

# **Listing Data Sheet**

Property		
Address:		
List Price:		
Owner's Name:		
Owners Address:		
Home Telephone:	Cell:(1) (2)	
Work Telephone:	Email:	
Water Company:		
Sewer Company:		
Electric Company:		
Gas Company:		
Telephone:	Cable:	
HVAC·	Termite/Pest·	

# **Listing Checklist:**

CML Data Input Forms ()
Exclusive Right to Sell ()
Property Disclosure ()
Lead Paint / Tax Record ()
Plat ()
Order Sign Yes / No

#### SOUTH CAROLINA DISCLOSURE OF REAL ESTATE BROKERAGE RELATIONSHIPS



#### **South Carolina Real Estate Commission**

PO BOX 11847, Columbia, S.C. 29211-1847 Telephone: (803) 896-4400 Fax: (803) 896-4427

http://llr.sc.gov/POL/REC/

Pursuant to South Carolina Real Estate License Law in S.C. Code of Laws Section 40-57-370, a real estate licensee is required to provide you a meaningful explanation of agency relationships offered by the licensee's brokerage firm. This must be done at the first practical opportunity when you and the licensee have substantive contact.

Before you begin to work with a real estate licensee, it is important for you to know the difference between a broker-in-charge and associated licensees. The broker-in-charge is the person in charge of a real estate brokerage firm. Associated licensees may work only through a broker-in-charge. In other words, when you choose to work with any real estate licensee, your business relationship is legally with the brokerage firm and not with the associated licensee.

A real estate brokerage firm and its associated licensees can provide buyers and sellers valuable real estate services, whether in the form of basic **customer** services, or through **client**-level agency representation. The services you can expect will depend upon the legal relationship you establish with the brokerage firm. It is important for you to discuss the following information with the real estate licensee and agree on whether in your business relationship you will be a **customer** or a **client**.

#### You Are a Customer of the Brokerage Firm

South Carolina license law defines customers as buyers or sellers who choose <u>NOT</u> to establish an agency relationship. The law requires real estate licensees to perform the following *basic duties* when dealing with *any* real estate buyer or seller as customers: *present all offers in a timely manner, account for money or other property received on your behalf, provide an explanation of the scope of services to be provided, be fair and honest and provide accurate information, provide limited confidentiality, and disclose "material adverse facts" about the property or the transaction which are within the licensee's knowledge.* 

Unless or until you enter into a written agreement with the brokerage firm for agency representation, you are considered a "customer" of the brokerage firm, and the brokerage firm will <u>not</u> act as your agent. As a customer, you should <u>not</u> expect the brokerage firm or its licensees to promote your best interest.

Customer service does not require a written agreement; therefore, you are not committed to the brokerage firm in any way <u>unless a transaction broker agreement or compensation agreement obligates you otherwise</u>.

#### **Transaction Brokerage**

A real estate brokerage firm may offer transaction brokerage in accordance with S.C. Code of Laws Section 40-57-350. Transaction broker means a real estate brokerage firm that provides customer service to a buyer, a seller, or both in a real estate transaction. A transaction broker may be a single agent of a party in a transaction giving the other party customer service. A transaction broker also may facilitate a transaction without representing either party. The duties of a brokerage firm offering transaction brokerage relationship to a customer can be found in S.C. Code of Laws Section 40-57-350(L)(2).

## You Can Become a Client of the Brokerage Firm

Clients receive more services than customers. If client status is offered by the real estate brokerage firm, you can become a client by entering into a written agency agreement requiring the brokerage firm and its associated licensees to act as an agent on your behalf and promote your best interests. If you choose to become a client, you will be asked to confirm in your written representation agreement that you received this agency relationships disclosure document in a timely manner.

A *seller becomes a client* of a real estate brokerage firm by signing a formal listing agreement with the brokerage firm. For a seller to become a client, this agreement must be in writing and must clearly establish the terms of the agreement and the obligations of both the seller and the brokerage firm which becomes the agent for the seller.

A **buyer becomes a client** of a real estate brokerage firm by signing a formal buyer agency agreement with the brokerage firm. For a buyer to become a client, this agreement must be in writing and must clearly establish the terms of the agreement and the obligations of both the buyer and the brokerage firm which becomes the agent for the buyer.

#### SOUTH CAROLINA DISCLOSURE OF REAL ESTATE BROKERAGE RELATIONSHIPS



#### South Carolina Real Estate Commission

PO BOX 11847, Columbia, S.C. 29211-1847 Telephone: (803) 896-4400 Fax: (803) 896-4427

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If you enter into a written agency agreement, as a client, the real estate brokerage has the following *client-level duties: obedience, loyalty, disclosure, confidentiality, accounting, and reasonable skill and care*. Client-level services also include advice, counsel and assistance in negotiations.

#### **Single Agency**

When the brokerage firm represents only one client in the same transaction (the seller or the buyer), it is called single agency.

#### **Dual Agency**

Dual agency exists when the real estate brokerage firm has two clients in one transaction – a seller client and a buyer client. At the time you sign an agency agreement, you may be asked to acknowledge whether you would consider giving written consent allowing the brokerage firm to represent both you and the other client in a disclosed dual agency relationship.

#### **Disclosed Dual Agency**

In a disclosed dual agency, the brokerage firm's representation duties are limited because the buyer and seller have recognized conflicts of interest. Both clients' interests are represented by the brokerage firm. As a disclosed dual agent, the brokerage firm and its associated licensees cannot advocate on behalf of one client over the other, and cannot disclose confidential client information concerning the price negotiations, terms, or factors motivating the buyer/client to buy or the seller/client to sell. Each Dual Agency Agreement contains the names of both the seller client(s) and the buyer client(s) and identifies the property.

#### **Designated Agency**

In designated agency, a broker-in-charge may designate individual associated licensees to act solely on behalf of each client. Designated agents are not limited by the brokerage firm's agency relationship with the other client, but instead have a duty to promote the best interest of their clients, including negotiating a price. The broker-in-charge remains a disclosed dual agent for both clients, and ensures the assigned agents fulfill their duties to their respective clients. At the time you sign an agency agreement, you may be asked to acknowledge whether you would consider giving written consent allowing the brokerage firm to designate a representative for you and one for the other client in a designated agency. Each Designated Agency Agreement contains the names of both the seller client(s) and the buyer client(s) and identifies the property.

## It's Your Choice

As a real estate consumer in South Carolina, it is your choice as to the type and nature of services you receive.

- You can choose to remain a customer and represent yourself, with or without a transaction broker agreement.
- You can choose to hire the brokerage firm for representation through a written agency agreement.
- If represented by the brokerage firm, you can decide whether to go forward under the shared services of dual agency or designated agency or to remain in single agency.

If you plan to become a client of a brokerage firm, the licensee will explain the agreement to you fully and answer questions you may have about the agreement. Remember, however that until you enter into a representation agreement with the brokerage firm, you are considered a customer and the brokerage firm cannot be your advocate, cannot advise you on price or terms, and only provides limited confidentiality unless a transaction broker agreement obligates the brokerage firm otherwise.

The choice of services belongs to you – the South Car	olina real estate consumer.	
		THIS DOCUMENT IS NOT A CONTRACT.
Acknowledgement of Receipt by Consumer:	This brochure has been approved by South	
The state of the s		Carolina Real Estate Commission for use in
Signature	Date	explaining representation issues in real
		estate transactions and consumer rights as a
Signature	Date	buyer or seller. Reprinting without
<b>.</b>		permission is permitted provided no

changes or modifications are made.

# **EXCLUSIVE RIGHT TO SELL CONTRACT** State of South Carolina This is a legally binding Contract; if not understood, seek advice of an attorney.

State law prohibits Broker from representing Owner as a client without first entering into a written agreement with Owner. See S.C. Code §40-57-350 (1976).

A. <b>EMPLOYMENT</b> : In consideratio ("Broker") agree as follows:	n of the cover	nants herein containe	d, the undersigned O	Owner ("Owner") ar	nd the undersigned Broker
Beginning on	20	_, and ending at mid	night on	20	_, ("Authorization Period")
Owner grants Broker the sole and	exclusive right	to sell the real prope	rty with any improven	nents thereon desc	ribed as:
Property Address					
Legal Description (ie, lot, block, sub	odivision)				· · · · · · · · · · · · · · · · · · ·
TMS		County			
Broker accepts employment as the forth herein.	e sole and exc	clusive agent of the C	Owner to sell the prop	perty, subject to the	terms and conditions set
B. <b>AGENCY RELATIONSHIPS</b> : (C	wner must ini	tial all applicable choi	ces.)		
Owner acknowledges rece Carolina Disclosure of Real Estate between the Broker and Owner.					
Owner acknowledges that after en agent or a designated agent in a			ract, Broker may requ	uest a modificatior	in order to act as a dual
Permission to act as a dua	I agent will no	ot be considered;			
Permission to act as a <b>dua</b> transaction. If Owner agrees, Owner					about the other party to a
Permission to act as a <b>des</b>	ignated agen	t will not be considere	ed;		
Permission to act as a <b>des</b> to a transaction. If Owner agrees, C					ation about the other party
C. <b>SALE PRICE</b> : The property is lie exchange) to which Owner may so compensation, a fee for preparing t "sale" shall include any exchange,	ubsequently a he deed, deed	agree during the Auth d stamps, recording o	norization Period. At of satisfaction and pror	closing, the Owner	
D. <b>COMPENSATION</b> : Owner agree	es to pay Brok	er a fee of	% computed upor	n the gross sales p	rice in the following event:
<ul><li>(1) During the Authorization Period</li><li>(2) During the Authorization Period set forth herein; or</li></ul>				e to buy or trade fo	r the property at the terms
<ul><li>(3) During the Authorization Period contract without consent of Broker;</li><li>(4) Owner defaults under any contract</li></ul>	or			er agrees with Buy	er to cancel an executed
(5) For days after the exp in the property to any prospects wi the Authorization Period. However, Broker.	th whom the (	Owner, Broker or any	real estate licensee	communicated reg	
A contract will be deemed to compherein, is non-contingent and is on					
The fee will be due to the Broker not accept and/or execute a contract being earned. Owner agrees to paprovision.	t which comp	lies with the terms ar	nd conditions hereof.	Closing is not a pr	erequisite for Broker's fee
Page 1 of 3 Rev. 01/17 Verified by the Property Owner		Date		_	

Broker may offer a portion of the total commission due as compensation for producing an acceptable offer to purchase while acting as:  (1) <b>Buyer's Agent</b> . The portion of the commission offered to buyer's agent shall be not more than percent of the sale price or \$ (initials)
(2) <b>Transaction Broker</b> . The portion of the commission offered to transaction brokers shall be not more than percent of the sales price or \$ ( initials)
E. PARTICIPATION IN MULTIPLE LISTING SERVICE: The property will be ( ) will not be ( ) entered in the Consolidated Multiple Listing Service ("CMLS") which will constitute an offer of cooperation to all participants in the CMLS.
Owner () does () does not agree for a CMLS lockbox containing keys to be installed on the property in order to facilitate the inspection of the property by Broker and cooperating agents. Owner understands that placing the lockbox on the property has inherent risks resulting from the potential wrongful acts of persons with access to the lockbox. Owner understands and specifically assumes this risk. Owner further acknowledges that Broker is not an insurer against the loss of personal property and agrees to release Broker and CMLS from any responsibility therefore. Listings with lockboxes in the CMLS primary service area (Richland, Lexington, Kershaw, Saluda, Fairfield, Newberry, and Calhoun Counties) must have a CMLS approved lockbox. Another type of lockbox, to include any keyless entry system to the residence, (non-CMLS approved), may be placed on the listing but must be accompanied by a lockbox approved by CMLS (including HUD homes, Corporate Owned homes, Foreclosures, etc.).
F. <b>MARKETING THE PROPERTY</b> : Owner authorizes Broker to display a "For Sale" sign on the property and remove all other signs. All signage placed on the listed property must comply with CMLS Rules and Regulations. "For Sale by Owner" signs are prohibited.
Owner acknowledges that there are risks associated with allowing access to and disseminating information about the property that are not within the reasonable control of the Broker including unauthorized use of the lock box, control of visitors on the property and inappropriate use of information about the property. Owner understands and agrees that by placing the listing in the CMLS, all CMLS members and real estate related third parties will have access to Owner's information (including images of the property and contents) and those parties have the right to use all available technology to create, download, store, supplement, and manipulate such listing information. Owner acknowledges that even if the Owner withholds the property from the Internet, a prospective Buyer or their agent may take pictures of the property and contents and post such images on the internet or social media without approval or knowledge of Broker. Owner agrees to indemnify and hold Broker and CMLS harmless from any claim, loss or damage arising therefrom.  Broker may place on Internet. yes
The Owner consents to Broker taking photographs and/or video ("Visual Media") of the Property and consents to the unlimited and perpetual use of such Visual Media by Broker, Broker's designees, and/or CMLS including the distribution of such photos on the internet or social media. <b>Owner consents</b> ( <b>yes no</b> ). "Use" shall include, without limitation, the reproduction, modification, adaptation, publishing, creation of derivative works from, distribution, and display of the Visual Media throughout the world in any format.
The Broker has the option, but is not required, to continue marketing the property after an offer has been accepted. Owner may terminate this option by giving written notice to Broker.
G. <b>CALL, FAX, E-MAIL</b> : Owner agrees to allow any Agent/CMLS Member to call, e-mail, text or fax information regarding the sale of the property, including posting same on social media.
H. <b>INQUIRIES</b> : Owner agrees to immediately inform Broker of any inquires or negotiations concerning the sale of the property even if Owner believes that Broker knows of such inquiry.
I. DISCLOSURE OF PROPERTY INFORMATION: Owner agrees to furnish Broker with complete and reliable information about the ownership and operation of the property and any encumbrances or liens affecting the property. South Carolina Code §40-57-350 requires Broker to disclose to any prospective Buyer all adverse material facts actually known to the Broker including but not limited to the value of the real estate, structural integrity of the improvements, matters presenting a significant health risk to occupants and information that indicates a party to the transaction is unable or unwilling to meet an obligation under the contract. Owner warrants to Owner's knowledge there are no material defects, hidden or obvious, in or on the property, which have not been disclosed to Broker in writing. Owner further warrants that Owner has reviewed the information on the listing input sheet attached to and made a part of this Agreement, and that all such information is accurate to the best of Owner's knowledge. Owner authorizes Broker to disclose pertinent information and material adverse facts about the property to agents, subagents, prospective Buyers and all inquiring parties. Such disclosure shall be in the manner or form customary in the marketplace. Owner agrees to disclose, in writing, to the Broker any known latent defects of the herein described property which are not readily ascertainable upon view and to indemnify and hold Broker harmless from any costs, claims, liabilities, or damages (including the cost to defend any alleged claims) arising from the Owner's failure to disclose any such defect. This indemnity shall include the costs and attorney fees incurred in enforcing this provision. Owner hereby authorizes anyone having a lien against the property to disclose complete information about the lien to Broker.
J. <b>EXECUTED PROPERTY DISCLOSURE FORM AND LEAD BASED PAINT DISCLOSURE FORM</b> : A Property Disclosure Form, as required by <i>SC Code</i> §27-50-10, et. seq., must accompany this listing (unless exempt by law). Owner should consult an attorney if the Owner is unsure how to complete the form. The Owner shall solely rely on the advice of an attorney in completing the form and not on
Page 2 of 3 Rev. 01/17 Verified by the Property Owner Date

the advice of Broker. If the Owner discovers, for any reason, a material inaccuracy in the disclosure statement, the Owner will correct the inaccuracy by delivering a corrected disclosure statement to the Broker or make satisfactory repairs to the item so that the disclosure is no longer inaccurate. If the property contains any residential structure constructed before 1978, a completed Lead Based Paint Disclosure Form in accordance with 42 U.S.C § 4852d must also accompany this listing agreement.

- K. FIXTURES/PERSONAL PROPERTY: The real estate described herein includes, all fixtures, equipment and improvements of any kind which are now attached to or planted on the premises, such as: shrubbery, trees, fences, shutters, blinds, lamp posts, mail boxes, storage sheds, playsets, lawn irrigation systems and all related equipment, pool and spa equipment, TV wall mounts and brackets, antennas, clothes-line poles, window and door screens, storm windows and doors, garage door openers and remotes, satellite dishes, Seller-owned security systems, smoke detectors, gas logs, central vacuum system and equipment, landscape lighting, curtain/drapery rods, ceiling fans and remotes, attached or hanging bathroom vanity mirrors, light bulbs, switch plates, heating and air system registers, and built-ins, appliances, cabinets, furniture and shelves, unless otherwise agreed herein. Any personal property to be transferred to the buyer shall be at no extra cost and done by Bill of Sale.
- L. **INSPECTIONS**: Owner agrees to make property available for the inspections by Broker, his agents, subagents, buyer/broker, and prospective Buyers, as deemed reasonably necessary by Broker and will have all utilities operational for the inspections, re-inspections, appraisals and final walk-through.
- M. NO CONTROL OF COMMISSION RATES OR FEES: Broker's compensation for services rendered in respect to any listing is solely a matter of negotiation between the Broker and the Owner and is not fixed, controlled, suggested, recommended, or maintained by the CMLS, or by any persons not a party to this listing agreement. The compensation paid by the Listing Broker to a Cooperating Broker in respect to any listing is established by the Listing Broker in his offer of co-operation and is not fixed, controlled, suggested, recommended or maintained by the CMLS, or by any persons other than the Listing Broker and his or her subagent.

N. <b>SPECIAL STIPULATIONS</b> : The following stipulations shall, if conflict	ing with printed matter, c	ontrol:
O. <b>MEDIATION</b> : If a dispute arises under this Contract, all parties to precedent to the right of either party to initiate a civil action. Mediation s by the South Carolina Bar Association, and with a Court Certified Media	shall take place subject t	
P. ERRORS AND OMISSIONS INSURANCE: Broker does	does not mai	ntain Errors and Omissions Insurance.
Q. <b>NONDISCRIMINATION</b> : This property will be listed in full complidiscrimination on the basis of race, creed, color, sex, sexual orientation handicap, religion, national origin or ancestry of any prospective buyer.		
R. <b>LEGAL AND PROFESSIONAL ADVICE</b> : Broker suggests Owner se estate transaction. Broker makes no representation or warranty regardi matters relating to law, tax, financing, disclosure, surveying, structural or specialized topics. Broker shall have no liability to Owner pertaining to s	ng the advisability of any mechanical condition, ha	transaction. Broker is not an expert ir
RECEIPT OF A COPY OF THIS AUTHORIZATION AGREEMENT IS H	EREBY ACKNOWLEDG	ED.
OWNER:	DATE:	TIME:
OWNER:	DATE:	TIME:
EMAIL:E	MAIL:	····
OWNER'S MAILING ADDRESS:		
HOME PHONE:OT	HER PHONE:	
BROKER'S SIGNATURE	DATE:	TIME:
BROKERAGE:	OFFIC	E I.D
BROKERAGE ADDRESS:		
AGENT NAME IF OTHER THAN BROKER:		
AGENT EMAIL: AGENT	PHONE:	
Page 3 of 3 Rev. 01/17		

Date

Verified by the Property Owner

Consolidated Multiple Listing Service, Inc.  Residential - Input Sheet  Please print clearly. Do not use \$ signs or commas for dollar entries.  RES
List Office ID List Price \$
Property Type (Select 1)  ☐ Single Family, ☐ Condo, ☐ Farm, ☐ Manufactured/Mobile, ☐ Modular, ☐ Patio, ☐ Townhouse  ☐ Calhoun, ☐ Fairfield, ☐ Newberry, ☐ Orangeburg, ☐ Saluda, ☐ Sumter, ☐ Other
Address
Street No Street Dir Street Name Street Type, Ex. Road, Drive, Etc. Unit # / Lot #
Subdivision
City
Lot Size
Agent Public ID Agent Phone
Co-Agent Public ID Co-Agent Phone Co-Agent Phone
List Agt Oth Phone - Mobile# ()–
Agent E-mail
List Office Name
List Office Phone ()—
SB Comp Transaction Broker Accepted OYON Transaction Broker Comp Variable Commission OYON
Listing Agreement Type
Owner Name            Owner Phone
List Date / / / / Exp. Date / / / Foreclosed Short Sale Power Property OYON OYON ON OYO
Property Exempt from Property Disclosure OYON Rollback Tax OYON OUnk Publish to Internet OYON
Main Structure Heated Sq. Ft. Other Heated Sq. Ft. Total Heated Sq. Ft.
Detitled Mobile □Y □N Senior Living □Y □N
# of Bedrooms # of Stories Year Built Dew Dew Description # of Fireplaces
Garage Spaces Garage Gar Att-Side Entry Gar Att-Rear Entry Gar Att-Front Entry Gar Det. Park Gar Cpt Att. Cpt Det. No
Parking Spaces Garage Level O Lower O Main Pool on Property OY ON
Full Baths: Bsmt Lower <u>Main</u> 2nd 3rd 4th Frog _
Half Baths: Bsmt Lower <u>Main</u> 2nd 3rd 4th Frog _
Formal Dining Room Formal Living Room Living Room Great Room
Basement Lower Main Kitchen           Washer/Dryer   Other Room             Master Bedroom
Second Third Fourth  BR 2
School District: Elem School

Other Elem School (select one) **Middle School** ☐ Lex 1 ☐ Lex/Rich 5 ☐ Fairfield Cnty

□ Lex 2 □ Rich 1 ☐ Kershaw Cnty Other Middle School □ Lex 3 □ Rich 2 □ Newberry Cnty **High School** □ Lex 4 □ Other ☐ Saluda Cnty

Other High School

**Intermed School** Mid School Choice: □Y □N Int School Choice: □Y □N High School Choice: □Y □N

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Page 1 of 5

Initials

Elem School Choice: □Y □N

Rev. 08/21

Date\_

ML#

List Office ID Property Addres					Conse	olidated Multiple Listing	Servic	ce, Inc.
Water Frontage   0 - 9999		Assn Fee \$		Assn/Regii	me Fe	ee Per MO QTR	6 MO	YR
HOA Y N HOA Con	tact	Name:			HO	OA Contact #:		
Tenant / Contact:				Tenant / Con	tact #:			
PUBLIC REMARKS Add Codes – Must Be Fair Ho			eparate	e page. (1500 char m	nax – I	No Branding, Sales	Incent	ives, Bonuses, or
AGENT REMARKS (NO					0 char	· max)		
		C	CHEC	K ALL THAT AP	PLY			
EXTERIOR		Log	Hou	se Faces		Back Porch - Screened		Partial
Style		Other		East		Other Porch - Covered		Privacy Fence
☐ Antebellum		Stone Stucco - Hard Coat		North Northeast		Other Porch - Uncovered Other Porch - Screened		Rear Only - Aluminum Rear Only - Brick
☐ Bi-level		Stucco - Nard Coat Stucco - Synthetic		Northwest		Grill		Rear Only - Chain Link
☐ Bungalow		Vinyl		South		Guest House		Rear Only - Other
☐ Cape Cod		Wood		Southeast		Gutters - Full		Rear Only - Vinyl
☐ Charleston		Wood Fiber i.e. Masonite		Southwest		Gutters - Partial		Rear Only - Wood
☐ Colonial				West		Hot Tub		Rear Only - Wrought Iron
☐ Contemporary		<u>undation</u>		L P		Irrigation Well		Wood
☐ Country		Crawl Space		Location Corner		Landscape Lighting	Das	al Time
<ul><li>☐ Craftsman</li><li>☐ House-Apt</li></ul>		Slab		Cul-de-Sac		Patio		ol Type Above Ground
<ul><li>☐ House-Apt</li><li>☐ Log</li></ul>	Wat	ter Frontage Type		On Golf Course		Pool House		Indoor
☐ Other		Common Lake		On Water		Shed		Inground - Gunite
☐ Ranch		Common Pond		on maior		Sprinkler		Inground - Other
☐ Traditional		Creek		erior		Lake Fed Irrigation Stable		Inground - Vinyl
☐ Tri-Level		Deeded Lake Access		Airplane Hangar		Studio		
☐ Victorian		Ocean		Barn		Workshop		ad Type
☐ Williamsburg		On Lake Monticello		Boat Ramp		·		Dirt
		On Lake Murray		Deck		cing Around Pool		Gravel
Exterior Finish		On Lake Wateree		Deeded Boat Slip Dock		Around Pool Barbed Wire		Paved Private Maintenance
☐ Aluminum		Private Pond		Dock - Shared		Chain Link		i invate ivialitie lidille
<ul><li>☐ Asbestos</li><li>☐ Block</li></ul>		River Access		Fireplace		Front	<u>IN7</u>	<u>rerior</u>
<ul><li>☐ Block</li><li>☐ Brick - All Sides (Abv Found)</li></ul>		River Access View - Cove		Front Porch - Covered		Full		
☐ Brick - Partial (Abv Found)		View - Big Water		Front Porch - Uncovered		Horse Fence	For	mal Dining Room
☐ Cedar		Waterfront Community		Front Porch - Screened		Invisible Fencing		Area
☐ Fiber Cement i.e. Hardy Plank	_	a.o oon in unity		Back Porch - Covered		Livestock Fence		Bay Window
• "				Back Porch - Uncovered		None		Built-ins

Verified by the Property Owner\_

Initials

ML# L

Date\_

Rev. 08/21 Page 2 of 5

### Property Address\_\_\_\_\_



#### **CHECK ALL THAT APPLY**

		_							
	Butler's Pantry Ceiling Fan		Ceilings – Tray Ceilings – Vaulted		Cabinets - Natural Cabinets - Other		Washer Water Filter		Floors – Engineered Hardwood Floors – Marble
	Ceiling Fan Ceilings – Box		Ceilings – Vaulted Ceilings – Coffered		Cabinets - Other  Cabinets - Painted		Water Softener - Leased		Floors - Marble Floors - Parquet
	Ceilings – Box Ceilings – Cathedral		Entertainment Center		Cabinets - Pickle		Water Softener - Owned		Floors – Slate
	Ceilings – High (over 9 feet)		Fireplace		Cabinets - Stained		Wine Cooler		Floors – Tile
	Ceilings – Tray		French Doors		Ceiling Fan		Gas Water Heater		Floors – Vinyl
	Ceilings – Vaulted		Floors - Hardwood		Counter Tops - Concrete		Electric Water Heater		Floors - Luxury Vinyl Plank
	Ceilings – Coffered		Floors - Laminate		Counter Tops - Formica				Floors - Other
	Combo		Floors - Carpet		Counter Tops - Granite		indry		French Doors
	Fireplace		Floors - Concrete		Counter Tops - Granite Tile		Bath		Recessed Lighting
	Floors - Hardwood		Floors - Engineered Hardwood		Counter Tops - Marble		Closet Common		Separate Shower
	Floors – Laminate		Floors – Marble		Counter Tops - Other		Electric		Separate Water Closet
	Floors – Carpet		Floors - Parquet		Counter Tops - Quartz		Garage		Sitting Room
	Floors – Concrete		Floors – Slate		Counter Tops - Solid Surface		Gas		Skylight
	Floors – Engineered Hardwood Floors – Marble		Floors – Tile Floors – Vinyl		Counter Tops - Tile Eat-In		Heated Space		Spa/Multiple Head Shower Steam Shower
	Floors – Parquet		Floors - Luxury Vinyl Plank		Fireplace		Kitchen		Tub – Garden
	Floors - Slate		Floors – Other		Floors – Hardwood		Mud Room		Tub - Shower
	Floors – Tile		Molding		Floors – Laminate		None		Tub - Free Standing
	Floors – Vinyl		Panel		Floors – Concrete		Porch		Whirlpool
	Floors – Luxury Vinyl Plank		Recessed Lights		Floors – Engineered Hardwood		Unheated Space		
	Floors – Other		Skylight		Floors – Marble		Utility Room		l Bedroom
	French Doors		Sunken		Floors - Parquet	Oth	er Rooms		Balcony/Deck
	Molding		Wetbar		Floors - Slate		Bonus-Finished		Bath – Jack & Jill
	Recessed Lights	0	ant Danier		Floors – Tile		Bonus-Unfinished		Bath - Private
	Wet Bar		eat Room Balcony		Floors – Vinyl		Enclosed Garage		Bath – Shared Bay Window
For	mal Living Room		Bay Window		Floors – Luxury Vinyl Plank		Exercise Room		Bidet
	Bay Window		Beams		Floors – Other		Sun Room		Built-Ins
	Ceiling Fan		Bookcase		Galley		FROG (No Closet)		Ceiling Fan
	Ceilings – Box		Ceiling Fan		Island Nook		FROG (With Closet)		Ceilings – Box
	Ceilings – Cathedral		Ceilings – Box		Pantry		In-Law Suite		Ceilings – Cathedral
	Ceilings – High (over 9 feet)		Ceilings – Cathedral		Prep Sink		Library		Ceilings – High (over 9 feet)
	Ceilings – Tray		Ceilings - High (over 9 feet)		Recessed Lights		Loft		Ceilings – Tray
	Ceilings – Vaulted		Ceilings – Tray		Second Kitchen		Media Room		Ceilings – Vaulted
	Ceilings – Coffered		Ceilings – Vaulted		Wetbar		Nursery Office		Ceilings – Coffered
	Entertainment Center		Ceilings – Coffered				Office		Closet – His & Her
	Fireplace		Entertainment Center	Rar	_		Sewing		Closet – Private
	French Doors		Fireplace		Built-In		Wine Cellar		Closet – Walk-in
	Floors – Hardwood Floors – Laminate		French Doors Floors – Hardwood		Continous Clean Convection		Workshop		Double Vanity
	Floors – Carpet		Floors – Laminate		Counter Cooktop		·		Fireplace Floors – Hardwood
	Floors – Concrete		Floors – Carpet		Double Oven		ster Bedroom		Floors – Laminate
	Floors – Engineered Hardwood		Floors – Concrete		Free-standing		Balcony/Deck		Floors - Carpet
	Floors – Marble		Floors - Engineered Hardwood		Gas		Bath – Jack & Jill Bath – Private		Floors – Concrete
	Floors - Parquet		Floors – Marble		Grill		Bath – Shared		Floors - Engineered Hardwood
	Floors - Slate		Floors - Parquet		Island Cooktop		Bay Window		Floors - Marble
	Floors – Tile		Floors - Slate		Self Clean		Bidet		Floors - Parquet
	Floors – Vinyl		Floors – Tile		Smooth Surface		Built-Ins		Floors - Slate
	Floors – Luxury Vinyl Plank		Floors – Vinyl	Fai	ipment		Ceiling Fan		Floors – Tile
	Floors – Other		Floors – Luxury Vinyl Plank		Compactor		Ceilings – Box		Floors – Vinyl
	Molding		Floors – Other		Dishwasher		Ceilings – Cathedral		Floors – Luxury Vinyl Plank
	Recessed Lights		Molding Recessed Lights		Disposal		Ceilings – High (over 9 feet)		Floors – Other French Doors
	Skylight Sunken		Skylight		Dryer		Ceilings – Tray		Recessed Lighting
	Wetbar		Sunken		Freezer		Ceilings – Vaulted		Separate Shower
	Volbai		Wetbar		Icemaker		Ceilings – Coffered		Sitting Room
Livi	ng Room		110.00.		Microwave - Above Stove		Closet – His & Her		Skylight
	Bay Window		chen		Microwave - Built-in		Closet - Private		Tub – Garden
	Beams		Bar		Microwave - Countertop		Closet – Walk-in Double Vanity		Tub – Shower
	Books		Bay Window		Microwave - Pull Out		Fireplace		Tub -Free Standing
	Ceiling Fan		Backsplash - Granite		Pot Filler		Floors – Hardwood		Whirlpool
	Ceilings – Box		Backsplash - Other		Refrigerator		Floors – Laminate	94	Bedroom
	Ceilings – Cathedral Ceilings – High (over 9 feet)		Backsplash - Tiled Cabinets - Glazed		Stove Exhaust Vented Ext. Tankless H20		Floors - Carpet	oru □	Balcony/Deck
	Comingo i ligit (Over 3 leet)		Capitioto Ciazeu		TALINIOSS FIEU		Floors – Concrete		Bath – Jack & Jill
	Verified by the Property 0	Own	ner		Date				

Rev. 08/21 Page 3 of 5

Initials

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Consolidated Multiple Listing Service, Inc.

# **Property Address\_**



#### **CHECK ALL THAT APPLY**

	Bath – Private		Floors - Marble		Bath - Shared		Garage Opener		Energy Star
	Bath - Shared		Floors - Parquet		Bay Window		Intercom		Environments For Living
	Bay Window		Floors - Slate		Bidet		Sauna		LEED-H
	Bidet		Floors – Tile		Built-Ins		Security System - Leased		NAHBGreen Guidelines
	Built-Ins		Floors - Vinyl		Ceiling Fan		Security System - Owned		NAHBGreen Standard (TM)
	Ceiling Fan		Floors – Luxury Vinyl Plank		Ceilings – Box		Smoke Detector		Other (Specify in Comments
	Ceilings – Box		Floors – Other		Ceilings – Cathedral		Wetbar	_	
	Ceilings – Cathedral		French Doors		Ceilings – High (over 9 feet)	_		Wat	<u>ter</u>
	Ceilings – High (over 9 feet)		FROG (Requires Closet)		Ceilings – Tray	Han	ndicap		Community
	Ceilings – Tray		Recessed Lighting		Ceilings – Vaulted		Accessible		Lake Drawn
	Ceilings – Vaulted		Separate Shower		Ceilings – Coffered		Bathroom		Other
	Ceilings – Coffered		Sitting Room		Closet – His & Her		Doorways (Min. 36")		Public
	Closet – His & Her		· ·		Closet – Private		Elevator		Shared
	Closet – Private		Skylight				Kitchen		Well
			Tub – Garden		Closet – Walk-in		Ramp		Well - Public Available
	Closet – Walk-in		Tub – Shower		Double Vanity				Troil Table / trailable
	Double Vanity		Tub – Free Standing		Fireplace	ОТ	HER	Sev	wer
	Fireplace		Whirlpool		Floors – Hardwood	_			Community
	Floors – Hardwood	5th	Bedroom		Floors – Laminate		ergy		Lett System
	Floors – Laminate		Balcony/Deck		Floors - Carpet		Attic Fan		Other
	Floors - Carpet		Bath – Jack & Jill		Floors – Concrete		Goodcents/Rate 01		Public
	Floors – Concrete		Bath – Private		Floors – Engineered Hardwood		Other		Septic
	Floors – Engineered Hardwood				Floors – Marble		Solar		Septic - Public Available
	Floors - Marble		Bath – Shared		Floors - Parquet		Storm Doors		Ceptie 1 ubile / Wallable
	Floors - Parquet		Bay Window		Floors - Slate		Storm Windows	Miso	cellaneous
	Floors - Slate		Bidet		Floors – Tile		Thermopane		Built-Ins
	Floors – Tile		Built-Ins		Floors – Vinyl				Cable
	Floors - Vinyl		Ceiling Fan		Floors - Luxury Vinyl Plank	He	ating		Cable TV Available
	Floors - Luxury Vinyl Plank		Ceilings – Box		Floors - Other		Baseboard		Community Pool
	Floors - Other		Ceilings – Cathedral		French Doors		Central		Gated Community
	French Doors		Ceilings – High (over 9 feet)		FROG (Requires Closet)		Electric		Golf Community
	FROG (Requires Closet)		Ceilings – Tray		Recessed Lighting		Floor Furnace		Horse OK
	Recessed Lighting		Ceilings – Vaulted		Separate Shower		Gas 1st Lvl		Panic Room
	Separate Shower		Ceilings – Coffered		Sitting Room		Gas 2nd Lvl		
	Sitting Room		Closet – His & Her		Skylight		Gas Pac		Recreation Facility
	Skylight		Closet – Private		Tub – Garden		Heat Pump 1st Lvl		Satellite Dish
	Tub – Garden		Closet – Walk-in		Tub – Shower		Heat Pump 2nd Lvl		Security Cameras
	Tub - Shower		Double Vanity		Tub - Free Standing		Multiple Units		Surround Sound Wiring
	Tub - Free Standing		Fireplace		Whirlpool		None		Tennis Courts
	•		Floors – Hardwood	ш	Willipool		Oil		Warranty (Home 12-month)
	Whirlpool		Floors – Laminate	Bas	sement		Other		Warranty (New Construction)
4th	Bedroom		Floors - Carpet		No		Propane		Builder Provided
	Balcony/Deck		Floors – Concrete		Yes		Solar		Sidewalk Community
	Bath – Jack & Jill		Floors - Engineered Hardwood	_			Space	٨٥٥	oc Fee Includes:
	Bath – Private		Floors – Marble	Low	ver Level		Split System		Back Yard Maintenance
	Bath – Shared		Floors - Parquet		Finished		Water Source		
	Bay Window		Floors – Slate		Partially Finished		Wood Stove		Cable TV
	Bidet		Floors – Tile		Unfinished				Clubhouse
	Built-Ins		Floors – Vinyl				Zoned	_	Common Area Maintenance
	Ceiling Fan		Floors – Luxury Vinyl Plank	Fire	eplace	Co	oling		Community Boat Ramp
	Ceilings – Box		Floors – Other		Electric		Central		Electric Service
	•		French Doors		Freestanding		Gas Pac		Exterior Maintenance
	Ceilings – Cathedral				Gas Log – Natural		Heat Pump 1st Lvl		Front Yard Maintenance
	Ceilings – High (over 9 feet)		FROG (Requires Closet)		Gas Log – Propane		•		Green Areas
	Ceilings – Tray		Recessed Lighting		Insert		Heat Pump 2nd Lvl		Landscaping
	Ceilings – Vaulted		Separate Shower		Masonry		Multiple Units		Pest Control
	Ceilings – Coffered		Sitting Room		Wood Burning		None		Playground
	Closet – His & Her		Skylight		Wood Stove		Other		Pool
	Closet – Private		Tub – Garden				Split System		Road Maintenance
	Closet – Walk-in		Tub – Shower	Inte	erior		Wall Unit(s)		Security
	Double Vanity		Tub - Free Standing		Attic Access		Water Source		Sewer
	Fireplace		Whirlpool		Attic Pull Down Access		Window Units		Sidewalk Maintenance
	Floors - Hardwood	C/L	Podroom		Attic Storage		Zoned		Sprinkler
	Floors - Laminate		Bedroom		Bookcase	~	on Construction		Street Light Maintenance
	Floors - Carpet		Balcony/Deck		Humidifier		en Construction		Tennis Courts
	Floors - Concrete		Bath – Jack & Jill		Ceiling Fan		CHiP Home Program		Trash
	Floors - Engineered Hardwood		Bath – Private		Central Vacuum		EarthCraft House		Water
								_	**
	Verified by the Property (	วwn	er		Date				

Rev. 08/21 Page 4 of 5

List Office ID	
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**Property Address\_** 

Consolidated Multiple Listing Service, Inc.

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#### **CHECK ALL THAT APPLY**

Ava	ail Financing
	Assumable
	Cash
	Conventional
	FHA
	VA
	Lease Purchase
	Other
	Owner
	Owner Assist w/CC
	Rural Housing Eligible
	Income Cap requirement
Po	ssession
	Closing
	Delayed
	Immediate
	Negotiable
Sh	owing
	Showing Time
	Appointment
	Call Agent
	Call Owner
	Call Tenant
	Key in Office
	Lockbox
	LB #
	Shackle Code#
	No Sign
	Owner Agent
	See Agent Remarks
	•
	Sign
	•

□ Vacant

Property Owner Signature

ML#



# STATE OF SOUTH CAROLINA RESIDENTIAL PROPERTY CONDITION DISCLOSURE STATEMENT



The South Carolina Code of Laws (Title 27, Chapter 50, Article 1) requires that an owner of residential real property (single family dwelling unit or a single transaction involving transfer of four dwelling units or less) shall provide to a purchaser this completed and signed disclosure statement prior to forming a real estate contract. This disclosure must be provided in connection with any sale, exchange, installment land sale, and lease with an option to purchase contract. This disclosure statement is not required in connection with transactions listed and exempted by South Carolina Code § 27-50-30.

Owners should answer the questions fully, honestly, and appropriately by attaching documents, checking a box for each check box question, and writing in the blanks on this disclosure statement.

If a question is answered "Yes" or asks for a description, then owner must explain or describe the issue or attach a descriptive report from an engineer, contractor, pest control operator, expert, or public agency. If owner attaches a report, owner shall not be liable for inaccurate or incomplete information in the report unless owner was grossly negligent in obtaining or transmitting the information. If owner fails to check "Yes" or make a disclosure and owner knows there is a problem, owner may be liable for making an intentional or negligent misrepresentation and may owe the purchaser actual damages, court costs, and attorney fees. If a question is answered "No" for any question, the owner is stating that owner has no actual knowledge of any problem.

By answering "No Representation" on this disclosure statement, the owner is acknowledging that they do not have the current knowledge necessary to answer the questions with either a "Yes" or "No" response. Owner still has a duty to disclose information that is known at the time of the disclosure statement. "No Representation" should not be selected if the owner simply wishes to not disclose information or answer the question. Selecting "No Representation" does not waive liability if owner is aware or subsequently becomes aware.

If a question is answered and subsequently new information is obtained or something changes to render the owner's answer incorrect, inaccurate, or misleading (example: roof begins to leak), owner must promptly correct the disclosure. In some situations, the owner may notify the purchaser of the correction. In some situations, the owner may correct or repair the issue.

The owner shall deliver to the purchaser this disclosure before a real estate contract is signed by the purchaser and owner, or as otherwise agreed in the real estate contract. The real estate licensee must disclose material adverse facts about the property if actually known by the licensee about the issue, regardless of owner responses on this disclosure. Owner is solely responsible to complete this disclosure as truthfully and fully as possible. Owner and purchaser are solely responsible to consult with their attorneys regarding any disclosure issues. By signing below, owners acknowledge their duties and that failure to disclose known material information about the property may result in owner liability.

Owner must provide the completed disclosure statement to the purchaser prior to the time the owner and purchaser sign a real estate contract unless the real estate contract states otherwise. Owner should provide a signed copy to the purchaser and keep a copy signed by the purchaser.

A real estate contract, not this disclosure, controls what property transfers from owner to purchaser.

Owner: () () Purchaser ()(	_) acknowledge receipt of a copy	of this page which is Page 1 of 6.
Effective 6/1/2023		

Property Address (including	g unit # or id	entifier)				
Apply this question below	and the three	answer choices to	the numbered issue	es (1-14)	on this	s disclosure
As owner, do you have a					on tim	s disclosure.
*Problem(s) include presen	·	0 11	` '	0	stics.	
I. WATER SUPPLY AND S				Yes	No	No Representation
1. Water supply						
2. Water quality						
3. Water pressure						
4. Sanitary sewage disposal s	ystem for any	waste water				
	<u> </u>					
A. Describe water supply:	☐ County	☐ Private	☐ Community	□ Othe	rr.	
Tr J	☐ City	☐ Corporate				
	— Спу	□ Corporate	□ Wen			
B. Describe water	☐ Septic	☐ Private	☐ Other:			
disposal:	□ Sewer	☐ Corporate	☐ Government			
	1 = 20 02					
C. Describe water pipes:	□ PEX	□ PVC/CPVC	☐ Other/Unknow	n:		
	☐ Copper	☐ Polybutylene	□ Steel			
		T y a may a may				
H DOOF CHIMNEYS I	ELOODS E	OLINDATION D	ACEMIENT AND	.		-
II. ROOF, CHIMNEYS, FOTHER STRUCTURAL				-	No	No Representation
THESE STRUCTURAL CO				.   105	110	1 to Representation
5. Roof systems		<del></del>				
A. Approximate year that cur	•					
B. During your ownership, de	escribe any kr	nown roof system l	eaks, repairs and/or			
modifications with dates(s):						
6. Gutter systems						
<u> </u>	e chimnere	wood stayes floor	c hacamant			
7. Foundation, slab, fireplace windows, driveway, storm wi	•					
exterior walls, sheds, attached						
or other structural component		•	, 0, 101101116,		_	
A. Approximate year structur	•					
B. During your ownership, d	lescribe any s	structural repairs a	nd/or modifications			
to the items identified in Que	stion 7 with c	lates(s):				
III. PLUMBING, ELECTI MECHANICAL SYSTEMS		ATING, COOLIN	IG, AND OTHER	Yes	No	No Representation
8. Plumbing system (pipes, f components)	fixtures, wate	r heater, disposal,	softener, plumbing	,		
Owner: () () Purchas	ser ( )(	) acknowledge red	ceipt of a copy of t	his page	which	is Page 2 of 6.

**Effective** 6/1/2023

9. Electrical system (wiring, parelectrical components)	s, $\Box$						
10. Appliances (range, stove, ove	ns dishwashe	er refrigerator	washer dryer				
other appliances)	115, 41511 11 4511	or, reirigerator,	wasner, aryer,				
11. Built-in systems and fixtures	fans, irrigatio	on, pool, securit	y, lighting, A/V,				
other)	` ' '		,				
12. Mechanical systems (pumps,							
equipment, safety, other)							
13. Heating system(s) (HVAC components)							
14. Cooling system(s) (HVAC co	mponents)						
A. Describe Cooling System:	cribe Cooling System:   Central   Ductless   Heat Pump						
B. Describe Heating System:	☐ Central	☐ Ductless	☐ Heat Pump	☐ Furna	ace	☐ Other: _	
C. Describe HVAC Power:	□ Oil	□ Gas	☐ Electric	□ Solar		☐ Other: _	
A. Describe any known present woods.  B. Describe any termite/pest treatm.  C. Describe any known present performs.  V. THE ZONING LAWS, REST	nent, coverage	e to property, na	ame of provider,	and termi	ite bor	nd (if any):	
RESTRICTIONS AFFECTING PROPERTY FROM OR TO AD AGENCY AFFECTING THIS READ Apply this question below and the As owner, do you have any actuments.	JACENT RI REAL PROP	EAL PROPER ERTY  r choices to the	numbered issues	(15-28)	OM A	GOVERNI	MENTAL
				Yes	No	No Rep	resentation
15. Violations or variances of the building codes, permits or other la	•						
16. Designation as a historic built historic or other restrictive district demolition of the property.	ding, landma	rk, site or locat	ion within a loca	al			
17. Easements (access, conservated driveway, private roads, released adjacent real property.	•		-				
Owner: () () Purchaser ( Effective 6/1/2023	)() ac	knowledge reco	eipt of a copy of	this page	e whic	ch is Page 3	of 6.

18. Legal actions, claims, foreclosures, bankruptcies, tenancies, judgments, tax liens, other liens, first rights of refusal, insurance issues, or governmental actions that could affect title to the property.			
19. Room additions or structural changes to the property during your ownership.			
20. Problems caused by fire, smoke, or water (including whether any structure on the property has flooded from rising water, water intrusion, or otherwise) to the property during your ownership.			
21. Drainage, soil stability, atmosphere, or underground problems affecting the property.			
22. Erosion, erosion control, or erosion control structure, such as a bulkhead, rock revetment, seawall, or buried sandbags, affecting the property.  If "Yes" to Question 22, provide a general description including material, location on the property, approximate size, etc.			
23. Flood hazards, wetlands, flood hazard designations, flood zones, or flood risk affecting the property.			
24. Whether the property is currently insured through public (e.g., National Flood Insurance Program) or private flood insurance.			
25 Private or public flood insurance (e.g., Federal Emergency Management Agency (FEMA)) claims filed on the property during your ownership.  If "Yes" to Question 25, list the approximate date(s), general description of event(s), nature of any repair(s), and amounts of all claim(s).			
26. Repairs made to the property as a result of flood events that were <u>NOT</u> filed with private or public insurance during your ownership.  If "Yes" to Question 26, list the approximate date(s), general description of event(s), nature of any repair(s), and amounts of all flood-related repairs.			
27. Has federal flood disaster assistance (e.g., from FEMA, Small Business Administration, HUD) been previously received during your ownership?  If "Yes" to Question 27, what was the amount received and the purpose of the assistance (elevation, mitigation, restoration, etc.)?			
28. Whether the property has been assessed for a beach nourishment project during your ownership.			
A. Describe any green energy, recycling, sustainability or disability features for th	e prope	erty:	
B. Describe any Department of Motor Vehicles titled manufactured housing on the	e prope	erty:	
VI. BURIED, UNBURIED, OR COVERED PRESENCE OF THE FOLLOW LEAD HAZARDS, ASBESTOS, RADON GAS, METHANE GAS, STORAG MATERIALS, TOXIC MATERIALS, OR ENVIRONMENTAL CONTAME  A. Describe any known property environmental contamination problems from confurnishing, intrusion, operating, toxic mold, methamphetamine production, lead by radon gas, methane gas, formaldehyde, corrosion-causing sheetrock, storage tanks materials, environmental contamination, or other:	E TAN NATIO structionsed pa , hazar	ON on, repairint, lead	ir, cleaning, hazards, asbestos, aterials, toxic

**Effective** 6/1/2023

VII. <u>EXISTENCE OF A RENTAL, RENTAL MANAGEMENT, VACATIO</u> CONTRACT ANTICIPATED TO BE IN PLACE ON THE PROPERTY A		IME C	OF CLOSING
A. Describe the rental/lease terms, to include any vacation rental periods that readays after the date the purchaser's interest is recorded in the office of the register problems, if any:	-		
B. State the name and contact information for any property management compan	y involv	ed (if ar	ny):
C. Describe known outstanding charges owed by tenant for gas, electric, water, s	ewer, an	d garba	ge:
VIII. EXISTENCE OF A METER CONSERVATION CHARGE, AS PERMITHAT APPLIES TO ELECTRICITY OR NATURAL GAS SERVICE TO	THE PR	OPER'	ΤY
A. Describe any utility company financed or leased property on the real property	:		
B. Describe known delinquent charges for real property's gas, electric, water, sev	wer, and		o:
B. Describe known delinquent charges for real property's gas, electric, water, seven which carries certain rights and obligations that may property and involve financial obligations	HOME LIMIT	garbage  OWNE  THE U	ERS ASSOCIATION USE OF THIS
X. WHETHER THE PROPERTY IS SUBJECT TO GOVERNANCE OF A WHICH CARRIES CERTAIN RIGHTS AND OBLIGATIONS THAT MAY PROPERTY AND INVOLVE FINANCIAL OBLIGATIONS	HOME LIMIT Yes*	garbage OWNE	CRS ASSOCIATION
X. WHETHER THE PROPERTY IS SUBJECT TO GOVERNANCE OF A VHICH CARRIES CERTAIN RIGHTS AND OBLIGATIONS THAT MAY	HOME LIMIT	garbage  OWNE  THE U	ERS ASSOCIATION USE OF THIS
X. WHETHER THE PROPERTY IS SUBJECT TO GOVERNANCE OF A WHICH CARRIES CERTAIN RIGHTS AND OBLIGATIONS THAT MAY PROPERTY AND INVOLVE FINANCIAL OBLIGATIONS  If Yes, owner must complete the attached Residential Property Disclosure	HOME LIMIT Yes*	OWNE THE U	CRS ASSOCIATION USE OF THIS  No Representation
X. WHETHER THE PROPERTY IS SUBJECT TO GOVERNANCE OF A WHICH CARRIES CERTAIN RIGHTS AND OBLIGATIONS THAT MAY ROPERTY AND INVOLVE FINANCIAL OBLIGATIONS  If Yes, owner must complete the attached Residential Property Disclosure Statement Addendum.  X. PLEASE USE THE SPACE BELOW FOR "YES" ANSWER EXPLANA	HOME LIMIT Yes*	OWNE THE U	CRS ASSOCIATION USE OF THIS  No Representation
X. WHETHER THE PROPERTY IS SUBJECT TO GOVERNANCE OF A WHICH CARRIES CERTAIN RIGHTS AND OBLIGATIONS THAT MAY ROPERTY AND INVOLVE FINANCIAL OBLIGATIONS  If Yes, owner must complete the attached Residential Property Disclosure Statement Addendum.  X. PLEASE USE THE SPACE BELOW FOR "YES" ANSWER EXPLANA	HOME LIMIT Yes*	OWNE THE U	CRS ASSOCIATION USE OF THIS  No Representation
X. WHETHER THE PROPERTY IS SUBJECT TO GOVERNANCE OF A WHICH CARRIES CERTAIN RIGHTS AND OBLIGATIONS THAT MAY ROPERTY AND INVOLVE FINANCIAL OBLIGATIONS  If Yes, owner must complete the attached Residential Property Disclosure Statement Addendum.  X. PLEASE USE THE SPACE BELOW FOR "YES" ANSWER EXPLANA	HOME LIMIT Yes*	OWNE THE U	CRS ASSOCIATION USE OF THIS  No Representation
X. WHETHER THE PROPERTY IS SUBJECT TO GOVERNANCE OF A WHICH CARRIES CERTAIN RIGHTS AND OBLIGATIONS THAT MAY ROPERTY AND INVOLVE FINANCIAL OBLIGATIONS  If Yes, owner must complete the attached Residential Property Disclosure Statement Addendum.  X. PLEASE USE THE SPACE BELOW FOR "YES" ANSWER EXPLANA	HOME LIMIT Yes*	OWNE THE U	CRS ASSOCIATION USE OF THIS  No Representation
X. WHETHER THE PROPERTY IS SUBJECT TO GOVERNANCE OF A WHICH CARRIES CERTAIN RIGHTS AND OBLIGATIONS THAT MAY ROPERTY AND INVOLVE FINANCIAL OBLIGATIONS  If Yes, owner must complete the attached Residential Property Disclosure Statement Addendum.  X. PLEASE USE THE SPACE BELOW FOR "YES" ANSWER EXPLANA	HOME LIMIT Yes*	OWNE THE U	CRS ASSOCIATION USE OF THIS  No Representation

Owner:  $(\underline{\hspace{0.5cm}})$  ( $\underline{\hspace{0.5cm}})$  Purchaser  $(\underline{\hspace{0.5cm}})$  acknowledge receipt of a copy of this page which is Page 5 of 6. Effective 6/1/2023

This disclosure does not limit the obligation of the purchaser to inspect the property and improvements which are the subject of the real estate contract. Purchaser is solely responsible for conducting their own offsite condition inspections and psychologically affected property inspections prior to entering into a real estate contract. The real estate licensees (acting as listing or selling agents, or other) have no duty to inspect the onsite or offsite conditions of the property and improvements. Purchaser should review all applicable documents (covenants, conditions, restrictions, bylaws, deeds, and similar documents) prior to entering into any legal agreements including any contract. The South Carolina Code of Laws describes the Residential Property Condition Disclosure Statement requirements and exemptions at § 27-50-10 (and following) which can be read online (<a href="https://www.scstatehouse.gov">www.scstatehouse.gov</a> or other websites).

<u> </u>	fo store which			osites).		
Current status of propert	•	•	C		.0)	
☐ Owner occupied ☐ Leased	☐ Short sale ☐ Foreclosure				ng vacant?):	
☐ Subject to Vacati		☐ Estate		ner:		
□ Subject to vacati	on/Short Term Ken	tai				
A Residential Property addendum should be a condominium.					<del>=</del>	
Owner acknowledges h Disclosure Statement b						)n
Owner Signature:			_ Date: _		Time:	
Owner Printed Name:						
Owner Signature:						
Owner Printed Name:						
Purchaser acknowledg	es prior to signing	this disclosure:				
• Receipt of a cop	y of this disclosure		•	•	ons are made by the ow	ner and not
• Purchaser has ex	camined disclosure			•	's agents or subagents	
<ul> <li>Purchaser had tis counsel</li> </ul>	me and opportunity	for legal	<ul> <li>Purchaser has sole responsibilities inspection reports from licensins inspectors, surveyors, engineer</li> </ul>			ne
This disclosure is estate licensees	s not a warranty by	the real		qualified pro		
	s not a substitute fo	or obtaining	•			
	This disclosure is not a substitute for obtaining inspections of onsite and offsite conditions			investigating offsite conditions of the property including, but not limited to, adjacent properti		
• This disclosure i	s not a warranty by	the owner		being used for	or agricultural purposes	
Purchaser Signature:				Date:	Time:	
Purchaser Printed Name	:					
Purchaser Signature:				Date:	Time:	
Purchaser Printed Name	•					
					s nage which is Page 6	

**Effective 6/1/2023** 



Purchaser Signature: \_\_\_\_\_

# STATE OF SOUTH CAROLINA RESIDENTIAL PROPERTY CONDITION DISCLOSURE STATEMENT ADDENDUM



Prior to signing contract, owner shall provide this disclosure addendum to the purchaser if the property is subject to a homeowners association, a property owners association, a condominium owners association, a horizontal property regime, or similar organizations subject to covenants, conditions, restrictions, bylaws or rules (**CCRBR**). These organizations are referred to herein as an owners association.

Purchaser should review the applicable documents (covenants, conditions, restrictions, bylaws, deeds, condominium master deed, and similar documents), all related association issues, and investigate the owners association prior to entering into any legal agreements including a contract. Owners association charges include any dues, fees, assessments, reserve charges, or any similar charges. Purchaser is solely responsible to determine what items are covered by the owners association charges.

Property Address:				
Describe owners association charges: \$	Per		(	month/year/other)
What is the contact information for the owners association?				
As owner do you have any actual knowledge of answers to	the following question	ons?		
Please check the appropriate box to answer the questions by				
		Yes	No	No Representation
1. Are there owners association charges or common area expense	es?			
2. Are there any owners association or <b>CCRBR</b> resale or rental re	estrictions?			
3. Has the owners association levied any special assessments or s	imilar charges?			
4. Do the <b>CCRBR</b> or condominium master deed create guest or v	visitor restrictions?			
5. Do the <b>CCRBR</b> or condominium master deed create animal re	strictions?			
6. Does the property include assigned parking spaces, lockers, ga	rages or carports?			
7. Are keys, key fobs or access codes required to access common areas?	or recreational			
8. Will any membership other than owner association transfer wi	th the properties?			
9. Are there any known common area problems?				
10. Is property or common area structures subject to South Carol: Management Act?	ina Coastal Zone			
11. Is there a transfer fee levied to transfer the property?*  (*Questions does not include recording costs related to value)	ue or deed stamps.)			
Explain any yes answers in the space below and attach any add	litional sheets or rel	evant	docur	nents as needed:
Owner Signature:	Date:		T	ime:
Owner Signature:	Date:		Ti	ime:
Purchaser Signature:	Date:		Ti	ime:

Date: \_\_\_\_\_

Time:

Add	dress:	-	
		Electric Provider	
	Mid-Carolina Electric - 803.749-6400		
	Dominion - 800.251.7234		(B)
	Tri-County Electric - 803-874-1215		EXIT REAL ESTATE CONSULTANTS
	Other		
		Gas Provider	
	Dominion - 800.251.7234		
	Natural Gas isn't available in this area		
		<u>Water Provider</u>	
	Carolina Water Service - 800.272.1919		
	Chapin Water System - 803.575.8042		
	City of Cayce - 803.796.9020		
	City of Columbia - 803-545-3300		
	City of West Columbia - 800.272.1919		
	Gaston Water District - 803.794.2819		
	Joint Municipal Water - 803.359.8373		
	Town of Batesburg-Leesville - 803.345.2444		
	Town of Lexington - 803.359.4164		
	This house is on a Well		
	Other		
		<u>Sewer Provider</u>	
	Carolina Water Service - 800.272.1919		
	Chapin Sewer System - 803.575.8042		
	City of Columbia - 803.545.3300		
	Town of Lexington - 803.359.4164		
	This house is on a Septic		
	Other	_	
		elecommunications Provider (Cable/Internet)	
	AT&T U-Verse & Phone - 888.757.6500		
	Direct TV - 888.777.2454		
	DISH Network - 800.823.4929		
	Comporium - 800.259.7978		
	Windstream - 866.445.5880		
	Spectrum - 803.252.2253		
	Other	<u> </u>	
		Waste Management	
Tra	sh info:		