2017 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 55-517 through 55-519.2, 55-519.4, 55-520, and 55-524 of the Code of 3 Virginia and to amend the Code of Virginia by adding sections numbered 55-517.1 and 55-519.2:1, relating to the Virginia Residential Property Disclosure Act. 4

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7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 55-517 through 55-519.2, 55-519.4, 55-520, and 55-524 of the Code of Virginia are 9 amended and reenacted and that the Code of Virginia is amended by adding sections numbered 10 55-517.1 and 55-519.2:1 as follows: 11

Approved

§ 55-517. Applicability.

12 The provisions of this chapter apply only with respect to transfers by sale, exchange, installment land 13 sales contract, or lease with option to buy residential real property consisting of not less than one nor more than four dwelling units, whether or not the transaction is with the assistance of a licensed real 14 15 estate broker or salesperson. For the purposes of this chapter, a "real estate contract" means a contract for the sale, exchange, or lease with the option to buy residential real estate subject to this chapter. 16

§ 55-517.1. Definitions.

As used in this chapter, unless the context requires a different meaning:

19 "Electronic delivery," for purposes of delivery of the disclosures required by this chapter, means sending the required disclosures via the Internet, provided that the sender retains sufficient proof of the 20 21 electronic delivery, which may be an electronic receipt of delivery, a confirmation that the notice was 22 sent by facsimile, or a certificate of service prepared by the sender confirming the electronic delivery.

23 "Notification" means a statement of the availability of any disclosures required by this chapter on the 24 Real Estate Board's website or delivery of any such disclosures to the purchaser. 25

"Ratification" means the full execution of a real estate purchase contract by all parties.

26 "Real estate contract" means a contract for the sale, exchange, or lease with the option to buy 27 residential real estate subject to this chapter. 28

§ 55-518. Exemptions.

A. The following are specifically excluded from the provisions of this chapter:

30 1. Transfers pursuant to court order including, but not limited to, transfers ordered by a court in 31 administration of an estate, transfers pursuant to a writ of execution, transfers by foreclosure sale or by a 32 deed in lieu of a foreclosure, transfers by a trustee in bankruptcy, transfers by eminent domain, and 33 transfers resulting from a decree for specific performance. Also, transfers by an assignment for the benefit of creditors pursuant to Chapter 9 (§ 55-156 et seq.) and transfers pursuant to escheats pursuant 34 35 to Chapter 9 (§ 55-156 et seq.).

36 2. Transfers to a beneficiary of a deed of trust pursuant to a foreclosure sale or by a deed in lieu of 37 foreclosure, or transfers by a beneficiary under a deed of trust who has acquired the real property at a 38 sale conducted pursuant to a foreclosure sale under a deed of trust or has acquired the real property by a 39 deed in lieu of foreclosure.

40 3. Transfers by a fiduciary in the course of the administration of a decedent's estate, guardianship, 41 conservatorship, or trust. 42

4. Transfers from one or more co-owners solely to one or more other co-owners.

43 5. Transfers made solely to any combination of a spouse or a person or persons in the lineal line of consanguinity of one or more of the transferors. 44

45 6. Transfers between spouses resulting from a decree of divorce or a property settlement stipulation 46 pursuant to the provisions of Title 20. 47

7. Transfers made by virtue of the record owner's failure to pay any federal, state, or local taxes.

48 8. Transfers to or from any governmental entity or public or quasi-public housing authority or 49 agency.

50 9. Transfers involving the first sale of a dwelling; provided, that this exemption shall not apply to the 51 disclosures required by § 55-519.1.

B. Notwithstanding the provisions of subdivision 9 of this section, the builder of a new dwelling 52 53 shall disclose in writing to the purchaser thereof all known material defects which would constitute a 54 violation of any applicable building code. In addition, for property that is located wholly or partially in 55 any locality comprising Planning District 15, the builder or owner, if the builder is not the owner of the 56 property, shall disclose in writing whether the builder or owner has any knowledge of (i) whether

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mining operations have previously been conducted on the property or (ii) the presence of abandoned 57 58 mines, shafts, or pits, if any. The disclosures required by this subsection shall be made by a builder or 59 owner (i) when selling a completed dwelling, before acceptance ratification of the real estate purchase 60 contract or (ii) when selling a dwelling before or during its construction, after issuance of a certificate of 61 occupancy. Such disclosure shall not abrogate any warranty or any other contractual obligations the 62 builder or owner may have to the purchaser. The disclosure required by this subsection may be made on the disclosure form described in § 55-519. If no defects are known by the builder to exist, no written 63 64 disclosure is required by this subsection.

§ 55-519. Required disclosures for buyer to beware; buyer to exercise necessary due diligence.

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A. With regard to transfers described in § 55-517, the *The* owner of the residential real property shall furnish to a purchaser a residential property disclosure statement in *for the buyer to beware of certain matters that may affect the buyer's decision to purchase such real property. Such statement shall be on* a form provided by the Real Estate Board stating that the owner makes the following representations as to the real property:

1. The owner makes no representations with respect to the matters set forth and described at a
 website maintained by the Real Estate Board and that the purchaser is advised to consult this website for
 important information about the real property; and

2. The owner represents that there are no pending enforcement actions pursuant to the Uniform Statewide Building Code (§ 36-97 et seq.) that affect the safe, decent, sanitary living conditions of the property of which the owner has been notified in writing by the locality, except as disclosed on the disclosure statement, nor any pending violation of the local zoning ordinance that the violator has not abated or remedied under the zoning ordinance, within a time period set out in the written notice of violation from the locality or established by a court of competent jurisdiction, except as disclosed on the disclosure statement on its website.

81 B. At the website referenced in subdivision A 1, the Real Estate Board shall include language
82 providing notice to the purchaser that by delivering the residential property disclosure statement The
83 residential property disclosure statement provided by the Real Estate Board on its website shall include
84 the following:

1. The owner 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 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, 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;

2. The owner 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
that 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. The owner 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 any local ordinance creating such district or any official map adopted by the locality depicting historic districts, 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. The owner 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 that 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. The owner 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 that 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. The owner makes no representations with respect to whether the property is within a dam breakinundation zone. Such disclosure statement shall advise purchasers to exercise whatever due diligence

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118 they deem necessary with respect to whether the property resides within a dam break inundation zone, 119 including a review of any map adopted by the locality depicting dam break inundation zones;

120 7. The owner makes no representations with respect to the presence of any stormwater detention 121 facilities located on the property, or any maintenance agreement for such facilities, and purchasers are 122 advised to exercise whatever due diligence they deem necessary to determine the presence of any 123 stormwater detention facilities on the property, or any maintenance agreement for such facilities, in 124 accordance with terms and conditions as may be contained in the real estate purchase contract, but in 125 any event, prior to settlement pursuant to such contract;

126 8. The owner makes no representations with respect to the presence of any wastewater system, 127 including the type or size thereof or associated maintenance responsibilities related thereto, located on 128 the property and purchasers are advised to exercise whatever due diligence they deem necessary to 129 determine the presence of any wastewater system on the property and the costs associated with 130 maintaining, repairing, or inspecting any wastewater system, including any costs or requirements related 131 to the pump-out of septic tanks, in accordance with terms and conditions as may be contained in the real 132 estate purchase contract, but in any event, prior to settlement pursuant to such contract;

133 9. The owner makes no representations with respect to any right to install or use solar energy 134 collection devices on the property; and

135 10. The owner makes no representations with respect to whether the property is located in one or 136 more special flood hazard areas and purchasers are advised to exercise whatever due diligence they 137 deem necessary, including (i) obtaining a flood certification or mortgage lender determination of whether 138 the property is located in one or more special flood hazard areas, (ii) review of any map depicting 139 special flood hazard areas, and (iii) whether flood insurance is required, in accordance with terms and **140** conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement 141 pursuant to such contract;

142 11. The owner makes no representations with respect to whether the property is subject to one or 143 more conservation or other easements and that purchasers are advised to exercise whatever due 144 diligence a particular purchaser deems necessary in accordance with terms and conditions as may be 145 contained in the real estate purchase contract, but in any event, prior to settlement pursuant to such 146 contract; and

147 12. The owner makes no representations with respect to whether the property is subject to a 148 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 that purchasers are advised to exercise whatever 149 150 due diligence a particular purchaser deems necessary in accordance with terms and conditions as may 151 be contained in the real estate purchase contract, including determining whether a copy of the 152 resolution or ordinance has been recorded in the land records of the circuit court for the locality in 153 which the community development authority district is located for each tax parcel included in the district 154 pursuant to § 15.2-5157, but in any event, prior to settlement pursuant to such contract.

155 C. Any purchaser who is a party to a real estate purchase contract subject to this section may 156 provide in such contract that the disclosures provided on the Real Estate Board website be printed off and provided to such purchaser The residential property disclosure statement shall be delivered in 157 158 accordance with § 55-520. 159

§ 55-519.1. Required disclosures pertaining to a military air installation.

160 The owner of residential real property located in any locality in which a military air installation is located shall disclose to the purchaser whether the subject parcel is located in a noise zone or accident 161 162 potential zone, or both, if so designated on the official zoning map by the locality in which the property is located. Such disclosure shall be provided to the purchaser on a form provided by the Real Estate 163 164 Board on its website. Such disclosure shall state the specific noise zone or accident potential zone, or 165 both, in which the property is located according to the official zoning map.

166 § 55-519.2. Required disclosures; defective drywall.

167 Notwithstanding the exemptions in § 55-518, if the owner of a residential dwelling unit has actual 168 knowledge of the existence of defective drywall in such dwelling unit, the owner shall provide to a 169 prospective purchaser a written disclosure that the property has defective drywall. Such disclosure shall be provided to the purchaser on a form provided by the Virginia Real Estate Board on its website and 170 171 otherwise in accordance with this chapter. For purposes of this section, "defective drywall" means all 172 defective drywall as defined in § 36-156.1.

§ 55-519.2:1. Required disclosures; pending building or zoning violations. 173

174 Notwithstanding the exemptions in § 55-518, if the owner of a residential dwelling unit has actual 175 knowledge of any pending enforcement actions pursuant to the Uniform Statewide Building Code (§ 36-97 et seq.) that affect the safe, decent, sanitary living conditions of the property of which the 176 177 owner has been notified in writing by the locality, or any pending violation of the local zoning 178 ordinance that the violator has not abated or remedied under the zoning ordinance, within a time period

179 set out in the written notice of violation from the locality or established by a court of competent 180 jurisdiction, the owner shall provide to a prospective purchaser a written disclosure that so states. Such 181 disclosure shall be provided to the purchaser on a form provided by the Real Estate Board on its 182 website and otherwise in accordance with this chapter.

183 § 55-519.4. Required disclosures; property previously used to manufacture methamphetamine.

Notwithstanding the exemptions in § 55-518, if the owner of a residential dwelling unit has actual 184 knowledge that such residential property was previously used to manufacture methamphetamine and has 185 186 not been cleaned up in accordance with the guidelines established pursuant to § 32.1-11.7 and the applicable licensing provisions of Chapter 11 (§ 54.1-1100 et seq.) of Title 54.1, the owner shall provide 187 to a prospective purchaser a written disclosure that so states. Such disclosure shall be provided to the 188 189 purchaser on a form provided by the Virginia Real Estate Board on its website and otherwise in 190 accordance with this chapter.

§ 55-520. Time for disclosure; termination of contract.

192 A. The owner of residential real property subject to this chapter shall deliver provide notification to 193 the purchaser the written disclosure statement of any disclosures required by this chapter prior to the 194 acceptance ratification of a real estate purchase contract or otherwise be subject to the provisions of 195 subsection B of this section. For the purposes of this chapter, "acceptance" means the full execution of a 196 real estate purchase contract by all parties. The residential property disclosure statement may be included 197 in the real estate purchase contract, in an addendum thereto, or in a separate document disclosures 198 required by this chapter shall be on forms provided by the Real Estate Board on its website.

199 B. If the disclosure statement disclosures required by this chapter is are delivered to the purchaser 200 after the acceptance ratification of the real estate purchase contract, the purchaser's sole remedy shall be 201 to terminate the real estate purchase contract at or prior to the earliest of (i) three days after delivery of 202 the disclosure statement in person or by electronic delivery; (ii) five days after the postmark if the 203 disclosure statement is deposited in the United States mail, postage prepaid, and properly addressed to the purchaser; (iii) settlement upon purchase of the property; (iv) occupancy of the property by the 204 205 purchaser; (v) the purchaser making written application to a lender for a mortgage loan where such 206 application contains a disclosure that the right of termination shall end upon the application for the mortgage loan; or (vi) the execution by the purchaser after receiving the disclosure statement required by 207 208 this chapter of a written waiver of the purchaser's right of termination under this chapter contained in a 209 writing separate from the real estate purchase contract. In order to terminate a real estate purchase 210 contract when permitted by this chapter, the purchaser must, within the times required by this chapter, 211 give written notice to the owner by one of the following methods: 212

1. Hand delivery;

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213 2. United States mail, postage prepaid, provided *that* the sender retains sufficient proof of mailing, 214 which may be either a United States postal certificate of mailing or a certificate of service prepared by 215 the sender confirming such mailing;

216 3. Electronic means provided the sender retains sufficient proof of the electronic delivery, which may 217 be an electronic receipt of delivery, a confirmation that the notice was sent by facsimile, or a certificate 218 of service prepared by the sender confirming the electronic delivery; or 219

4. Overnight delivery using a commercial service or the United States Postal Service.

220 If the purchaser terminates a real estate purchase contract in compliance with this chapter, the 221 termination shall be without penalty to the purchaser, and any deposit shall be promptly returned to the 222 purchaser.

223 C. Notwithstanding the provisions of subsection B of § 55-524, no purchaser of residential real 224 property located in a noise zone designated on the official zoning map of the locality as having a 225 day-night average sound level of less than 65 decibels shall have the right to terminate a real estate 226 purchase contract pursuant to this section for failure of the property owner to timely provide any 227 disclosure required by § 55-519.1 this chapter. 228

§ 55-524. Actions under this chapter.

229 A. Notwithstanding any other provision of this chapter or any other statute or regulation, no cause of 230 action shall arise against an owner or a real estate licensee for failure to disclose that an occupant of the subject real property, whether or not such real property is subject to this chapter, was afflicted with 231 232 human immunodeficiency virus (HIV) or that the real property was the site of:

233 1. An act or occurrence which had no effect on the physical structure of the real property, its 234 physical environment, or the improvements located thereon; or 235

2. A homicide, felony, or suicide.

236 B. The purchaser's remedies hereunder for failure of an owner to comply with the provisions of this 237 chapter are as follows:

238 1. If the owner fails to provide the disclosure statement any of the applicable disclosures required by 239 this chapter, the contract may be terminated subject to the provisions of subsection B of § 55-520.

240 2. In the event the owner fails to provide the disclosure any of the applicable disclosures required by 241 § 55-519.1 this chapter, or the owner misrepresents, willfully or otherwise, the information required in 242 such disclosure, except as result of information provided by an officer or employee of the locality in 243 which the property is located, the purchaser may maintain an action to recover his actual damages 244 suffered as the result of such violation. Notwithstanding the provisions of this subdivision, no purchaser 245 of residential real property located in a noise zone designated on the official zoning map of the locality as having a day-night average sound level of less than 65 decibels shall have a right to maintain an 246 247 action for damages pursuant to this section.

C. Any action brought under this subsection section shall be commenced within one year of the date the purchaser received the disclosure statement applicable disclosures required by this chapter. If no disclosure statement was the disclosures required by this chapter were not delivered to the purchaser, an action shall be commenced within one year of the date of settlement if by sale, or occupancy if by lease with an option to purchase.

253 Nothing contained herein shall prevent a purchaser from pursuing any remedies at law or equity
 254 otherwise available against an owner in the event of an owner's intentional or willful misrepresentation
 255 of the condition of the subject property.