

NIAGARA REALTORS LEAD-BASED PAINT RIDER AND DISCLOSURE



RIDER	TO CO	ONTR/	ACT d	ated: ("Contract")			
and				("Seller")			
				("Purchaser")			
regardii	ng:			("Property").			
	The F	arties	agree	that the following additions and/or modifications are hereby made to the Contract:			
LBPR1	bef	ore the	CONTRACT. Federal Regulations require that Seller provide the disclosures in Paragraph LBPR4 tract becomes binding on Purchaser. If any such disclosures are changed after Purchaser signs the aser may cancel the Contract.				
LBPR2	dwe that per and in re risk	LEAD WARNING STATEMENT. Every purchaser of any interest in residential real property on which a resided dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based puthat may place young children at risk of developing lead poisoning. Lead poisoning in young children may proper permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problem and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interior in residential real property is required to provide the buyer with any information on lead-based paint hazards risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based phazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purch					
LBPR3	info	LEAD HAZARD INFORMATION PAMPHLET. Seller shall deliver to Purchaser the EPA approved lead-information pamphlet, <i>Protect Your Family From Lead in Your Home</i> . Intact lead-based paint that is in condition is not necessarily a hazard.					
LBPR4	. SEI	LER'S	S DIS	CLOSURES. (Check all applicable boxes.)			
Initials	& Date	` '		sence of Lead-Based Paint and/or Lead-Based Paint Hazards. (Check either (1) or (2) w.)			
Purchaser	Seller		(1)	Hazards Known. Attached hereto is a statement signed by Seller disclosing the presence of known lead-based paint and/or lead-based paint hazards at the Property, including but not limited to the basis for the determination that lead-based paint and/or lead-based paint hazards exist, the location of the lead-based paint and/or lead-based paint hazards and the condition of the painted surfaces.			
			(2)	Hazards Unknown. Seller has no actual knowledge of the presence of lead-based paint and/or lead-based paint hazards at the Property.			
Initials	& Date	Date (B)		ords and Reports Available to Seller. (Check either (1) or (2) below.)			
Purchaser	Seller		(1)	Record Provided. The following is a list of all records and/or reports available to Seller pertaining to lead-based paint and/or lead-based paint hazards at the Property.			
			(2)	No Records. Seller has no records or reports pertaining to lead-based paint and/or lead-based paint hazards at the Property.			

Initials & Date		7			BAEC/BNAR Lead-Based Paint Rider (LBPR) (Rev. 03/15/1					
Purchaser	Seller	(C)			er was prepared based on information previously provided by Seller's listing information.					
BPR5. RISK ASSESSMENT. Choose either (A) or (B) below ("(A)", if blank).										
		(A)	Purchaser hereby waives the opportunity to conduct a lead-based paint hazard risk assessment or inspection.							
Purchaser Initials & Date		(B)	lead-based paint and/of expense within 10 days satisfactory to the Purchinspection are unacception are unacception and/or risk a copy of such notice(s) unacceptable results which Lead-Based Paint Inspection with Purchaser's inspection.	igent upon a risk assessment or inspection of the Property for the presence of or lead-based paint hazards being obtained by Purchaser at Purchaser's after the Effective Date ("Lead Paint Inspection Period"). The results must be chaser ("Lead-Based Paint Inspection Contingency"). If the results of such ptable to Purchaser for any reason whatsoever, Purchaser shall notify Seller after the end of the Lead Paint Inspection Period, together with a copy of the assessment report. In such case, either Party may cancel this Contract. A should be delivered to the Brokers. If Purchaser does not notify Seller of any within 2 Business Days after the end of the Lead Paint Inspection Period, the pection Contingency is deemed waived by the Purchaser. Seller will cooperate ection in such fashion as may be reasonably requested by Purchaser. ethis contingency at any time without cause.						
LBPR6. PURCHASER'S ACKNOWLEDGMENT.										
Purchaser Initials & Date		(A)	Purchaser has received copies of all information, records and/or reports set forth in Paragraph LBI of this Rider or attached to this Contract, or has been informed that <u>no</u> such information, records and/or reports exist.							
Pul		(B)	Purchaser has received the EPA approved lead hazard information pamphlet, <i>Protect Your Familifrom Lead in Your Home</i> .							
LBPR7. CERTIFICATION OF ACCURACY. Seller and Purchaser have reviewed the information above and each certifies to the best of his/her/their knowledge that the statements he/she/they have provided are true and accurate.										
Seller				Date	Purchaser	Date				
Seller				Date	Purchaser	Date				
Seller				Date	Purchaser	Date				
Seller				Date	Purchaser	Date				
Each re (a)	eal est prepa inform has i is aw	rate ag ared th mation nforme rare of	nis Rider based on infor ; ed the Seller of the Selle his/her duty to ensure c	mation previously r's obligations undo ompliance; and	nent made by Seller acknowledges that he/sh provided by Seller either verbally or as part of er 42 U.S.C. 4852(d); to the best of his/her knowledge.					
Agent				Date	Agent	Date				