

New York State

Department of State, Division of Licensing Services
(518) 474-4429

www.dos.ny.gov

New York State
Division of Consumer Rights
(888) 392-3644

New York State Housing and Anti-Discrimination Disclosure Form

Federal, State and local Fair Housing Laws provide comprehensive protections from discrimination in housing. It is unlawful for any property owner, landlord, property manager or other person who sells, rents or leases housing, to discriminate based on certain protected characteristics, which include, but are not limited to race, creed, color, national origin, sexual orientation, gender Identity or expression, military status, sex, age, disability, marital status, lawful source of income or familial status. Real estate professionals must also comply with all Fair Housing Laws.

Real estate brokers and real estate salespersons, and their employees and agents violate the Law if they:

- Discriminate based on any protected characteristic when negotiating a sale, rental or lease, including representing that a property is not available when it is available.
- Negotiate discriminatory terms of sale, rental or lease, such as stating a different price because of race, national origin or other protected characteristic.
- Discriminate based on any protected characteristic because it is the preference of a seller or landlord.
- Discriminate by "steering" which occurs when a real estate professional guides prospective buyers or renters towards or away from certain neighborhoods, locations or buildings, based on any protected characteristic.
- Discriminate by "blockbusting" which occurs when a real estate professional represents that a change has occurred or may occur in future in the composition of a block, neighborhood or area, with respect to any protected characteristics, and that the change will lead to undesirable consequences for that area, such as lower property values, increase in crime, or decline in the quality of schools.
- Discriminate by pressuring a client or employee to violate the Law.
- Express any discrimination because of any protected characteristic by any statement, publication, advertisement, application, inquiry or any Fair Housing Law record.

YOU HAVE THE RIGHT TO FILE A COMPLAINT

If you believe you have been the victim of housing discrimination you should file a complaint with the New York State Division of Human Rights (DHR). Complaints may be filed by:

- Downloading a complaint form from the DHR website: <u>www.dhr.ny.gov</u>;
- Stop by a DHR office in person, or contact one of the Division's offices, by telephone or by mail, to obtain a complaint form and/or other assistance in filing a complaint. A list of office locations is available online at: https://dhr.ny.gov/contact-us, and the Fair Housing HOTLINE at (844)-862-8703.

You may also file a complaint with the NYS Department of State, Division of Licensing Services. Complaints may be filed by:

- Downloading a complaint form from the Department of State's website https://www.dos.ny.gov/licensing/complaint_links.html
- Stop by a Department's office in person, or contact one of the Department's offices, by telephone or by mail, to obtain a complaint form.
- Call the Department at (518) 474-4429.

There is no fee charged to you for these services. It is unlawful for anyone to retaliate against you for filing a complaint.

Page 1 of 2



New York State

Department of State, Division of Licensing Services
(518) 474-4429

www.dos.ny.gov

New York State Division of Consumer Rights (888) 392-3644

New York State Housing and Anti-Discrimination Disclosure Form

For more information on Fair Housing Act rights and responsibilities please visit https://dhr.ny.gov/fairhousing and https://www.dos.ny.gov/licensing/fairhousing.html.

This form wa	s provided to me bystephe	en E Kubinski	(print name of Real Estate Salesperso	on
Broker) of	Good Morning Realty	(print name	of Real Estate company, firm or brokerag	зe
	Michael R. Boshart, Anna M. Hik		n B. Stewart	-
(Buyer/Tenar	nt(Seller)Landlord) acknowledge re	ceipt of a copy of the	his disclosure form:	
Buyer/Tenant(Seller Landlord Signature Michael R Michael R Michael R Seller Landlord Signature 5 h	Boshart	Date: 09/01/25	
	Anna H	ikoyeda	09/01/25	
Buyer/Tenant(Seller/Landlord Signature 5/1/2	D 514	Date: 09/01/25	_

Real Estate broker and real estate salespersons are required by New York State law to provide you with this Disclosure.

DOS-2156 (06/20)



New York State DEPARTMENT OF STATE Division of Licensing Services P.O. Box 22001 Albany, NY 12201-2001

Customer Service: (518) 474-4429 www.dos.state.ny.us

New York State Disclosure Form for Buyer and Seller

THIS IS NOT A CONTRACT

New York State law requires real estate licensees who are acting as agents of buyers or sellers of property to advise the potential buyers or sellers with whom they work of the nature of their agency relationship and the rights and obligations it creates. This disclosure will help you to make informed choices about your relationship with the real estate broker and its sales agents.

Throughout the transaction you may receive more than one disclosure form. The law may require each agent assisting in the transaction to present you with this disclosure form. A real estate agent is a person qualified to advise about real estate.

If you need legal, tax or other advice, consult with a professional in that field.

Disclosure Regarding Real Estate Agency Relationships

Seller's Agent

A seller's agent is an agent who is engaged by a seller to represent the seller's interests. The seller's agent does this by securing a buyer for the seller's home at a price and on terms acceptable to the seller. A seller's agent has, without limitation, the following fiduciary duties to the seller: reasonable care, undivided loyalty, confidentiality, full disclosure, obedience and duty to account. A seller's agent does not represent the interests of the buyer. The obligations of a seller's agent are also subject to any specific provisions set forth in an agreement between the agent and the seller. In dealings with the buyer, a seller's agent should (a) exercise reasonable skill and care in performance of the agent's duties; (b) deal honestly, fairly and in good faith; and (c) disclose all facts known to the agent materially affecting the value or desirability of property, except as otherwise provided by law.

Buyer's Agent

A buyer's agent is an agent who is engaged by a buyer to represent the buyer's interests. The buyer's agent does this by negotiating the purchase of a home at a price and on terms acceptable to the buyer. A buyer's agent has, without limitation, the following fiduciary duties to the buyer: reasonable care, undivided loyalty, confidentiality, full disclosure, obedience and duty to account. A buyer's agent does not represent the interest of the seller. The obligations of a buyer's agent are also subject to any specific provisions set forth in an agreement between the agent and the buyer. In dealings with the seller, a buyer's agent should (a) exercise reasonable skill and care in performance of the agent's duties; (b) deal honestly, fairly and in good faith; and (c) disclose all facts known to the agent materially affecting the buyer's ability and/or willingness to perform a contract to acquire seller's property that are not inconsistent with the agent's fiduciary duties to the buyer.

Broker's Agents

A broker's agent is an agent that cooperates or is engaged by a listing agent or a buyer's agent (but does not work for the same firm as the listing agent or buyer's agent) to assist the listing agent or buyer's agent in locating a property to sell or buy, respectively, for the listing agent's seller or the buyer agent's buyer. The broker's agent does not have a direct relationship with the buyer or seller and the buyer or seller can not provide instructions or direction directly to the broker's agent. The buyer and the seller therefore do not have vicarious liability for the acts of the broker's agent. The listing agent or buyer's agent do provide direction and instruction to the broker's agent and therefore the listing agent or buyer's agent will have liability for the acts of the broker's agent.

Dual Agent

A real estate broker may represent both the buyer and seller if both the buyer and seller give their informed consent in writing. In such a dual agency situation, the agent will not be able to provide the full range of fiduciary duties to the buyer and seller. The obligations of an agent are also subject to any specific provisions set forth in an agreement between the agent, and the buyer and seller. An agent acting as a dual agent must explain carefully to

DOS-1736-a (Rev. 11/10) Instanctions Instanction
Instanc

both the buyer and seller that the agent is acting for the other party as well. The agent should also explain the possible effects of dual representation, including that by consenting to the dual agency relationship the buyer and seller are giving up their right to undivided loyalty. A buyer or seller should carefully consider the possible consequences of a dual agency relationship before agreeing to such representation. A seller or buyer may provide advance informed consent to dual agency by indicating the same on this form.

Dual Agent with Designated Sales Agents

If the buyer and seller provide their informed consent in writing, the principals and the real estate broker who represents both parties as a dual agent may designate a sales agent to represent the buyer and another sales agent to represent the seller to negotiate the purchase and sale of real estate. A sales agent works under the supervision

of the real estate broker. With the informed consent of the buyer and the seller in writing, the designated sales agent for the buyer will function as the buyer's agent representing the interests of and advocating on behalf of the buyer and the designated sales agent for the seller will function as the seller's agent representing the interests of and advocating on behalf of the seller in the negotiations between the buyer and seller. A designated sales agent cannot provide the full range of fiduciary duties to the buyer or seller. The designated sales agent must explain that like the dual agent under whose supervision they function, they cannot provide undivided loyalty. A buyer or seller should carefully consider the possible consequences of a dual agency relationship with designated sales agents before agreeing to such representation. A seller or buyer may provide advance informed consent to dual agency with designated sales agents by indicating the same on this form.

This form was provided to me by	Stephen Kubinski	(print name of licensee	of Good Morning Realty
(print name of company, firm or broke	erage), a licensed real estate b	proker acting in the interest of	the:
(_x_) Seller as a (check relation	nship below)	() Buyer as a (check re	elationship below)
(<u>*</u>) Seller's agent		() Buyer's age	nt
() Broker's agent		() Broker's age	ent
V.	() Dual agen	t	
	() Dual agen	t with designated sales agent	
For advance informed consent to eith	er dual agency or dual agenc	y with designated sales agents	s complete section below:
(ed consent dual agency		
() Advance informe	ed consent to dual agency wit	n designated sales agents	
If dual agent with designated sales ag	gents is indicated above:		is appointed to
represent the buyer; and		is appointed to represer	nt the seller in this transaction.
(i) (We) Michael R. Boshart, A	nna M. Hikoyeda, Sharon l	3. Stewart acknowledge r	eceipt of a copy of this disclosure
form: signature of { } Buyer(s) and/	or { 🗶 } Seller(s):		
Michael R Boshart	09/01/25	Authentision Sharp Sta	09/01/25
Anna M Hikoyeda	09/01/25	Sharbh B. Stewart	
Anna M. Hikoyeda			
Date:		Date:	

DOS-1736-8 (Rev. 11/10)

This form was prepared by Stephen & Kubinski using the INSTANKT FORMS internet contract management service.



ADDENDUM FORM

To Purchase and Sale Contract – Utility Surcharges
Agricultural Districts/Farming Activity Disclosure & Uncapped Natural Gas Well Disclosure
Published by and issued for the Jefferson-Lewis Board of REALTORS®, Inc.



SELLER; Michael R. Boshart, Anna M. Sikoyee	ia, Sharon B. Stewar	SELLER: Michael R. Boshart, Anna M. Sikoyeda, Sharon B. Stewart BUYER:				
PROPERTY: 1463 Glenfield Weste	rn RR Bed	Town of Osceola	New York			
Check all boxes that are applicable. □ Electric Availability □ Utility Surcharge		☐ Agricultural Districts/Farming Activity ☐ Uncapped Natural Gas Well				
Seller represents that the above referenced prop		AILABILITY (circle one) not have utility service available to it.				
SELLER Michael R Boshart	09/01/25	BUYER:				
SELLER: Anna M. Hikoyeda	09/01/25	BUYER:				
DATE: Sharp. Sh	09/01/25	DATE:				
erty is subject to such other surcharge specified	an electric, gas, and/ below.	TY SURCHARGES or water utility surcharge specified below. Seller also	o represents that this prop			
Type: electric gas water ot		Purpose: Payable: monthly yearly other				
Amount: \$						
SELLER:		BUYER:				
SELLER:		BUYER:				
DATE:		DATE:				
=	d Markets Law, a ne	'S/FARMING ACTIVITY DISCLOSURE office containing the following paragraph must be inchin an agricultural district:	luded in all purchase con-			
production of food, and other products, and all the property they are about to acquire may lie Such farming activities may include, but not li- location of the property within an agricultural	so for its natural and partially or wholly we mited to, activities the district may impact as SHOULD CONTA	ct and encourage the development and improvement decological value. This disclosure notice is to inform within an agricultural district and that faming activitie nat cause noise, dust, and odors. Prospective residents the ability to access water and/or sewer services for a ACT THE NEW CLARIFICATION REGARDING TE AND MARKETS LAW.	prospective residents that es occur within the district. are also informed that the uch property under certain			
SELLER Michael R Boshart	09/01/25	BUYER:				
SELLER Anna H. Hikoyeda	09/01/25	BUYER:				
DATE: Show B. Shu	09/01/25	DATE:				
UNCAPI	PED NATURAL G	GAS WELL DISCLOSURE (circle one)				
property of which you have actual knowledge a sale of such property. (Section 242(3) of the Re	and to disclose such it al Property Law).	disclose the existence of an UNCAPPED NATURAL lact to any purchaser of your property prior to entering	into a contract for the			
sure notice. Lauthorize my agent to provide a c		gas well(s) on the aforementioned property. I have rece notice to any prospective purchaser.	erved and read this discre-			
SELLER Michael R Boshart	09/01/25	BUYER:				
SELLET ARMAN Hikoyeda	09/01/25	BUYER:				
DATE: Shand Shu	09/01/25	DATE:				

This form has been prepared for the sule use of the Jefferson-Lewis Board of REALTORS®, INC. AND ITS MEMBERS. The Jefferson-Lewis Board of REALTORS®, its members, and its employees assume no responsibility if this form fails to protect the interests of any party. Each party should secure its own legal, tax, financial, or other advice.

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Sel	ler's Discl	osure		, , , , , , , , , , , , , , , , , , , ,			
(a)	Presence	of lead-based pain	t and/or lead-bas	sed paint hazards (ch	eck (i) or (ii) below):		
	(1)				ds are present in the housing		
(b)	(ii) X				I-based paint hazards in the housing		
(5)	da.	Records and reports available to the seller (check (i) or (ii) below): Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).					
	(ii)	Seller has no report hazards in the hou	rts or records per ising.	taining to lead-based	paint and/or lead-based paint		
Pui	rchaser's A	kcknowledgment (i	nitial)				
(c)		_		l information listed a	bove.		
(d)					from Lead in Your Home.		
(e)		Purchaser has (check (i) or (ii) below):					
	(i)	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					
	(ii)	waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.					
Age	ent's Ackn	owledgment (initia	n				
_	- 1 · · · · · · · · · · · · · · · · · ·		d the seller of the	e seller's obligations in nsure compliance.	under 42 U.S.C. 4852d and Is		
Cer	tification o	of Accuracy					
The	following	-	d the information a	bove and certify, to the	e best of their knowledge, that the		
chai	el R Bosho	rt 09/01/25	Arra M Hikoye	eda 09/01/25	Shan P. Shu 09/01/25		
Seil			Date	Seller	Date		
Puro	chaser	Kalenaki	Date 9-/-2025	Purchaser	Date		
Age	nt Stephen	E Kubinski	Date	Agent	Date		

Department of State Licensing Services

New York State
Department of State
Division of Licensing Services

P.O. Box 22001 Albany, NY 12201-2001

Customer Service: (518) 474-4429 https://dos.ny.gov

Name of Seller or Se	llers: Mic	chael R. Boshart, Anna M. Hikoyeda,	Sharon B. Stewart	
Property Address:	1463	Glenfield Western RR Bed	Town of Osceola	New York

General Instructions:

The Property Condition Disclosure Act requires the seller of residential real property to cause this disclosure statement or a copy of thereof to be delivered to a buyer or buyer's agent prior to the signing by the buyer of a binding contract of sale.

Purpose of Statement:

This is a statement of certain conditions and information concerning the property known to the seller. This Disclosure Statement is not a warranty of any kind by the seller or by any agent representing the seller in this transaction. It is not a substitute for any inspections or tests and the buyer is encouraged to obtain his or her own independent professional inspections and environmental tests and also is encouraged to check public records pertaining to the property.

A knowingly false or incomplete statement by the seller on this form may subject the seller to claims by the buyer prior to or after the transfer of title.

"Residential real property" means real property improved by a one to four family dwelling used or occupied, or intended to be used or occupied, wholly or partly, as the home or residence of one or more persons, but shall not refer to (a) unimproved real property upon which such dwellings are to be constructed or (b) condominium units or cooperative apartments or (c) property on a homeowners' association that is not owned in fee simple by the seller.

Instruction to the Seller:

- a. Answer all questions based upon your actual knowledge.
- b. Attach additional pages with your signature if additional space is required.
- c. Complete this form yourself.
- d. If some items do not apply to your property, check "NA" (Non-applicable). If you do not know the answer check "Unkn" (Unknown).

Seller's Statement:

The seller makes the following representations to the buyer based upon the seller's actual knowledge at the time of signing this document. The seller authorized his or her agent, if any, to provide a copy of this statement to a prospective buyer of the residential real property. The following are representations made by the seller and are not the representations of the seller's agent.

G	ENERAL INFORMATION	20 years			
	How long have you owned the property?	20 y€	ars		
2.	How long have you occupied the property?	75 ye			
3.	What is the age of the structure or structures?				
4.	Does anybody other than yourself have a lease, easement or any other right to use or occupy any part of your property other than those stated in documents available in the public record, such as rights to use a road or path or cut trees or crops?	ĨĨYes	●No	i⊡Unkn	□ NA
5.	Does anybody else claim to own any part of your property? If yes, explain below	ΓΊΥes	● No	∏Unkn	T NA
6.	Has anyone denied you access to the property or made a formal legal claim challenging your title			pt-a-	,
	to the property? If yes, explain below	□Yes	● No	⊞Unkn	□ NA

DOS-1614-f (Rev. 02/25) Page 1 of 7

	roperty Condition Disclosure Statement				
7.	Are there any features of the property shared in common with adjoining landowners or a homeowner's association, such as walls, fences or driveways? If yes, describe below	∏ Yes	●No	∏Unkn	∏ NA
8.	Are there any electric or gas utility surcharges for line extensions, special assessments or homeowner or other association fees that apply to the property? If yes, describe below	∏Yes	€No	∏Unkn	Γ⊓ NA
9.	Are there certificates of occupancy related to the property? If no, explain below	⊡Yes	O No	∏Unkn	ΓΊ NA
are col inc tre sol	In this section, you will be asked questions regarding petroleum products and hazardous or toxic silled, leaked or otherwise been released on the property or from the property onto any other property. e not limited to, gasoline, diesel fuel, home heating fuel, and lubricants. Hazardous or toxic substance ould pose short or long-term danger to personal health or the environment if they are not properly disposed but are not limited to, fertilizers, pesticides and insecticides, paint including paint thinner, varnished wood, construction materials such as asphalt and roofing materials, antifreeze and other automostivents including septic tank cleaners, household cleaners, pool chemicals and products containing meter to Buyer: If contamination of this property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum products and/or hazardous or toxic substances is a support of the property from petroleum prod	Petroleur is are produced osed of, ap in remover tive produ rcury and	n product ducts or o oplied or s and woo acts, batte lead and	is may inclu- ther materia stored. The d preservati eries, cleanin indoor mole	de, but al that se ves, ng d.
	onsider soil and groundwater testing of this property. Description: De	<u>⊡</u> Yes	○ No	[F9] Imlen	
			S 110) JUNKN	Π'NA
11	I. Is any or all of the property located wholly or partially in the Special Flood Hazard Area ("SFHA"; "100–year floodplain") according to the Federal Emergency Management Agency's (FEMA's) current flood insurance rate maps for your area? If yes, explain below	⊡Yes		Unkn	
	("SFĤA"; "100–year floodplain") according to the Federal Emergency Management Agency's		€No		⊟ NA

DOS-1614-f (Rev. 02/25) Page 2 of 7

Property Condition Disclosure Statement

14.	Have you ever received assistance, or are you aware of any previous owners receiving assistance, from the Federal Emergency Management Agency (FEMA), the U.S. Small Business Administration (SBA), or any other federal disaster flood assistance for flood damage to the property? If yes, explain below. • For properties that have received federal disaster assistance, the requirement to obtain flood	l☐Yes linsurance pas	ses dow		
	owners. Failure to obtain and maintain flood insurance can result in an individual being inelig	ible for future a	assistanc	₽.	
15.	Is there flood insurance on the property? If yes, attach a copy of the policy • A standard homeowner's insurance policy typically does not cover flood damage. You are endetermine whether you are covered.				
16.	Is there a FEMA elevation certificate available for the property? If yes, attach a copy of the certificate	orm provides on nsurance Prog	ritical info ram (NFI	P) to help de	out the etermine
17.	Have you ever filed a claim for flood damage to the property with any insurance provider, including the National Flood Insurance Program (NFIP)? If yes, explain below	©Yes	●No	∩⊒Unkn	□ NA
18.	Is any or all of the property located in a designated wetland? If yes, explain below	©Yes	●No	(1) Unkn	Ö NA
19.	Is the property located in an agricultural district? If yes, explain below	(□Yes	○ No	⊕Unkn	⊡ NA
20.	Was the property ever the site of a landfill? If yes, explain below	©Yes	●No	©Unkn	AN 🖸
21.	Are there or have there ever been fuel storage tanks above or below the ground on the propert If yes, are they currently in use? Location(s)		O No (1) No	∰Unkn ∰Unkn	₫ NA ●NA
	Are they leaking or have they ever leaked? If yes, explain below	🛱Yes	©No	ĜUnkn	⊙ na
22.	Is there asbestos in the structure? If yes, state location or locations below	CiYes	⊘ No	门Unkn	Ø NA
23.	Is lead plumbing present? If yes, state location or locations below	ĈiYes	■No	ĞUnkn	© NA
24.	Has a radon test been done? If yes, attach a copy of the report		€No	GUnkn	Ĝ NA

Page 3 of 7 ${\hbox{DOS-1614-f (Rev. 02/25)}} \\ {\hbox{This form was prepared by Stephen E Kubinski using the INSTANET FORMS internet contract management service.} \\$

25	Has motor fuel, motor oil, home heating fuel, lubricating oil or any other petroleum product,				
ZU.	methane gas, or any hazardous or toxic substance spilled, leaked or otherwise been released on	[v	Ω N1∼	Unkn	(Z) NA
	the property or from the property onto any other property? If yes, describe below	ı <u>r</u> tes	₩ NO	*EDUIKIT	# FINA
26.	Has the property been tested for the presence of motor fuel, motor oil, home heating fuel, lubricating oil, or any other petroleum product, methane gas, or any hazardous or toxic substance? If yes, attach report(s)	F IYes	ΠNο	⊡Unkn	NA
	Substance: "Tyos, and Troponto,"				•
27.	Has the property been tested for indoor mold? If yes, attach a copy of the report	Yes	€No	Unkn	
ST	RUCTURAL				
28.	Is there any rot or water damage to the structure or structures? If yes, explain below	Yes	O No	ŪUnkn	□ NA
		(FlVee	(A)	ijela	(FINA
29.	Is there any fire or smoke damage to the structure or structures? If yes, explain below	iLites	N O)L:IUNKN] LI NA
30.	Is there any termite, insect, rodent or pest infestation or damage? If yes, explain below	l∐iYes	● No	⊡Unkn	[□ NA
31.	Has the property been tested for termite, insect, rodent or pest infestation or damage?		A	ŪUnkn	[⊡ NA
22	What is the type of roof/roof covering (slate, asphalt, other)?		sheet	t 🕒 UNKN	i⊒ NA
32.	Any known material defects?	No			
	How old is the roof?	25 yr	s		
	• Is there a transferable warranty on the roof in effect now? If yes, explain below	⊡Yes	ONo	□Unkn	□ NA
22	Are there any known material defects in any of the following structural systems: footings, beams,				
50,	girders, lintels, columns or partitions? If yes, explain below	∏Yes	●No	∏JUnkn	□ NA
ME	ECHANICAL SYSTEMS AND SERVICES	_			
34	What is the water source? (Check all that apply)		∥ ∏ Pr	ivate 🗖 M	lunicipal
	a If municipal, is it metared?	☐Other:		l⊡Unkr	(O) NA

Pr	operty Condition Disclosure Statement		*i		
35.	Has the water quality and/or flow rate been tested? If yes, describe below	□Yes	⊙ No	∏Unkn	∏NA
36.	What is the type of sewage system? (Check all that apply)	🗖 Publi	c sewer	Private	sewer
		Cutho			ool
	If septic or cesspool, age?	No id	ea		
	Date last pumped?		neede		
	Frequency of pumping?				
	 Any known material defects? If yes, explain below (More information on "septic system operation and maintenance" can be found on the NYS Department of Health website in the informational health pamphlet made available by the Department of Health pursuant to section 396-s of NYS general business law.) 	□Yes	: (DNo	u ∏Unkr	n O NA
37.	Who is your electric service provider?	NA NA			
	What is the amperage?	NA			
	Does it have circuit breakers or fuses?	NA			
	Private or public poles?				
	Any known material defects? If yes, explain below	∏Yes	□No	∏Unkn	○ I NA
38.	Are there any flooding, drainage or grading problems that resulted in standing water on any portion of the property? If yes, state locations and explain below	⊡Yes	●No	ŪUnkn	□ NA
39.	Has the structure(s) experienced any water penetration or damage due to seepage or a natural flood event, such as from heavy rainfall, coastal storm surge, tidal inundation or river overflow? If yes, explain below	. l⊡Yes	⊙ No	⊡Unkn	□ NA

Property Condition Disclosure Statement

Are there any known material defects in any of the following? If yes, explain below. Use additional

she	ets if necessary.				
40.	Plumbing system?	ſ⊟Yes	ΠNο	β⊡Unkn	● NA
41.	Security system?	l∐Yes	[□No	∏Unkn	● NA
42.	Carbon monoxide detector?	□Yes	[E]No	∏Unkn	● NA
43.	Smoke detector?	□Yes	∏No	□Unkn	● NA
44.	Fire sprinkler system?	□Yes	ICINo	□Unkn	● NA
45.	Sump pump?	□Yes	I□No	⊟Unkn	● NA
46.	Foundation/slab?	ï⊑lYes	● No	∏Unkn	I⊏I NA
47.	Interior walls/ceilings?	□Yes	⊙ No	□Unkn	□ NA
48.	Exterior walls or siding?	∣⊏lYes	● No	r⊟Unkn	□ NA
49.	Floors?	∏Yes	No	∏Unkn	NA
50.	Chimney/fireplace or stove?	ſ⊏lYes	⊘ lo	∏iUnkn	i NA
51.	Patio/deck?	□Yes	●No	⊏Unkn	□ NA
52.	Driveway?	□Yes	□No	∏Unkn	● NA
53.	Air conditioner?	∏Yes	∏No	□Unkn	● NA
54.	Heating system?	∏Yes	∏No	∏Unkn	● NA
55.	Hot water heater?	□Yes	[□No	□Unkn	● NA
56.	The property is located in the following school district				
rate The	te: Buyer is encouraged to check public records concerning the property (e.g. tax records and wetlan e maps and elevation certificates). Is seller should use this area to further explain any item above. If necessary, attach additional pages a litional pages attached.				
					···
				<u></u>	
				- , ,	
				•	

Property Condition Disclosure Statement

SELLER'S CERTIFICATION:

Seller certifies that the information in this Property Condition Disclosure Statement is true and complete to the seller's actual knowledge as of the date signed by the seller. If a seller of residential real property acquires knowledge which renders materially inaccurate a Property Condition Disclosure Statement provided previously, the seller shall deliver a revised Property Condition Disclosure Statement to the buyer as soon as practicable. In no event, however, shall a seller be required to provide a revised Property Condition Disclosure Statement after the transfer of title from the seller to the buyer or occupancy by the buyer, whichever is earlier.

Seller's Signature	
× Michael R Boshart	09/01/2025 Date
Anna M Hikoyeda	09/01/25
sellen's Signature x Sharp. Shu	09/01/25
	yer understands that this information is a statement of certain conditions and information ny kind by the seller or seller's agent and is not a substitute for any home, pest, radon or erecords.
Buyer's Signature	
x	Date
Buyer's Signature	
X	Date