## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE DRH30151-RI-12 (02/23)

Short Title:	Coastal Hazards Disclosure.	(Public)
Sponsors:	Representative Harrison.	
Referred to:		

## A BILL TO BE ENTITLED 1 2 AN ACT TO PROVIDE FOR DISCLOSURE OF COASTAL HAZARDS TO PROSPECTIVE 3 PURCHASERS OF COASTAL PROPERTIES. 4 The General Assembly of North Carolina enacts: 5 **SECTION 1.** Article 9 of Chapter 39 of the General Statutes is amended by adding 6 a new section to read: 7 "§ 39-51. Disclosure of coastal hazards. 8 Definitions. – As used in this section: (a) 9 "Area of environmental concern" means geographic areas that have been (1)designated by the Commission pursuant to G.S. 113A-113 and 10 G.S. 113A-115. 11 "Commission" means the Coastal Resources Commission. 12 (2)13 "Prospective purchaser" means a person or entity that, in writing, makes an (3) 14 offer to purchase, exchange, or option real property, or that exercises an option to purchase real property pursuant to a lease with an option to 15 16 purchase. The term "prospective purchaser" includes a person or entity that 17 makes an offer to purchase, exchange, or option real property or any 18 fractional or future interest in real property or that exercises an option to 19 purchase real property or any fractional or future interest in real property 20 pursuant to a lease with an option to purchase. Legislative Findings. - The General Assembly finds that there are many properties 21 (b) 22 along the Atlantic Ocean that are particularly susceptible to coastal hazards, including, but not 23 limited to, erosion, flooding, storm damage, and inlet migration. The natural features of the 24 beach system are highly dynamic, and there is a high degree of potential loss of life and 25 property in certain particularly hazardous areas. The nature and extent of these coastal hazards for particular parcels of land are not readily apparent to or known by potential purchasers of 26 27 property. It is therefore in the public interest that the General Assembly establish a system 28 whereby prospective purchasers of coastal properties subject to certain hazards can receive 29 reasonable notice of these hazards prior to acquisition of property. Public disclosure of these 30 hazards is essential to fully apprise prospective purchasers of the coastal hazards involved with development and use of property, to prevent any misrepresentation as to the coastal hazards 31 32 affecting the property, and to allow prospective purchasers to have complete and accurate 33 information regarding property that may be affected by coastal hazards. 34 Scope. – The provisions of this section apply to all properties that are adjacent to an (c) ocean shoreline, as that term is defined in G.S. 113A-115.1(a)(2), and all properties located 35



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1	along shorelines	in areas that have been designated as inlet hazard ar	eas by the Coastal
2	-	nission pursuant to G.S. 113A-113 and G.S. 113A-115.	<u> </u>
3		ription of Coastal Hazards Filed With the Clerk of Court.	– The Commission
4		e clerk of court in each county that includes any geographi	
5		area of environmental concern a notice that includes a	
6	information:		<u>_</u>
7	(1)	A map of each area of environmental concern in the co	ounty that delineates
8		properties described in subsection (c) of this section. The	
9		long-term average annual erosion rates, as determined b	
10		where applicable, for the properties.	•
11	<u>(2)</u>	A notice that properties located within areas described	in subsection (c) of
12		this section may be subject to certain hazards, including	, but not limited to,
13		erosion, storm recession, flooding, and inlet hazards.	
14	<u>(3)</u>	A notice that a seller of real property that is located within	in areas described in
15		subsection (c) of this section shall be required to provid	
16		Disclosure Statement to a prospective purchaser of the re	al property.
17	<u>(4)</u>	A notice that further information specific to individual	
18		available from the Coastal Resources Commission and s	hall include contact
19		information for the appropriate office of the Commission	<u>.</u>
20	(e) Coast	al Hazards Disclosure Statement The Coastal Resource	s Commission shall
21	prepare and mak	te available at no charge a form on which a seller shall n	nake the disclosures
22	required by this	section. The Coastal Resources Commission shall maintain	current information
23	that is required	to complete the form and shall provide the information	at no charge. The
24	disclosure statem	nent shall:	
25	<u>(1)</u>	Provide general information relative to conditions a	and rules affecting
26		potential development or redevelopment of the property	v, including, but not
27		limited to, annual erosion rates, setback requiremen	ts, 100-year storm
28		recession estimates, high hazard flood areas, inlet h	·
29		elevation levels, variances, and other relevant data for all	
30	<u>(2)</u>	Disclose any site-specific information of which the	e seller has actual
31		knowledge.	
32	<u>(3)</u>	Include a notice that further information specific to in	<u> </u>
33		may be available from the Coastal Resources Commission	
34		contact information for the appropriate office of the Com	
35	<u>(4)</u>	Include notice of the remedies available under this section	
36		s of Seller. – A seller of real property subject to this section	
37		al Hazards Disclosure Statement. The seller shall furnis	
38	÷	real property with a copy of the Coastal Hazards Disclosur	
39		the third calendar day after the prospective purchaser	
40	-	nge, or option real property, or exercises the option to pur	rchase real property
41		se with an option to purchase.	
42	-	ge in Circumstances If, subsequent to the delivery of	
43		ment by a seller to a prospective purchaser and prior to s	
44		erial inaccuracy in the disclosure statement or the disc	
45		ate in a material way by the occurrence of some event of	
46		mptly correct the inaccuracy by delivering a correcte	
47		ment to the prospective purchaser. A prospective purchaser	
48		and until the end of the third calendar day following the pro	· ·
49 50		prected Coastal Hazards Disclosure Statement. If a selle	
50		sure statement as required by this subsection, the prospec	uve purchaser shall
51	nave any remedic	es that may be provided for by law.	

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1	(h) Duti	ies of Agent. – A real estate broker or salesperson acting as a	n agent in a real
2		ction has the duty to inform each of the clients of the real	-
3		he rights and obligations of the client under this section. If the	
4		has discharged this duty, the broker or salesperson shall not	
5	refusal by the	seller to provide a prospective purchaser with a Coastal Ha	zards Disclosure
6		s section shall not be construed to alter the duties of a real	
7		ler Chapter 93A of the General Statutes.	
8	(i) Exer	mptions. – The requirements of this section shall not apply	to the following
9	transfers:		
10	<u>(1)</u>	Transfers pursuant to court order, including transfers order	red by a court in
11		administration of an estate, transfers pursuant to a wr	
12		transfers by foreclosure sale, transfers by a trustee in bank	cruptcy, transfers
13		by eminent domain, and transfers resulting from a dec	cree for specific
14		performance.	
15	<u>(2)</u>	Transfers to a beneficiary from the grantor or the grante	
16		interest in a deed of trust, or to a mortgagee from the n	
17		mortgagor's successor in interest in a mortgage, if the in	
18		default; transfers by a trustee under a deed of trust or a me	
19		mortgage, if the indebtedness is in default; or transfers by	
20		deed of trust or a mortgagee under a mortgage pursuant to a	
21 22	<u>(3)</u>	Transfers by a fiduciary in the course of the administration	n of a decedent's
22 23	(A)	estate, guardianship, conservatorship, or trust.	or more other
23 24	<u>(4)</u>	Transfers from one or more co-owners solely to one co-owners.	of more other
2 <del>4</del> 25	(5)	Inter vivos gifts made solely to a spouse or a person or person	sons in the lineal
23 26	<u>(J)</u>	line of consanguinity of one or more transferors.	sons in the inical
27	<u>(6)</u>	Transfers between spouses resulting from a decree of	of divorce or a
28	<u>(0)</u>	distribution pursuant to Chapter 50 of the General Statute	
29		provision of another state.	<u> </u>
30	<u>(7)</u>	Transfers made by virtue of the failure by the owner of re	ecord to pay any
31		federal, State, or local taxes.	<u> </u>
32	<u>(8)</u>	Transfers to the State or any political subdivision of the State	<u>e.</u>
33	<u>(j)</u> <u>Rem</u>	nedies If a seller fails to provide a Coastal Hazards Disclos	ure Statement to
34	the prospective	purchaser as required by this section, the prospective purchase	er may cancel the
35		se, exchange, or option real property, or rescind the exercise	
36		property pursuant to a lease with an option to purchase.	
37		nt to cancel or rescind shall expire if not exercised prior to y	whichever of the
38	following first of		
39	<u>(1)</u>	The end of the third calendar day following the prospec	ctive purchaser's
40		receipt of the Coastal Hazards Disclosure Statement.	
41	$\frac{(2)}{(2)}$	The end of the third calendar day following the date the offe	
42	<u>(3)</u>	In the case of a sale or exchange, settlement, or oc	cupancy by the
43	(A)	prospective purchaser.	a with antion to
44 45	<u>(4)</u>	Settlement, in the case of a purchase pursuant to a lease	e with option to
43 46	(k) Exer	<u>purchase.</u> rcise of Remedies. – In order to cancel or rescind as permitted	t by this section
40 47		purchaser shall, within the time provided, give written notice to	-
48		ither by hand delivery or by depositing into the United Stat	
49		operly addressed to the seller or the seller's agent. If the prosp	
<del>5</del> 0		sinds in compliance with this section, the cancellation or res	
51		to the prospective purchaser, and the prospective purchaser sh	
~ 1	<u></u>	in the prospective parenaser, and the prospective parenaser of	

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1	a refund of any	deposit the prospective purchaser may have paid. A	Any right of a prospective
2		cel or rescind under this section is waived if the right	
3	manner required		-
4	<u>(1)</u> <u>Reme</u>	dies Not Exclusive. – Any right of a prospective pur	chaser to cancel or rescind
5	for reasons other	than those set out in this section are not affected by	y this section. The right to
6	cancel or rescind	l under this section shall be in addition to any other	r remedies available under
7	any other provisi	-	
8	(m) Limit	ations on Construction of Section This section	shall not be construed to
9		f any other legal duty, obligation, or liability of disc	
10		not be construed to constitute a warranty by the selfe	
11 12	-	developed or that the property is not subject to ha	zards in addition to those
		sclosed under this section.	action shall not offerst the
13		s and Duties of Landlords and Tenants. – This se	
14		relationship between the parties to a lease with op	
15		of the lease, and the rights and duties of landlords and	
16 17		tatutes shall remain in effect until transfer of owner	snip of the property to the
17 18	purchaser."	<b>FION 2.</b> G.S. 47E-4 reads as rewritten:	
18 19			
20	-	ired disclosures. regard to transfers described in G.S. 47E-1, the o	wher of the real property
20 21		a purchaser a residential property disclosure s	
21	statement shall:	a purchaser a residential property disclosure s	statement. The disclosure
22	(1)	Disclose those items which are required to be	disclosed relative to the
23 24	(1)	characteristics and condition of the property and	
24 25		actual knowledge; or	I of which the owner has
23 26	(2)	State that the owner makes no representations as	to the characteristics and
20 27	(2)	condition of the real property or any improvem	
28		except as otherwise provided in the real estate	
20 29		does not apply to subdivision (7) of subsection (b)	
30	(b) The N	North Carolina Real Estate Commission shall develo	
31		are statement to comply with the requirements of the	
32		specify that certain transfers of residential propert	
33		G.S. 47E-2, including transfers of residential property	-
34		o purchase where the lessee occupies or intends to	
35	1	east the following characteristics and conditions of the	15 0,
36	(1)	The water supply and sanitary sewage disposal sys	
37	(2)	The roof, chimneys, floors, foundation, basem	
38	(-)	components and any modifications	of these structural
39		components; components.	
40	(3)	The plumbing, electrical, heating, cooling,	and other mechanical
41	(-)	systems; systems.	
42	(4)	Present infestation of wood-destroying insects	s or organisms or past
43	( )	infestation the damage for which has not been repa	•
44	(5)	The zoning laws, restrictive covenants, building	-
45		restrictions affecting the real property, any encroad	
46		from or to adjacent real property, and notice from	1 1 0
47		affecting this real property; and property. This	
48		information required to be disclosed pursuant to G	
49	(6)	Presence of lead-based paint, asbestos, radon gas,	
50		storage tank, hazardous material or toxic mat	• •
51		covered), and other environmental contamination.	

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L	(7) The existence of coastal hazards that are required to be disclosed under
2	<u>G.S. 39-51(e).</u>
3	(b1) The disclosure statement shall provide the owner with the option to indicate whether
1	the owner has actual knowledge of the specified characteristics or conditions, or the owner is
i	making no representations as to any characteristic or condition. This subsection does not apply
	to subdivision (7) of subsection (b) of this section.
	(c) The rights of the parties to a real estate contract as to conditions of the property of
	which the owner had no actual knowledge are not affected by this Article unless the residential
	disclosure statement states that the owner makes no representations as to those conditions. If
	the statement states that an owner makes no representations as to the conditions of the property,
	then the owner has no duty to disclose those conditions, whether or not the owner should have
	known of them."
	SECTION 3. The Coastal Resources Commission shall complete the filings
	required by G.S. 39-51(d), as enacted by Section 1 of this act, and shall develop the Coastal
	Hazards Disclosure Statement required by G.S. 39-51(e), as enacted by Section 1 of this act, no
	later than January 1, 2010. The North Carolina Real Estate Commission shall revise the
	residential property disclosure statement required under Chapter 47E of the General Statutes no
	later than January 1, 2010.
	SECTION 4. The Division of Coastal Management of the Department of
	Environment and Natural Resources shall make available on the Division's Web site the
	information required to be filed with clerks of court as provided in G.S. 39-51(d), as enacted by
	Section 1 of this act. There is appropriated from the General Fund to the Department of
	Environment and Natural Resources the sum of five thousand dollars (\$5,000) for the
	2009-2010 fiscal year to be used by the Division of Coastal Management to implement the
	provisions of this section.
	<b>SECTION 5.</b> Sections 4 and 5 of this act become effective July 1, 2009. Sections
	1, 2, and 3 of this act become effective July 1, 2010, and apply to any offer to sell, exchange, or
	option real property made on or after that date.