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COOPERATIVE COMPENSATION AGREEMENT

(Use this form when a seller is represented by a licensed real estate broker. Use Form 150 for an unrepresented seller.)

"Seller":	St	epha	ni	e N	Cla	irmo	nt,	David	Е	Gar	cia	
"Buyer":												
"Property	":	128	S	Cle	arbr	ook	Ct,	Angie	er,	NC	2750	1

- FEE: (Check Only One) Seller or □ Listing Firm agrees to pay Selling Firm cooperative compensation as follows (the "Fee"), subject to the terms of this agreement: 2.4_% of the gross sales price; □ A flat fee of \$_____; or, □ Other:
- 2. **PAYMENT**: The Fee will be earned by Selling Firm upon both Buyer and Seller signing a written contract for the sale of the Property (the "Contract") during the term of this agreement. The Fee will be due and payable to Selling Firm when Buyer, any authorized assignee of Buyer, or any party authorized by Buyer and Seller under the Contract or any amendment thereto, closes on the purchase of the Property. The Fee will be paid at closing, as defined in the Contract, unless otherwise agreed.
- 3. TERM, EFFECTIVENESS, AND EXPIRATION: This agreement shall be effective when signed by Seller or Listing Firm, as applicable, and Selling Firm. This agreement will terminate upon the earlier of closing, as defined in the Contract, or <u>January 10</u>, 20<u>26</u>, unless the Fee has been earned prior to such date. If the Fee has been earned prior to the expiration date in this paragraph, then this agreement shall not terminate and it will continue to be in full force and effect until closing, as defined in the Contract, or until the Contract is terminated, so long as such termination is not a result of Seller's breach. If Listing Firm has agreed to pay the Fee, Listing Firm will not be obligated to pay if Seller breaches the Contract and Listing Firm is not paid. Buyer signs below only to acknowledge and consent to the Fee.
- 4. **MERGER, MODIFICATION, ASSIGNMENT, ENFORCEMENT, AND GOVERNING LAW**: This Agreement represents the entire agreement of the parties hereto. All prior understandings and agreements are merged into this document. This agreement may only be modified by a written document signed by all parties, and it may not be assigned except by written consent of all parties. If legal proceedings are instituted to enforce any provision of this agreement, the prevailing party in the proceeding shall be entitled to recover from the non-prevailing party reasonable attorney's fees and court costs incurred in connection with the proceeding. This agreement is governed by North Carolina law.

DO NOT UPLOAD THIS FORM TO THE MLS OR ATTACH IT TO A PURCHASE CONTRACT. NC REALTORS® MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF THIS FORM IN ANY TRANSACTION.

Listing Firm: <u>PR Advisors, LLC, dba Morton Bradbury Real Estate Group</u>	Selling Firm:
Agent Name (Print): Alexis Dial	Agent Name (Print):
By: <u>Alexis Dial</u>	By:
(Agent Signature)	(Agent Signature)
Date: <u>07/07/2025</u>	Date:
Seller: Stephanie N Clairmont (Signature) Date: 07/07/2025 Seller: David E Gancia (Signature) Date: 07/07/2025 Entity Seller:	Buyer:



NC REALTORS®



STANDARD FORM 220 Revised 10/2024 © 7/2025 DigiSign Verified - c843297b-5376-446a-a8ed-73f711b251fc



PropertyAddress/Description: 128 S Clearbrook Ct, Angier, NC 27501 Owner'sName(s): Stephanie N Clairmont, David E Garcia

North Carolina law <u>N.C.G.S. 47E</u> requires residential property owners to complete this Disclosure Statement and provide it to the buyer prior to any offer to purchase. There are limited exemptions for completing the form, such as new home construction that has never been occupied. Owners are advised to seek legal advice if they believe they are entitled to one of the limited exemptions contained in N.C.G.S. 47E-2.

An owner is required to provide a response to every question by selecting Yes (Y), No (N), No Representation (NR), or Not Applicable (NA). An owner is not required to disclose any of the material facts that have a NR option, even if they have knowledge of them. However, failure to disclose latent (hidden) defects may result in civil liability. The disclosures made in this Disclosure Statement are those of the owner(s), not the owner's broker.

- If an owner selects Y or N, the owner is only obligated to disclose information about which they have actual knowledge. If an owner selects Y in response to any question about a problem, the owner must provide a written explanation or attach a report from an attorney, engineer, contractor, pest control operator, or other expert or public agency describing it.
- If an owner selects N, the owner has no actual knowledge of the topic of the question, including any problem. If the owner selects N and the owner knows there is a problem or that the owner's answer is not correct, the owner may be liable for making an intentional misstatement.
- If an owner selects NR, it could mean that the owner (1) has knowledge of an issue and chooses not to disclose it; or (2) simply does not know.
- If an owner selects NA, it means the property does not contain a particular item or feature.

For purposes of completing this Disclosure Statement: "Dwelling" means any structure intended for human habitation, "Property" means any structure intended for human habitation and the tract of land, and "Not Applicable" means the item does not apply to the property or exist on the property.

OWNERS: The owner must give a completed and signed Disclosure Statement to the buyer no later than the time the buyer makes an offer to purchase property. If the owner does not, the buyer can, under certain conditions, cancel any resulting contract. An owner is responsible for completing and delivering the Disclosure Statement to the buyer even if the owner is represented in the sale of the property by a licensed real estate broker and the broker must disclose any material facts about the property that the broker knows or reasonably should know, regardless of the owner's response.

The owner should keep a copy signed by the buyer for their records. If something happens to make the Disclosure Statement incorrect or inaccurate (for example, the roof begins to leak), the owner must promptly give the buyer an updated Disclosure Statement or correct the problem. Note that some issues, even if repaired, such as structural issues and fire damage, remain material facts and must be disclosed by a broker even after repairs are made.

BUYERS: The owner's responses contained in this Disclosure Statement are not a warranty and should not be a substitute for conducting a careful and independent evaluation of the property. **Buyers are strongly encouraged to:**

• Carefully review the entire Disclosure Statement.

• Obtain their own inspections from a licensed home inspector and/or other professional.

DO NOT assume that an answer of N or NR is a guarantee of no defect. If an owner selects N, that means the owner has no actual knowledge of any defects. It does not mean that a defect does not exist. If an owner selects NR, it could mean the owner (1) has knowledge of an issue and chooses not to disclose it, or (2) simply does not know.

BROKERS: A licensed real estate broker shall furnish their seller-client with a Disclosure Statement for the seller to complete in connection with the transaction. A broker shall obtain a completed copy of the Disclosure Statement and provide it to their buyer-client to review and sign. All brokers shall (1) review the completed Disclosure Statement to ensure the seller responded to all questions, (2) take reasonable steps to disclose material facts about the property that the broker knows or reasonably should know regardless of the owner's responses or representations, and (3) explain to the buyer that this Disclosure Statement does not replace an inspection and encourage the buyer to protect their interests by having the property fully examined to the buyer's satisfaction.

• Brokers are NOT permitted to complete this Disclosure Statement on behalf of their seller-clients.

• Brokers who own the property may select NR in this Disclosure Statement but are obligated to disclose material facts they know or reasonably should know about the property.

Buyer Initials	Owner Initials SMC
Buyer Initials reated by Alexis Dial with SkySlope® Forms	Owner Initials DEG

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SECTION A. STRUCTURE/FLOORS/WALLS/CEILING/WINDOW/ROOF

	Yes	No	NR
A1. Is the property currently owner-occupied? Date owner acquired the property: If not owner-occupied, how long has it been since the owner occupied the property?		\bigcirc	\bigcirc
A2. In what year was the dwelling constructed?			\bigcirc
A3. Have there been any structural additions or other structural or mechanical changes to the dwelling(s)?	\bigcirc		\bigcirc
A4. The dwelling's exterior walls are made of what type of material? (Check all that apply) \bigcirc Brick Veneer \bigcirc Vinyl \bigcirc Stone \bigcirc Fiber Cement \bigcirc Synthetic Stucco \bigcirc Composition/Hardboard			\bigcirc
○ Concrete ○ Aluminum ○ Wood ○ Asbestos ○ Other:			
A5. In what year was the dwelling's roof covering installed?			\bigcirc
A6. Is there a leakage or other problem with the dwelling's roof or related existing damage?	\bigcirc		\bigcirc
A7. Is there water seepage, leakage, dampness, or standing water in the dwelling's basement, crawl space, or slab?	\bigcirc		\bigcirc
A8. Is there an infestation present in the dwelling or damage from past infestations of wood destroying insects or organisms that has not been repaired?	\bigcirc		\bigcirc
A9. Is there a problem, malfunction, or defect with the dwelling's:			
NA Yes No NR NA Yes No NR NA Yes	No N	R	
Foundation O O Windows O O Attached Garage O O Slab O O O Doors O O Fireplace/Chimney O O Patio O O O Ceilings O O O Interior/Exterior Walls O O Floors O O Deck O O O Other: O O			

Explanations for questions in Section A (identify the specific question for each explanation):

SECTION B. HVAC/ELECTRICAL

	Yes	No	NR
B1. Is there a problem, malfunction, or defect with the dwelling's electrical system (outlets, win panels, switches, fixtures, generator, etc.)?	ring,		\bigcirc
B2. Is there a problem, malfunction, or defect with the dwelling's heating and/or air conditionin	g?		\bigcirc
B3. What is the dwelling's heat source? (Check all that apply; indicate the year of each system manufacture)			\bigcirc
○ Furnace [# of units] Year: ○ Heat Pump [# of units] Year:			
○ Baseboard [# of bedrooms with units] Year: ○ Other: Year:			

Buyer Initials	Owner Initials SMC
Buyer Initials	Owner Initials DEG

				Yes	No	NR
B4. What is the dwelling's cooling manufacture)	g source? (Check a	ll that apply; indica	te the year of each system			\bigcirc
○ Central Forced Air:	_ Year: 0 V	Vall/Windows Unit(s)	:Year:			
○ Other:	Year:					
B5. What is the dwelling's fuel so	urce? (Check all th	at apply)				\bigcirc
○ Electricity ○ Natural Gas	\bigcirc Solar \bigcirc I	Propane Oil	• Other:			\bigcirc
PL		SECTION C. ER SUPPLY/SF	EWER/SEPTIC			
				Yes	No	NR
C1. What is the dwelling's water s	supply source? (Ch	eck all that apply)				\bigcirc
○ City/County ○ Shared well	○ Community Syste	m OPrivate well	• Other:			\bigcirc

If the dwelling's water supply source is supplied by a private well, identify whether the private wel
has been tested for: (Check all that apply).

○ Quality ○ Pressure ○ Quantity

If the dwelling	's water	source	is	supplied	by	а	private	well,	what	was	the	date	of	the	last	water
quality/quantity	test?															

C2. The dwelling's water pipes are made of what type of material? (Check all that apply) \bigcirc Copper \bigcirc Galvanized \bigcirc Plastic \bigcirc Polybutylene \bigcirc Other:

C3. What is the dwelling's water	heater fuel source?	(Check all that	apply; indicate the year	ar of each
system manufacture) \bigcirc Gas:	○ Electric:	O Solar:	O Other:	

C4. What is the dwelling's sewage disposal system? (Check all that apply)

\bigcirc Septic tank with pump	\odot Community system \odot Septic tank	○ Drip system
----------------------------------	--	---------------

○ Connected to City/County System ○ City/County system available ○ Other:____

 \odot Straight pipe (wastewater does not go into a septic or other sewer system) *Note: Use of this type of system violates State Law.

If the dwelling is serviced by a septic system, how many bedrooms are allowed by the septic system permit? ______ O No Records Available

Date the septic system was last pumped:_

C5. Is there a problem, malfunction, or defect with the dwelling's:

	NA	Yes	No	NR		NA	Yes	No	NR	
Septic system	\bigcirc	\bigcirc	\checkmark	\bigcirc	Plumbing system (pipes, fixtures, water heater, etc.)	\bigcirc	\bigcirc	\checkmark	\bigcirc	
Sewer system	\bigcirc	\bigcirc	\checkmark	\bigcirc	Water supply (water quality, quantity, or pressure)	\bigcirc	\bigcirc	~	\bigcirc	

Explanations for questions in Section C (identify the specific question for each explanation):

Buyer Initials	Owner Initials SMC
Buyer Initials	Owner Initials DEG

SECTION D. FIXTURES/APPLIANCES

	Yes	No)	NR			
D1. Is the dwelling equipped with an elevator system? If yes, when was it last inspected?	\bigcirc		2	\bigcirc			
Date of last maintenance service:							
D2. Is there a problem, malfunction, or defect with the dwelling's:							
NA Yes No NR NA Yes No NR NA Yes No NR	NA	Yes	No	NR			
Attic fan, exhaust fan, ceiling fan Irrigation Irrigation Sump pump Garage doe system		\bigcirc	V	\bigcirc			
Elevator system O O O O Pool/hot tub O O O O Gas O O O Securit or component /spa	- ()	\bigcirc	V	\bigcirc			
Appliances to be O TV cable wiring O Central O O TO Other or satellite dish	r: ()	\bigcirc	V	\bigcirc			
Explanations for questions in Section D (identify the specific question for each explanation):							

SECTION E. LAND/ZONING

	Yes	No	NR
E1. Is there a problem, malfunction, or defect with the drainage, grading, or soil stability of the property?	\bigcirc		\bigcirc
E2. Is the property in violation of any local zoning ordinances, restrictive covenants, or local land-use restrictions (including setback requirements?)	\bigcirc		\bigcirc
E3. Is the property in violation of any building codes (including the failure to obtain required permits for room additions or other changes/improvements)?	\bigcirc		\bigcirc
E4. Is the property subject to any utility or other easements, shared driveways, party walls, encroachments from or on adjacent property, or other land use restrictions?	\bigcirc		\bigcirc
E5. Does the property abut or adjoin any private road(s) or street(s)?	\bigcirc		\bigcirc
E6. If there is a private road or street adjoining the property, are there any owners' association or maintenance agreements dealing with the maintenance of the road or street? \bigcirc NA	\bigcirc		\bigcirc
Explanations for questions in Section E (identify the specific question for each explanation):			

SECTION F. ENVIRONMENTAL/FLOODING

F1. Is there hazardous or toxic substance, material, or product (such as asbestos, formaldehyde, radon gas, methane gas, lead-based paint) that exceed government safety standards located on or which otherwise affect the property?

Buyer Initials	Owner Initials SMC
Buyer Initials	Owner Initials DEG

NR

No

Yes

	Yes	No	NR
F2. Is there an environmental monitoring or mitigation device or system located on the property?	\bigcirc		\bigcirc
F3. Is there debris (whether buried or covered), an underground storage tank, or an environmentally hazardous condition (such as contaminated soil or water or other environmental contamination) located on or which otherwise affect the property?	\bigcirc		\bigcirc
F4. Is there any noise, odor, smoke, etc., from commercial, industrial, or military sources that affects the property?	\bigcirc		\bigcirc
F5. Is the property located in a federal or other designated flood hazard zone?	\bigcirc		\bigcirc
F6. Has the property experienced damage due to flooding, water seepage, or pooled water attributable to a natural event such as heavy rainfall, coastal storm surge, tidal inundation, or river overflow?	\bigcirc		\bigcirc
F7. Have you ever filed a claim for flood damage to the property with any insurance provider, including the National Flood Insurance Program?	\bigcirc		\bigcirc
F8. Is there a current flood insurance policy covering the property?	\bigcirc		\bigcirc
F9. Have you received assistance from FEMA, U.S. Small Business Administration, or any other federal disaster flood assistance for flood damage to the property?	\bigcirc		\bigcirc
F10. Is there a flood or FEMA elevation certificate for the property?	\bigcirc		\bigcirc

NOTE: An existing flood insurance policy may be assignable to a buyer at a lesser premium than a new policy. For properties that have received disaster assistance, the requirement to obtain flood insurance passes down to all future owners. Failure to obtain flood insurance can result in an owner being ineligible for future assistance.

Explanations for questions in Section F (identify the specific question for each explanation):

SECTION G. MISCELLANEOUS

	Yes	No	NR
G1. Is the property subject to any lawsuits, foreclosures, bankruptcy, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property?	\bigcirc		\bigcirc
G2. Is the property subject to a lease or rental agreement?	\bigcirc		\bigcirc
G3. Is the property subject to covenants, conditions, or restrictions or to governing documents separate from an owners' association that impose various mandatory covenants, conditions, and or restrictions upon the lot or unit?	\bigcirc		\bigcirc

Explanations for question in Section G (identify the specific question for each explanation):

Buyer Initials	Owner Initials <i>SMC</i>
Buyer Initials	Owner Initials <u>DEG</u>

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SECTION H. OWNERS'ASSOCIATION DISCLOSURE

If you answer 'Yes' to question H1, you must complete the remaining questions in Section H. If you answered 'No' or 'No Representation' to question H1, you do not need to answer the remaining questions in Section H.

	Yes	No	NR
H1. Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments? If "yes," please provide the information requested below as to each owners' association to which the property is subject [insert N/A into any blank that does not apply]: a. (specify name) whose regular assessments ("dues") are \$ The name, address, telephone number, and website of the president of the owners' association or the association manager are: b. (specify name) whose regular assessments ("dues") are \$ The name, address, telephone number, and website of the president of the owners' association or the association manager are: c. Are there any changes to dues, fees, or special assessment which have been duly approved and to which the lot is subject? If "yes," state the nature and amount of the dues, fees, or special assessments to which the property is subject:			
H2. Is there any fee charged by the association or by the association's management company in connection with the conveyance or transfer of the lot or property to a new owner? If "yes," state the amount of the fees:	\bigcirc		\bigcirc
H3. Is there any unsatisfied judgment against, pending lawsuit, or existing or alleged violation of the association's governing documents involving the property? If "yes," state the nature of each pending lawsuit, unsatisfied judgment, or existing or alleged violation:	\bigcirc		\bigcirc
H4. Is there any unsatisfied judgment or pending lawsuits against the association? If "yes," state the nature of each unsatisfied judgment or pending lawsuit:	\bigcirc		\bigcirc

Explanations for questions in Section H (identify the specific question for each explanation):

Owner(s) acknowledge(s) having reviewed this Disclosure Statement before signing and that all information is true and correct to the best of their knowledge as of the date signed.

Owner Signature: Stephanie N Clairmont	Date 01/07/2025
Owner Signature: David E Gancia	Date 01/07/2025
Buyers(s) acknowledge(s) receipt of a copy of this Disclosure Staten	nent and that they have reviewed it before signing.
Buyer Signature:	_ Date

Buyer Signature: _____ Date ____

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STATE OF NORTH CAROLINA MINERAL AND OIL AND GAS RIGHTS MANDATORY DISCLOSURE STATEMENT

Instructions to Property Owners

- The Residential Property Disclosure Act (G.S. 47E) ("Disclosure Act") requires owners of certain residential real estate such as single-1. family homes, individual condominiums, townhouses, and the like, and buildings with up to four dwelling units, to furnish purchasers a Mineral and Oil and Gas Rights Disclosure Statement ("Disclosure Statement"). This form is the only one approved for this purpose.
- A disclosure statement is not required for some transactions. For a complete list of exemptions, see G.S. 47E-2(a). A DISCLOSURE 2. STATEMENT IS REQUIRED FOR THE TRANSFERS IDENTIFIED IN G.S. 47E-2(b), including transfers involving the first sale of a dwelling never inhabited, lease with option to purchase contracts where the lessee occupies or intends to occupy the dwelling, and transfers between parties when both parties agree not to provide the Residential Property and Owner's Association Disclosure Statement.
- You must respond to each of the following by placing a check $\sqrt{1}$ in the appropriate box. 3.

MINERAL AND OIL AND GAS RIGHTS DISCLOSURE

Mineral rights and/or oil and gas rights can be severed from the title to real property by conveyance (deed) of the mineral rights and/or oil and gas rights from the owner or by reservation of the mineral rights and/or oil and gas rights by the owner. If mineral rights and/or oil and gas rights are or will be severed from the property, the owner of those rights may have the perpetual right to drill, mine, explore, and remove any of the subsurface mineral and/or oil or gas resources on or from the property either directly from the surface of the property or from a nearby location. With regard to the severance of mineral rights and/or oil and gas rights, Seller makes the following disclosures:

		Yes	No	No Representation
Buyer Initials	1. Mineral rights were severed from the property by a previous owner.		~	
Buyer Initials	2. Seller has severed the mineral rights from the property.		~	
Buyer Initials	3. Seller intends to sever the mineral rights from the property prior to transfer of title to the Buyer.		~	
Buyer Initials	4. Oil and gas rights were severed from the property by a previous owner.		~	
Buyer Initials	5. Seller has severed the oil and gas rights from the property.		~	
Buyer Initials	6. Seller intends to sever the oil and gas rights from the property prior to transfer of title to Buyer.		~	

Note to Purchasers

If the owner does not give you a Mineral and Oil and Gas Rights Disclosure Statement by the time you make your offer to purchase the property, or exercise an option to purchase the property pursuant to a lease with an option to purchase, you may under certain conditions cancel any resulting contract without penalty to you as the purchaser. To cancel the contract, you must personally deliver or mail written notice of your decision to cancel to the owner or the owner's agent within three calendar days following your receipt of this Disclosure Statement, or three calendar days following the date of the contract, whichever occurs first. However, in no event does the Disclosure Act permit you to cancel a contract after settlement of the transaction or (in the case of a sale or exchange) after you have occupied the property, whichever occurs first.

Property Address: 128 S Clearbrook Ct, Angier, NC 27501

Owner's Name(s): Stephanie N Clairmont, David E Garcia

Owner(s) acknowledge having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed. **•** • •

Owner Signature:	te	phanie	N	<u>Clairmont</u>
0				-

 \mathcal{L} _____ Date <u>01/08/2025</u> , _____

Owner Signature: **David E Ganc**ia

_____Date <u>01/08/2025</u> ,

Purchaser(s) acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owner or owner's agent; and that the representations are made by the owner and not the owner's agent(s) or subagent(s).

Purchaser Signature:_____ Date _____, ____

Purchaser Signature:______Date _____,

