Initials	2. Seller has severed the	2. Seller has severed the mineral rights from the property.			X		
Buyer Initials			_				
Buyer Initials	3. Seller intends to sever the mineral rights from the property prior to transfer of title to the Buyer.				X		
	4. Oil and gas rights were	e severed from the property by	y a previous owner.			X	
Buyer Initials							
	5. Seller has severed the	oil and gas rights from the pro	perty.		X		
Buyer Initials							
	6. Seller intends to sever	the oil and gas rights from the	property prior		X		
Buyer Initials	to transfer of title to Buy	er.		_	_		
		Note to Purchas	sers				
personally days follow occurs first (in the case	deliver or mail written notice wing your receipt of this Disclot. However, in no event does the	of your decision to cancel to obsure Statement, or three calende Disclosure Act permit you to be have occupied the property, when the best of the property, when the property of the property	the owner or the owner lar days following the cancel a contract after	er's agent v date of the	within three c contract, wh	alendar ichever	
Owner's Name(s):							
	edge having examined this L	Disclosure Statement before s	igning and that all ir	ıformatioı	ı is true and	correct as	of the
late signed.	Caroline Jackson	dotloop verified 06/30/24 10:21 AM EDT CTTI-M5HP-0KYC-XOQQ dotloop verified 06/30/24 10:22 AM EDT AOLY-X7MO-N7KV-BT2K ent; the		.			
Owner Signature:		CTTI-M5HP-UKYC-XOQQ		_ Date _			
Owner Signature	Nohn Oshman	dotloop verified 06/30/24 10:22 AM EDT		Date			
Purchaser(s) acking that this is not a work or subagent(s).	arranty by owner or owner's	agent; and that the represen	nt they have examined tations are made by	d it before the owne	signing; tha r and not the	t they under cowner's ag	rstand ent(s)
urchaser Signatur	re:			Date _			
C							EC 4.25
ackson Perrine Realty, PO E	Box 12183 Charlotte NC 28220		Phone: (704)492-8	570 F	ax:	309 N. Wa	

Yes

No Representation

X