

REAL PROPERTY CONSOLIDATED TAX BILL

ANNUAL BILL
TAX PERIOD 07/01/2019-06/30/2020
FULL LEVY YEAR
LEVY YEAR 2019

Department of Finance Division of Treasury 255 Rockville Pike, L-15 (Monroe Street Entrance) Rockville, MD 20850

Hours: 8:00 a.m. - 4:30 p.m. Mon. - Fri.

DAVIDSON PHILLIP & A L 1815 REEDIE DR SILVER SPRING, MD 20902

PRINCIPAL RESIDENCE

	04/18/2020
PRO	PERTY DESCRIPTION

			TWO III	2000000	BILL#	ACCOUNT #
LOT	BLOCK	DISTRICT	SUB	TAX CLASS		01412054
0	В	13	151	R038	39126736	01413054
MORTGAGE II	JEORMATION		PROPERTY ADDRESS		REFUSE AREA	REFUSE UNITS
NKNOWN	ii Orani ii ora		1815 REEDIE DR		R3L	1
SEE RI	EVERSE			TA TAVIOUADOE	*PER \$100 OF	ASSESSMENT

SEE REVERSE			
TAX DESCRIPTION STATE PROPERTY TAX COUNTY PROPERTY TAX SOLID WASTE CHARGE	ASSESSMENT 380,300 380,300	RATE .1120 .9907 416.4200	TAX/CHARGE 425.94 3,767.63 416.42
WATER QUALITY PROTECT CHG (SF TOTAL CREDIT DESCRIPTION COUNTY PROPERTY TAX CREDIT	ASSESSMENT	RATE	104.25 4,714.24 AMOUNT -692.00 -692.00
TOTAL CREDITS PRIOR PAYMENTS ****			4022.24

CURRENT YEAR FULL CASH VALUE TAXABLE ASSESSMENT
380,300

COUNTY RATE OF 0.7166 IS LESS THAN THE CONSTANT YIELD RATE OF 0.7346 BY .018

Total Annual Amount Due:

0.00

YOU CAN VIEW AND PAY YOUR BILL ON THE INTERNET AT www.montgomerycountymd.gov/finance

PLEASE RETAIN THE TOP PORTION FOR YOUR RECORDS.



Check here if your address changed & enter change on reverse side.

INTEREST

RETURN THIS PORTION WITH PAYMENT

REAL PROPERTY CONSOLIDATED TAX BILL TAX PERIOD 07/01/2019 - 06/30/2020

TAX PERIOD 07/01/2019 - 06/30/2020 FULL LEVY YEAR BILL# 39126736

Make Check Payable to:

Montgomery County, MD

ACCOUNT#	LEVY YEAR
01413054	2019

0.00

AMOUNT PAID

DUE APR 30 2020
PLEASE INDICATE AMOUNT BEING PAID

DAVIDSON PHILLIP & A L 1815 REEDIE DR SILVER SPRING, MD 20902

20820198391267366000000000000000000000

Printed on: 4/18/2020 6:09:54 PM



Real Property Estimated Tax and Other Non-tax Charges

a new owner will pay in the first full fiscal year of ownership

ACCOUNT NUMB	BER:	01413054
PROPERTY:	OWNER NAME	DAVIDSON PHILLIP & A L
	ADDRESS	1815 REEDIE DR SILVER SPRING , MD 20902-0000
	TAX CLASS	38
	REFUSE INFO	Refuse Area: R Refuse Unit:

TAX INFORMATION:			
TAX DESCRIPTION	FY20 PHASE-IN VALUE ₁	FY19 RATE ₂	ESTIMATED FY20 TAX/CHARGE
STATE PROPERTY TAX	386,233	.1120	\$432.58
COUNTY PROPERTY TAX ₃	386,233	.9907	\$3,826.41
SOLID WASTE CHARGE ₄		416.4200	\$416.42
WATER QUALITY PROTECT CHG (SF ₄			\$104.25
ESTIMATED TOTAL6			\$4,779.66

The following footnote references apply only if the table above has a foot number reference.

- Phase in value comes from the data base at the Maryland Department of Assessments and Taxation http://www.dat.state.md.us/, Real
 Property Data Search. The phase in value is for the next fiscal year, if available, otherwise the phase in value is for current fiscal year.
- 2. Tax rates come from the current property tax bill, which also may include several non-tax charges, at the web page of the County Government's Department of Finance: https://www.montgomerycountymd.gov/finance. Look for a link to "Pay or view your property tax bill on line".
- 3. County Property Tax is the sum of the General Fund tax and several special fund taxes.
- All non-tax charges (for example Solid Waste, Water Quality Protection, Bay Restoration Fund, WSSC) are the charges in the current fiscal year. These charges may be different in the next fiscal year.
- 5. This property is located in an existing development district. Each year a special development district assessment must be paid.
 Effective every July 1st, the rate will change based on changes in the property assessment and debt service requirements. More information is available in the FAQ section of this website.
- 6. You must update the estimate for the property taxes and other non-tax charges
 - a. Every July 1, because the tax rates, phase-in values, and other non-tax charges will or may change; AND ALSO
 - b. In early January if the calculation used the phase-in value for the current fiscal year instead of the phase-in value for the next fiscal year, because SDAT had not yet specified the phase in value for the next fiscal year. This occurs in the period July 1 early January in the third year of the three year assessment cycle.
- 7. This property is located in a **proposed** development district. At some date in the future, development district taxes may be levied to pay debt service on bonds issued to build infrastructure in the district. It is important that property owners recognize that this additional tax may be levied in the future. The rate indicated above is an estimate and will change once the district is created and bonds are issued. More information is available in the FAQ section of this website.
- 8. The Proposed Estimated Total includes all actual and proposed taxes and non-tax charges relative to this property.
- This is a one time charge assessed against this property and is not an annual fee. It should be paid before the property is sold and will remain due until paid.

Real Property Data Search

Search F	Result fo	or MONTGON	MERY COUNTY
----------	-----------	------------	-------------

View Map	View Ground	10111 11000			lettel and se		and the second second	v GroundRent I		
Special Tax Recapture: N		trict - 13 A	ccount l	Number - 014	1130	54				
ccount Identifier:	Dis	trict - 15 A		Information						
wner Name:	DA	VIDSON PI	HILLIP &	AL	I			esidence:	YES	IDENTIAL
lailing Address:		15 REEDIE VER SPRII	NG MD 2				/02330/ 00225			
				ructure Inforr			I Dane	vintion	WES	TCHESTER
remises Address:	181 SIL	15 REEDIE VER SPRI	DR NG 2090					eription:		Plat No:
Map: Grid: Parcel: JQ11 0000 0000	Neighborhood: 13250151.16	Subdi 0151	vision:	Section:	Blo B	ck:	Lot:	Assessment 2020	Year:	Plat Ref:
Town: None										
Primary Structure Built 1958	Above Grade	Living Ar		inished Base 50 SF	emen	t Are	a	Property Land 10,708 SF	Area	County Use 111
Stories Basement Split Foyer YES	Type SPLIT FOYER	Exterior BRICK/	Quality 4	Full/Half B 2 full/ 1 hal		Ga	rage	Last Notice of	Major I	mprovements
			Value	Information						
	Base	Value		Value			Phas	e-in Assessme		2
Land:	212,1	100		As of 01/01/2020 212,100			As of 07/0	1/2019	As o 07/0	f 1/2020
Improvements	168,2			186,000						
Total:	380,3	300		398,100			380,	300	386,	233
Preferential Land:	0								0	
			Trans	er Information	1			D.:		
Seller:			Date:					Price: Deed2:		
Type:			Deed1:					Deedz.		
Seller:			Date:					Price:		
Type:			Deed1:					Deed2:		
Seller:			Date:					Price:		
Type:			Deed1:					Deed2:		
			Exemp	tion Informati	on					
Partial Exempt Assessm		lass					1/201	9	07/	01/2020
County:		00				0.00				
State:		00				0.00	00.00		0.0	00.00
Municipal:		00				0.00	00.00		0.0	0 0.00
Special Tax Recapture	: None					- 67				
20.2				Application In	torina	ation				
Homestead Application	Status: Approved			Danalit Alami		le France				
		Homeown	ers lax (Credit Applica	non	HERIT	nauon te:			



STATEOF MARYLAND REAL ESTATE COMMISSION

Consent for Dual Agency

(In this form, the word "seller" includes "landlord"; "buyer" includes "tenant", and "purchase" or "sale" includes "lease")

When Dual Agency May Occur

The possibility of Dual Agency arises when:

- The buyer is interested in a property listed by a real estate broker; and
- The seller's agent and the buyer's agent are affiliated with the same real estate broker. 2)

Important Considerations Before Making a Decision About Dual Agency

A broker or the broker's designee, acting as a dual agent does not exclusively represent either the seller or buyer; there may be a conflict of interest because the interests of the seller and buyer may be different or adverse. As a dual agent, the real estate broker does not owe undivided loyalty to either the seller or buyer.

Before the buyer and seller can proceed to be represented by a broker acting as a dual agent, they must both sign Consent for Dual Agency. If the buyer has previously signed this Consent for Dual Agency, the buyer must affirm the buyer's consent for the purchase of a particular property before an offer to purchase is presented to the seller. If the seller has previously signed Consent for Dual Agency, the seller must affirm the seller's consent for the sale of the property to a particular buyer before accepting an offer to purchase the property. The affirmation is contained on Page 2 of this form.

Your Choices Concerning Dual Agency

In a possible dual agency situation, the buyer and seller have the following options:

- Consent in writing to dual agency. If all parties consent in writing, the real estate broker or the broker's designee (the "dual agent") shall assign one real estate agent affiliated with the broker to represent the seller (the seller's "intra-company agent") and another agent affiliated with the broker to represent the buyer (the buyer's "intra-company agent"). Intra-company agents are required to provide the same services to their clients that agents provide in transactions not involving dual agency, including advising their clients as to price and
- 2. Refuse to consent to dual agency. If either party refuses to consent in writing to dual agency, the real estate negotiation strategy. broker must terminate the brokerage relationship for that particular property with the buyer, the seller, or both. If the seller terminates the brokerage agreement, the seller must then either represent him or herself or arrange to be represented by another real estate company. If the buyer terminates the brokerage agreement the buyer may choose not to be represented but simply receive assistance from the seller's agent, from another agent in that company, or from a subagent from another company. Alternatively, the buyer may choose to enter into a written brokerage agreement with a different company.

1 of 2

LF1731 eff (10:1/19)

Duties of a Dual Agent and Intra-Company Agent

Like other agents, unless the client gives consent to disclose the information, dual agents and intra-company agents must keep confidential information about a client's bargaining position or motivations. For example, without written consent of the client, a dual agent or intra-company agent may not disclose to the other party, or the other party's agent:

- Anything the client asks to be kept confidential; *
- That the seller would accept a lower price or other terms; 2)
- That the buyer would accept a higher price or other terms; 3)
- The reasons why a party wants to sell or buy, or that a party needs to sell or buy quickly; or 4)
- Anything that relates to the negotiating strategy of a party. 5)

* Dual agents and intra-company agents must disclose material facts about a property to all parties.

How Dual Agents Are Paid

Only the broker receives compensation on the sale of a property listed by that broker. If a financial bonus is offered to an agent who sells property that is listed with his/her broker, this fact must be disclosed in writing to both the buyer and seller.

Consent for Dual Agency I have read the above information, and I understand the terms of the dual agency. I understand that I do not have

Long & Foster Real Estate, Inc.			act as a Dua	al Agent for me as
(Firm Name) Seller in the sale of the property at:	1815 Reed	die Drive	Silver Spring N	1D 20902
Ruyer in the pershase of a property li		with the above-	referenced broker.	
representative for	Date	Signature		Date
tates of Phillip and AL David	70r			
	SEATT TO	DUALACEN	CV	
AFFIRMATION OF PRIOR CONTribe undersigned Buyer(s) hereby affi	SENT TO	DUAL AGEN	for the following p	
A FEIDMATION OF PRIOR CONS	SENT TO	DUAL AGEN nt to dual agency Silver Spring N	for the following p	roperty:
AFFIRMATION OF PRIOR CONSTITUTE Undersigned Buyer(s) hereby affi	SENT TO	nt to dual agency	for the following p	902
AFFIRMATION OF PRIOR CONSTITUTE The undersigned Buyer(s) hereby affit Property Address 1815 Reedie Drive	Date	Silver Spring N	for the following p	0902 Dat
AFFIRMATION OF PRIOR CONSTITUTE Undersigned Buyer(s) hereby affit Property Address 1815 Reedie Drive	Date	Silver Spring N	for the following p	0902 Dat

2 of 2

LF1732 eff. (19/1/19)







Inclusions/Exclusions Disclosure and/or Addendum

Required for use with GCAAR Listing Agreement & Sales Contract

ROPERTY ADDRESS:	1815 Reedle Drive	Silver Spring MD 20902
ERSONAL PROPERTY AND leating and central air conditioning	I-to-wail carpeting, shutters, window shades, blir and heat detectors, TV antennas, exterior trees is accompanied exterior DO NOT CONVEY. The	ng personal property and fixtures, if existing: built-in ap pump, attic and exhaust fans, storm windows, ands, window treatment hardware, mounting brackets and shrubs. Unless otherwise agreed to herein, all items checked below convey. If more than one of RECREATION
	Alarm System	Hot Tub/Spa, Equipment & Cover
Stove/Range	Intercom	Pool Equipment & Cover
Cooktop	Satellite Dishes	[Sauna
Wall Oven	Saterite Disnes	Playground Equipment
Microwave		historial supplements
Refrigerator	LIVING AREAS	OTHER
w/ Ice Maker	Fireplace Screen/Doors	300 1
Wine Refrigerator	Gas Logs	Storage Shed
Dishwasher	Ceiting Fans	Garage Door Opener
Disposet	Window Fans	Garage Door Remote/Fob
Lad	Window Treatments	Back-up Generator
Separate Ice Maker	Land comme	Radon Remediation System
Separate Freezer	WATER/HVAC	Color Panels
Trash Compactor	Water Softener/Conditioner	Sofial I divers
LAUNDOV	Electronic Air Filter	
LAUNDRY	Furnace Humiditier	All items "as is" "where is"
Washer	Window AC Units	
Dryer	L) window Ac onto	
EXCLUSIONS:		i tems/systems or service contracts, including but no s, lawn contracts, pest control contracts, security
limited to solar panels & system system and/or monitoring, and sa	delite contracts DO NOT CONVEY unless dis	losing what conveys with the Property
CERTIFICATION Seller office	100 03 82 2020	JAL Devidson Date
Seller Lacence Alany Co	100 03 82 2020	
Seller Lacrence Alan Control Control of Sale dated 0.	NO INCORPORATION INTO CONTRACT 3/21/20 between seller Lawrence Alan	JAL Devideo Date (Completed only after presentation to the Buyer)
Seller Larence Alan Control of Control of Sale dated 0.	100 03 20 2000 De Phillipan AND INCORPORATION INTO CONTRACT	JAL Devideo Date (Completed only after presentation to the Buyer)
Seller Legence Alang Control of Sale dated 0.	nded by the incorporation of this Addendum	JAL Devideo Date (Completed only after presentation to the Buyer)
Seller Lawrence Alany Contract of Sale dated Of and Buyer referenced above is hereby amen	nded by the incorporation of this Addendum Date Buyer	Date (Completed only after presentation to the Biger) Davidson, PR

© 2017 The Greater Capital Area Association of REALTORS*. Inc.

This Recommended Form is the property of the Greater Capital Area Association of REALTORS*, Inc. and is for use by REALTOR* members only. Previous editions of this form should be destroyed.

LF290 - GCAAR #911 - Inclusions/Exclusions-MC & DC

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT Authentisign ID: 123032C0-903E-458B-B5B3-454D35C7CA90

Property Address	Silver Spring MD 20902
1815 Reedie Drive	See Constitute Conference of the Conference of t
Legal Description	
Westchester	AND BURCHASER

NOTICE TO SELLER AND PURCHASER

Section 10-702 of the Real Property Article, Annatuted Code of Maryland, requires the seller of certain residential real property to Section 10-702 of the Real Property Article, Annotated Code of Maryland, requires the setter of certain residential real property to furnish to the purchaser either (a) a RESIDENTIAL PROPERTY DISCLAIMER STATEMENT stating that the seller is selling the property "as is" and makes no representations or warranties as to the condition of the property or any improvements on the real property, except as otherwise provided in the contract of sale, or in a listing of latent defects, or (b) a RESIDENTIAL property. Property of the PROPERTY DISCLOSURE STATEMENT disclosing defects or other information about the condition of the real property actually known by the seller. Certain transfers of residential property are excluded from this requirement (see the exemptions listed below)

10-702 EXEMPTIONS. The following are specifically excluded from the provisions of \$10-702

- 1 The initial sale of single family residential property

 - B. for which a certificate of occupancy has been issued within 1 year before the seller and buyer enter into a contract of sale;
- 2. A transfer that is exempt from the transfer tax under §13-207 of the Tax-Property Article, except land installment contracts of sale under §13-207(11) of the Tax-Property Article and options to purchase real property under §13-
- A sale by a lender, or an affiliate or subsidiary of a lender, that acquired the real property by foreclosure or deed in lieu of
- A sheriff's sale, tax sale, or sale by forcelosure, partition, or by court appointed trustee.
- A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust,
- A transfer of single family Residential Real Property to be converted by the buyer into use other than residential use or to be demolished, or
- A sale of unimproved real property

Section 10-702 also requires the seller to disclose information about latent defects in the property that the seller has actual nowledge of The seller must provide this information even if selling the property "as is." "Latent defects" are defined as Material defects in real property or an improvement to real property that

- (1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and
- (2) Would pose a direct threat to the health or safety of
 - (i) the purchaser, or
 - (ii) an occupant of the real property, including a tenant or invitee of the purchaser

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

NOTICE TOSELLERS: Complete and sign this statement only if you elect to disclose defects, including latent defects, or other information about the condition of the property actually known by you, otherwise, sign the Residential Property Disclaimer Information about the condition of the property actually known by you, otherwise, sign the Residential Property Disclaimer Information about the condition of the property; however, you are not required to undertake Statement. You may wish to obtain professional advice or inspections of the property; however, you are not required to undertake on provide any independent investigation or inspection or the property in order to make the disclosure set forth below. The or provide any independent investigation or inspection or the property in order to make the disclosure set forth below. The or provide any independent investigation or inspection or the property in order to make the disclosure set forth below. The order to make the disclosure set forth below. The order to make the disclosure set forth below. The

NOTICE TO PURCHASERS. The information provided is the representation of the Sellers and is based upon the actual, knowledge of Sellers as of the date noted. Disclosure by the Sellers is not a substitute for an inspection by an independent home inspection company, and you may wish to obtain such an inspection. The information contained in this statement is not a warranty by the Sellers as to the condition of the property of which the Sellers have no knowledge or other conditions of which the Sellers have no actual knowledge.

How long have you owned the property?

1	56	TK	7	L	1	9	5	8
-	-			Millian	MARKET STATE	-	-	ALC: NAME OF TAXABLE PARTY.

Property System: Water Supply Sewage Disposal Garhage Disposal Dishwasher Heating Air Conditioning Hot Water	Public Public	Weli Septic System No No Natural Gas Natural G	D Other	(# beds	AgeAge	Other Other Other	3	« A5-15 ¹¹
LF112 MREC/DLLR	Rev 7/31/2018		Page 1 of 4				/	

ID: 123032C0-903E-458B-B5B3-454D35C7CA90 Please indicate your actual knowledge with Foundation: Any settlement or other problems:	☐ Yes	[]	No.		Unknown
Agaments.		200	N. 1	gen;	Unknown Does Not Apply
2. Boement, Any leaks or evidence of moisture?	D Yes		No	L	Chichown L Thes many
Comments					The second secon
3 Roof any leaks or evidence of moisture? Type of oof: Age:	□ Ye		No	D	Unknown
Is there any desisting fire retardant treated plywood?	□ Ye		No		Unknown
4 Other Structural Systems, including Exterior Walls a	and Floors				
Comments	Menoke saran				
Any Defects (structural or otherwise)7	☐ Ye	s E] No		Unknown
Comments		-			
5. Plumbing System Is the system in operating condit	ion?		Yes		No 🗖 Unknown
Comments					a construction of the control of the
6 Heating Systems. Is heat supplied to all finished roo	uns?	r	Yes		No 🗖 Unknown
		-			and the second s
Is the system in operating condition?	DY	5 E] No		Unknown
7. Air Conditioning System: Is cooling supplied to all	finished t	ooms	PY	es E	No 🗖 Unknown 🗖 Does Not Apply
C					The second secon
Comments	Yes D	No	DU	ikno	un 🗖 Does Not Apply
to the system of the					
Comments	to a later	- 44	and bea	nker	s outlets or wiring?
8 Electric Systems: Are there any problems with dec	SCIED BEST DE	a, cur	MANUAL 412 A	autority	and the second s
			M Vas	Г	7 No 🖂 Unknessa
	\		□ Yes	E	□ No □ Unknews
Comments 8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old?	the grent	of a	power	outs	ge? 🗆 Yes 🗆 No
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho Comments:	the event Yes Sy y sealed y mes by 20	of a	power r resis	outs tant es [ge? Yes No whits incorporating a silence/hush button No
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho	the event Ves S ! y sealed, y mes by 20	of a	power	outa	ge? Yes No units incorporating a silence/hush button
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments:	the event Yes S ? y sealed, y mes by 20 properly?	of a	power r resis	outs tant es [ge?
8A. Will the smoke detectors provide an atarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Hol Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date:	the event Yes S ? y sealed, y mes by 20 properly?	of a	power r resis	outs tant es [ge?
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments:	the event Yes S ? y sealed, y mes by 20 properly?	of a	power r resis	outs tant es [ge?
8A. Will the smoke detectors provide an atarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply?	the event Yes S ! y sealed, y mes by 20 properly?	of a	Power resis	outs tant es [ge?
8A. Will the smoke detectors provide an atarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are the long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments	the event Yes S ! y sealed, y mes by 20 properly?	of a vo	Power resis	outs tant es [units incorporating a silence/hush button No Unknown Unknown Unknown
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are the long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments Home Water Treatment System:	the event Ves System Ves System V	of a vo	Power resis	tant ces l	ge?
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Hot Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply: Any problem with water supply? Comments Home Water Treatment System: Comments:	the event Ves System Ves System V	of a vio	Yes	tant ces l	units incorporating a silence/hush button No Unknown Unknown Unknown
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply: Any problem with water supply? Comments: Home Water Treatment System: Comments: Fire Sprinkler System. Comments.	the event. Ves System 19 y sealed, ty sealed, the sealed seal	of a wide with the second seco	Yes	outs tant ces	units incorporating a silence/hush button No Unknown Unknown Unknown
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are the long-tife batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments: Home Water Treatment System: Comments: Fire Sprinkler System. Comments Are the systems in operating condition?	the event. Ves System 19 y sealed, ty sealed, the sealed seal	of a wide with the second seco	Yes	outs tant ces	ge?
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are the long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments: Home Water Treatment System: Comments: Fire Sprinkler System. Comments Are the systems in operating condition? Comments 11 Insulation.	the even the tree the tree the tree the tree the tree tre	of a wind of a w	Yes	outs tant ces	ge?
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are the long-tife batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments 10 Water Supply Any problem with water supply? Comments Home Water Treatment System: Comments: Fire Sprinkler System. Comments Are the systems in operating condition? Comments 11 Insulation. In exterior walls? Yes No	the event Ves 5 y sesled v y sesled v mes by 20 properly?	of a wind of a w	Yes	outs tant ces	ge?
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are the long-life batteries as required in all Maryland Hot Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments Home Water Treatment System: Comments: Fire Sprinkler System. Comments: Are the systems in operating condition? Comments: It Insulation. In exterior walls? Yes No In ceiling/attic? Yes No	the event Ves 15 y sessed to mes by 20 groperly?	of a wind of a w	Yes	outs tant ces	ge?
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are the long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments: Home Water Treatment System: Comments: Fire Sprinkler System. Comments: Are the systems in operating condition? Comments: In sulation: In exterior walls? Yes No In ceiling/attic? Yes No	the event Ves 5 y sesled v y sesled v mes by 20 properly?	of a wind of a w	Yes	outs tant ces	ge?
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments: Home Water Treatment System: Comments: Fire Sprinkler System. Comments: Are the systems in operating condition? Comments: It Insulation: In exterior walls? Yes No In ceiling/artic? Yes No Comments:	the event Ves Say y sealed, to mes by 20 properly?	of a	Yes	tant ces l	ge? Yes No units incorporating a silence/hush button No
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments: Home Water Treatment System: Comments: Fire Sprinkler System. Comments: Are the systems in operating condition? Comments: 11 Insulation. In exterior walls? Yes No In ceiling/artic? Yes No In any other areas? Yes No Yes No Yes Yes Yes Yes Yes Yes Yes Yes	the event Ves Say y sested, y mes by 20 sroperly?	of a	Yes	tant ces l	ge? Yes No units incorporating a silence/hush button No
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are the long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments: Home Water Treatment System: Comments: Fire Sprinkler System. Comments: Are the systems in operating condition? Comments: In sulation. In exterior walls? Yes No Comments: In any other areas? Yes No Comments: Comments: Comments: Lexterior Drainage: Does water stand on the pro-	the event Ves Say y sested, y mes by 20 sroperly?	of a	Yes	tant ces l	ge? Yes No units incorporating a silence/hush button No
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke detectors over 10 years old? If the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Ho Comments: 9 Septic Systems: Is the septic system functioning p When was the system last pumped? Date: Comments: 10 Water Supply Any problem with water supply? Comments Home Water Treatment System: Comments: Fire Sprinkler System. Comments: Are the systems in operating condition? Comments: 11 Insulation. In exterior walls? Yes No Comments: 12 Exterior Drainage Does water stand on the procomments.	the event Ves S y sealed, to mes by 20 properly? Unknown Unknown Where	of a amped a service of a servi	Yes	outant tant ces I	ge?
8A. Will the smoke detectors provide an alarm in Are the smoke detectors over 10 years old? If the smoke alarms are battery operated, are they long-life batteries as required in all Maryland Hol Comments: 9. Septic Systems: Is the septic system functioning power when was the system last pumped? Date: Comments: 10. Water Supply: Any problem with water supply? Comments: Home Water Treatment System: Comments: Are the systems in operating condition? Comments: In exterior walls? Yes No In any other areas? Yes No In any other areas? Yes No In Comments: Comments: 12. Exterior Drainage: Does water stand on the proper of the system over the proper of the system of the proper of the system of the proper of the system over the proper of the system of the sys	the event Ves S y sealed, to mes by 20 properly? Unknown Unknown Where	of a amped a service of a servi	Yes N N N N N N N N N N N N N N N N N N N	outant tant ces I	ge?

	458B-B5B3-454D35C7CA90	
 Wood-destroying insect 	ets. Any infestation and/or prior damage.	
Comments	□ Ves □ No □ Unknown	
Any treatments of	R LCDBR2	
Any warranties?	L (6) L	
Comments	ous or regulated materials (including, but not limited to licensed landfills, asbestos, tadon gas, le	nd-based paint.
14. Are there my hazardo underground storage tank	bus or regulated materials (mentaling, on the property?	
If yes, specify below Comments	on the combustion of a fossil fuel for heat, ventilation, hot water, or clothes dryer operation, is a	a carbon
15. If the property relies of monoxide alarm installed		
	Yes No Unknown	
Comments	A adventurements of sitty	recorded or
16. Are there any zone v	violations, nonconforming uses, violation of building restrictions or setback requirements or any except for utilities, on or affecting the property? Yes No Unknown	
If yes, specify below Comments:	Yes No Li Umanowa	
Control	and the milled from the	county or loca
If confri	actor have made improvement to the property, were the required permits pulled from the	
permitting other?	Tes No Does Not Apply Disknown	
Comments		
Comments.	The marks Pay oction area or Designate	d Historic Distr
17. Is the property loca	ated in a flood zone, conservation area, we hand area, Chesapeake Bay critical area or Designate Yes No Unknown If yes, specify below	d Historic Distr
Comments	D 168 D 110 D	
Comments	D 168 D 110 D	
Comments	ated in a flood zone, conservation area, we hand area, Chesapeake Bay critical area or Designate Yes No Unknown If yes, specify below Designate to any restriction imposed by a Homeowners Association or any other type of community Yes No Unknown If yes specify below.	
Comments 18 Is the property sul	object to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below.	
Comments 18 Is the property sul	object to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below.	
Comments 18 Is the property sul	bject to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below. The rematerial defects, including latent defects, affecting the physical condition of the property.	
Comments 18 Is the property sul	object to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below.	
Comments 18 Is the property sul Comments 19 Are there any other	bject to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below. The restriction imposed by a Homeowners association or any other type of community the property of the prop	
Comments 18 Is the property sul Comments 19 Are there any othe Comments: NOTE:Sciler(s) ma	bject to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below. The rematerial defects, including latent defects, affecting the physical condition of the property Yes No Unknown The rematerial defects including latent defects, affecting the physical condition of the property of Yes No Unknown	association?
Comments 18 Is the property sul Comments 19 Are there any othe Comments: NOTE:Seller(s) ma RESIDENTIAL PE	bject to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below. The rematerial defects, including latent defects, affecting the physical condition of the property on the property of the p	association?
Comments 18 Is the property sul Comments 19 Are there any other Comments: NOTE:Seller(s) ma RESIDENTIAL PR The seller(s) acknot complete and accurrights and obligation Seller(s)	belief to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below. The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the Roperty Property of the physical condition of the property of the Roperty Discussion of the property of the physical condition of the property of the Naryland Real Property Article. Date Date	association?
Comments 18 Is the property sul Comments 19 Are there any other Comments: NOTE:Seller(s) ma RESIDENTIAL PR The seller(s) acknot complete and accurrights and obligation Seller(s)	belief to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below. The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the Roperty Property of the physical condition of the property of the Roperty Discussion of the property of the physical condition of the property of the Naryland Real Property Article. Date Date	association?
Comments 18 Is the property sul Comments 19 Are there any othe Comments: NOTE Seller(s) ma RESIDENTIAL PB The seller(s) ackno complete and accur rights and obligatic Seller(s) Seller(s)	bject to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below. The rematerial defects, including latent defects, affecting the physical condition of the property on a yest to disclose the condition of other buildings on the property on a separate ROPERTY DISCLOSURE STATEMENT. Towledge having carefully examined this statement, including any commots, and verify arrate as of the date signed. The seller(s) further acknowledge that they have been inform tons under §10-702 of the Maryland Real Property Article. Date Date	association? that is ned of their
Comments 18 Is the property sul Comments 19 Are there any othe Comments: NOTE:Seller(s) ma RESIDENTIAL PR The seller(s) ackno complete and accur rights and obligatic Seller(s) Seller(s)	bject to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yes specify below. The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the year of the date signed. The seller(s) further acknowledge that they have been inform the year of the Maryland Real Property Article. Date Date	association? that is ned of their
Comments 18 Is the property sul Comments 19 Are there any othe Comments: NOTE:Seller(s) ma RESIDENTIAL PF The seller(s) ackno complete and accur rights and obligatic Seller(s) Seller(s) The purchaser(s) thave been inform	bject to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yes specify below. The rematerial defects, including latent defects, affecting the physical condition of the property of Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of Yes No Unknown The rematerial defects, including latent defects, affecting the physical condition of the property of the physical condition of the physical condition of the property of the physical condition of the phy	association? that is ned of their
Comments 18 Is the property sul Comments 19 Are there any othe Comments: NOTE:Seller(s) ma RESIDENTIAL PB The seller(s) ackno complete and accur rights and obligatio Seller(s) Seller(s) The purchaser(s) ackno complete and accur rights and obligatio Seller(s)	belief to any restriction imposed by a Homeowners association or any other type of community Yes No Unknown If yet specify below. The rematerial defects, including latent defects, affecting the physical condition of the property of Yes No Unknown The wish to disclose the condition of other buildings on the property on a separate ROPERTY DISCLOSURE STATEMENT. Towledge having carefully examined this statement, including any commons, and verify arrate as of the date signed. The seller(s) further acknowledge that they have been informations under §10-702 of the Maryland Real Property Article. Date	association? that is ned of their

LF112 MREC/DULR Rev 7/31/2018

MARYLAND RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

NOTICE TO SELLER(S). Sign this statement only if you elect to sell the property without representation and warranties as to its condition, except as otherwise provided in the contract of sale and in the listing of latent defects set forth below; otherwise, complete and sign the RESIDENTIAL PROPERTY DISCLOSURE STATEMENT.

Except for the latent defects listed below, the undersigned seller(s) of the real property make no representations or except for the fatein defects instead below, the undersigned senergs) of the real property make no representations of warranties as to the condition of the real property or any improvements thereon, and the purchaser will be receiving the real property "as is" with all defects, including latent defects, which may exist, except as otherwise provided in the real estate contract of sale. The seller(s) acknowledge having carefully examined this statement and further acknowledge that they have been informed of their rights and obligations under §10-702 of the Maryland Real Property Article

Section 10-702 also requires the seller to disclose information about latent defects in the property that the seller has actual knowledge of The seller must provide this information even if setting the property "as is ""Latent defects" are defined as: Material defects in real property or an improvement to real property that.

- (1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property, and
- (2) Would pose a direct threat to the health or safety of

LETT2 MREC/DLLR Rev 7/31/2018

Does the seller(s) has actual knowledge	of any latent defects:	D Y	es No	If yes, specify
April 10-141 (artist find the first first find the				
The state of the s				
	And the second s			
0 11 1)	1		03	22/2020
			03	0000
Ja . Ollan Jan	lan.	11	,	, ,
Solid represontative to	or the estates of	Ph://;b	and A	L Davidson
Jane Olan Jan sold representative to	or the estates of	Phillip	and A	L Davidson
sold representative	or the estates of	Phillip	and A	L Davidson
	a Cibia Galaimar	statement an	d further :	acknowledge that the
The purchaser(s) acknowledge receipt have been informed of their rights and	a Cibia Galaimar	statement an	d further :	acknowledge that the
The purchaser(s) acknowledge receipt have been informed of their rights and	of a copy of this disclaimer obligations under §10-702 (statement an of the Maryla	d further and Real I	acknowledge that the Property Article
The purchaser(s) acknowledge receipt have been informed of their rights and Purchaser	of a copy of this disclaimer l obligations under §10-702 of	statement an of the Maryla	d further and Real I	acknowledge that the reperty Article
The purchaser(s) acknowledge receipt have been informed of their rights and	of a copy of this disclaimer l obligations under §10-702 of	statement an of the Maryla	d further and Real I	acknowledge that the reperty Article
The purchaser(s) acknowledge receipt have been informed of their rights and Purchaser	of a copy of this disclaimer l obligations under §10-702 of	statement an of the Maryla	d further and Real I	acknowledge that the Property Article
The purchaser(s) acknowledge receipt have been informed of their rights and Purchaser	of a copy of this disclaimer l obligations under §10-702 of	statement an of the Maryla	d further and Real I	acknowledge that the reperty Article

Page 4 of 4

Manland REALTORS

NOTICE TO BUYER AND SELLER OF BUYER'S RIGHTS AND SELLER'S OBLIGATIONS UNDER MARYLAND'S SINGLE FAMILY RESIDENTIAL PROPERTY CONDITION DISCLOSURE LAW

DDENDUM dated 03/21/20						to the Contract of Sale		
etween Buy					AND THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.			
ind Seller		wrence Alan		avidson, PR		Oll Carina	BAID	20902
or Property	THE REAL PROPERTY.		1815	Reedie Driv	0	Silver Spring	I IVID	20302
ax-Property And raperty under the property by fore on a fluidary in property to be of Section 10-7	been lasued licie, except Subsection closure or d the course converted by	I within one year pro- I land installments of 13-207(a)(12) of the leed in lieu of foredi- of the administration, the buyer into a use. Real Property	ontracts to Tax-Proposite; (4) n of a der to ather the	of sale under Subsect perty Article, (3) a sale a sheriff's sale, tax s pedient's estate, guar an residential use or	Son 13-207(a)(11) of the by a lander or an a sale, or sale by forect dianahip, conservator to be demolished, or Code of Marylan to each buyer, or	as never bean occupied, or for exempt from the transfer tax un- the Tax Property Artible and of militate or subsidiary of a lenge occure, partition or by court ap- ship, or trust. (6) a transfer of (7) a sale of unimproved real of ("Section 10-702") req- n or before entering into IER:	that acronited to single far property urres th	purchase real pured the roal ustee; (5) a transfer mily residential real
form publish (A)		too proparty on	nelition	disclosure stater knowledge in rela	ment listing all de	fects including latent de	fects, (or information of
		treatment syste	er syste ims, an	ems, including the d sprinkler system	e source of floors mis;	ehold water, water		
	(ii)	Insulation; Structural systematics	ems. inc	cluding the roof,	walls, floors, four	ndation and any		
		hasament						
	(iv)	Plumbing, elec	trical, h	eating, and air constroying insects:	onditioning syste	ms,		
	11.35	I and use matte	are:					
	(vii)	Hazardous of t	equiate	ed materials, incli	uding asbestos.	ead-based paint.		
	(aciii)	A	market of a	torage tanks, and	lateri detecis c	WHEN THE SCHOOL HOS	actual	knowledge:
	(ix)	Whether the re	equired	permits were ob	tained for any im	provements made to the	prope	rty;
	(x)	Whether the s	moke a	larms:				
		FT	AC want	darm in the even				00 80 91 91 92 50
		2 if hattens	poperate	ed are sealed to	amper resistant i	inits incorporating a sile	nce/hu	sh button and use
		long-life	batterie	s as required in	all Maryland hon	ies by 2018; and		
		operation, who	ether a	carbon monoxidi	e alarm is installe	for heat, ventilation, hot ed on the property.		
		tent defects" un perty that:	der Sec	tion 10-702 mea	ins material defe	cts in real property or ar	impro	vement to real
	713	A honor wasule	l not no	seonably he exp	erted to ascertai	n or observe by a carefu	visua	Inspection, and
	(i) (ii)	Would pose a tenant or invite	threat t	to the health or s	afety of the buye	r or an occupant of the	propert	y, including a
				0	R			
(8) A writte	en disclaimer sta	tement	providing that:				
	(i)	Except for late	ent defe	ects of which the	seller has actual	knowledge, the	Q	31 1
Buyer	V-4	seller makes	no repri	esentations or wo improvements or	arranties as to th	e condition of the	RSI	30/ 03/2 Por P/AL I
П				Page 1 of 2	10/17			(
the state of	LF110						1	PRODUCTION OF THE PROPERTY OF
							4	

(ii) The buyer will be receiving the real property "as is," with all defects. including latent defects, that may exist, except as otherwise provided in the contract of sale of the

At the time the disclosure or disclaimer statement is delivered to you ("the buyer"), you are required to date and sign a written acknowledgement of receipt on the disclosure or disclaimer statement which shall be included in or attached to the

Section 10-702 further provides that a buyer who receives the disclosure or disclaimer statement on or before entering into a contract of sale does not have the right to rescind the contract based upon the information contained in the disclosure of disclaimer statement

You are hereby notified that, in certain circumstances, you have the right to rescind your contract with the seller if the seller fails to deliver to you the written property condition disclosure or disclaimer statement. Section 10-702 provides that a buyer who does not receive the disclosure or disclaimer statement on or before entering into the contract has the unconditional right, upon written notice to the seller or seller's agent:

- To rescind the contract at any time before the receipt of the disclosure or disclaimer statement or within 5 days following receipt of the disclosure or disclaimer statement, and
- (ii) To the immediate return of any deposits made on account of the contract

Your right to rescind the contract under Section 10-702 terminates if not exercised before making a written application to a lender for a mortgage loan, if the lender discloses in writing at or before the time application is made that the right to rescind terminates on submission of the application or within 5 days following receipt of a written disclosure from a lender who has received your application for a mortgage loan, if the lender's disclosure states that your right to rescind terminates at the end of that 5 day period

Your rights as a buyer under Section 10-702 may not be waived in the contract and any attempted waiver is void. Your rights as the buyer to terminate the contract under Section 10-702 are waived conclusively if not exercised before

- (i) Closing or occupancy by you, whichever occurs first, in the event of a sale; or
- (ii) Occupancy, in the event of a lease with option to purchase

The information contained in the property condition disclosure statement is the representation of the seller and not the representation of the real estate broker or sales person, if any. A disclosure by the seller is not a substitute for an inspection by an independent professional home inspection company. You should consider obtaining such an inspection. The information contained in a disclosure statement by the seller is not a warranty by the seller as to the condition of the property of which contained in a disclosure statement by the seller is not a warranty by the seller as to the condition or the property or which condition the seller has no actual knowledge or other condition, including latent defects, of which the seller has no actual knowledge. The seller is not required to undertake or provide an independent investigation or inspection of the property in order to make the disclosures required by Section 10-702. The seller is not liable for an error, inaccuracy or omission in the disclosure statement if the error, inaccuracy or omission was based upon information that was not within the actual knowledge of the seller or was provided to the seller by a third party as specified in Section 10-7020 or (i). of the seller or was provided to the seller by a third party as specified in Section 10-702(i) or (j)

You may wish to obtain professional advice about the property or obtain an inspection of the property

The undersigned buyer(s) and seller(s) acknowledge receipt of this notice on the date indicated below and acknowledge that the real estate licensee(s) named below have informed the buyer(s) and the seller(s) of the buyer(s) rights and the seller(s)' obligations under Section 10-702.

		Jamese Canda	03 22 20	20
Buyer's Signature	Date	per soleratione presentation	e for the estates	& Phillip and AL David
Buyer's Signature	Date	Seller's Signature	Date	1
Edyler & Organia		Emily Lurie	03/23/2020	
A Clan physic	Date	3/23/2020 11:44:00 AM EDT Agent's Signature	Date	
Agent's Signature		Name 2 of 2 10/17		

Page 2 of 2 10/17

SCopyright 2017 Maryland REALTCRS®. For use by REALTCRS® members of Maryland REALTCRS® only. Except as negotiated by the parties to the Contract, this form may not be altered or modified in any form without the prior expressed written pensent of Maryland REALTCRS®.







Regulations, Easements and Assessments (REA) Disclosure and Addendum (Required for all Listing Agreements and Sales Contracts in Montgomery County)

Address 1815 Reedie Drive The Contracts of Sale dated Silver Spring , State Seller Lawrence Alan Davidson, PR is hereby amended by the Incorporation of this Addendum, which shall supersede any provisions to the contrary in this Contract Notice to Seller and Buyer. This Disclosure/Addendum to be completed by the Seller shall be available to prospective buyers prior to making a purchase offer and will become a part of the sales contract for the sale of the Property. The information contained herein is the representation of the Seiler. The content in this form is not all-inclusive, and the Paragraph headings of this Agreement are for convenience and reference only, and in no way define or limit the intent, rights or obligations of the parties. Please be advised that web site addresses, personnel and telephone numbers do change and GCAAR cannot confirm the accuracy of the information contained in this form. When in doubt regarding the provisions or applicability of a regulation, easement or assessment, information should be verified with the appropriate government agency. Further information may be obtained by contacting staff and web sites of appropriate authorities Montgomery County Government, 101 Monroe Street, Rockville, MD, 20850 Main Telephone Number, 311 or 240-777-0311 (TTY 240-251-4850). Web site: www.MC311 com Maryland-National Capital Area Park and Planning Commission (M-NCPPC). 8787 Georgia Avenue, Silver Spring, MD, 20910. Main number: 301-495-4600. Web site: www.mc-mncppc.org City of Rockville, City Hall, 111 Maryland Ave, Rockville, MD 20850 Main telephone number: 240-314-5000. Web site: www.rockvillemd.gov 1. DISCLOSURE/DISCLAIMER STATEMENT: A property owner may be exempt from Maryland Residential Property Disclosure Act as defined in the Maryland Residential Property Disclosure and Disclaimer Statement. Is Seller exempt from the Maryland Residential Property Disclosure Act? 🔲 Yes 🖾 No. If no, see attached Maryland Residential Disclosure and Disclaimer Statement. If yes, reason for exemption: 2. SMOKE DETECTORS: Maryland law requires that ALL smoke alarms be less than 10 years from date of SMOKE DETECTORS: Maryland law requires that ALL smoke alarms be less than 10 years from date of manufacture. Also, BATTERY-ONLYoperated smoke alarms must be sealed units incorporating a silence/hush button and long-life batteries. Pursuant to Montgomery County Code, the Seller is required to have working smoke plants. Requirements for the location of the alarms very according to the year the Property was constructed. For a material sealer in the property was constructed. the requirements see. www.montgomerycountymd.gov/mcfrs-info/resources/files/laws/smokealarmmatrix_2013.pdf In addition, Maryland law requires the following disclosure. This residential dwelling unit contains alternating current (AC) electric service, in the event of a power outage, an alternating current (AC) powered smoke detector will NOT provide an alarm. Therefore, the Buyer should obtain a dual-powered smoke detector or a battery-powered smoke detector 3. MODERATELY-PRICEDDWELLING UNIT; Is the Property part of the Moderately-Priced Dwelling Unit Program in Montgomery County, the City of Rockville, or the City of Gaithersburg? Tyes No. If yes, Seller shall indicate month . If initial offering is after March 20, 1989, the prospective Buyer and Seller and year of initial offering: should contact the appropriate jurisdictional agency to ascertain the legal buying and selling restrictions on the Property RADON DISCLOSURE: A radon test must be performed on or before the Settlement Date of a "Single Family Home" in accordance with Montgomery County Code Section 40-13C (see https://www.montgomerycountymd.gov/green/air/radon.html for details) A Single Family Home means a single family detached or attached residential building. Single Family home does not include a residential unit that is part of a condominium regime or a cooperative housing corporation. The Seller of a Single Family Home (unless otherwise exempt below) is required to provide the Buyer, on or before Settlement Date, a copy of radon test results performed loss than one year before Settlement Date, or to permit the Buyer to perform a radon test, but regardless, a radon test MUST be performed and both Seller and Buyer MUST receive a copy of the radon test results. If Buyer elects not to or falls to perform a radon test, the Seller is mandated to perform the test and provide the results to the Buyer on or before Settlement Date.

m2010 The Create Capital Area Association of REALTCRES inc.
This Recommended Form is property of the Creates Capital Area Association of REALTCRES inc. and is for use by members only. Previous editions of this Form should be descroyed.

	er exempt from the Radon Test disclosure? Yes No. If yes, reason for exemption Estate sale
E	xemptions:
	Departy is NOT a "Single Family Home"
8	Property is NOT a "Single Family Home Transfer is an intra family transfer under MD Tax Property Code Section 13-207 Transfer is an intra family transfer under MD Tax Property Code Section 13-207 Transfer is an intra family transfer under MD Tax Property Code Section 13-207
0	Sale is by a lender or an afficiate or substantly of a
	Appeting ITB
Į	 Sale is a sheriff a sale, tax sale or sale by feracleaure, partition or by a court appointed indiser. Sale is a sheriff a sale, tax sale or sale by feracleaure, partition of a decedent's estate, guardianship, conservatorship or tropping a federal sale. A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship or tropping a fiduciary in the course of the administration of a decedent's estate.
	A transfer by a fiduciary in the course of the administration of a deep other than residential or to be demolished. A transfer of a home to be converted by the buyer into a use other than residential or to be demolished. A transfer of a home to be converted by the buyer into a use other than residential or to be demolished.
1	A transfer of a home to be converted by the buyer and Kensington, Town of Poolesville, or City of Rockville
	Property is located in the Town of Barnesville, Tow
if not	exempt above, a copy of the radon test result is attached to 130 unless the Contract includes a radon contingency
rado	n test in accordance with Montgomery County Code Section 45 55 and the included as part of the Contract.
NAT	E. la order to request Seller to remediate, a radion Contraga
s AVA	illaBiLity OF WATERAND SEWER SERVICE ILLABILITY OF WATERAND SEWER SERVICE: Refer to the Seller's Water Bills or contact WSSC at 301-206-4001 or City A. Existing Water and Sewer Service: Refer to the Seller's Water Bills or contact WSSC at 301-206-4001 or City
J. 144	A Eviating Water and Sewer Service. No. 61
	of Rockville at 240-314-8420
	B. Well and Septic Locations: Contact the Department of Permitting Services and/or septic field http://permittingservices.montgomerycountymd.gov/DPS/general/Horrie aspx. For well and/or septic field http://permittingservices.montgomerycountymd.gov/DPS/continereinformationRequest.aspx. or for
	http://permittingservices.monigoriesy.com/y
	locations, visit http://permittingservices.montgomerycountyna guvinyna guvino DPS's "Septic System Location homes built before 1978, request an "as built" drawing in person using DPS's "Septic System Location homes built before 1978, request an "as built" drawing in person using DPS's "Septic System Location homes built before 1978, request an "as built" drawing in person using DPS's "Septic System Location homes built before 1978, request to the septiment of t
	homes built before 1978, request an "as built" drawing in person using DPS of the subdivision, the name Application" form. Homes built prior to 1960 may be filed on microfiche, and, if outside a subdivision, the name Application" form. Homes built prior to 1960 may be filed on microfiche, and if outside a subdivision, the name Application" form. Homes built prior to 1960 may be filed on microfiche, and if outside a subdivision, the name
	the second current pray be required. An original current
	County Courthouse Allow two weeks for the "as built" drawing.
	County Courthouse. Allow two weeks for the "as built" drawing. C. Categories: To confirm service area category, contact the Montgomery County Department of Environmental. C. Categories: To confirm service area category, contact the Montgomery County Department of Environmental.
	Protection ("DEP") Watershed Management Division
	Yes No.
Α.	Water: Is the Property connected to public water? Tyes No Do not know if no, has it been approved for connection to public water? Tyes No Do not know
1	the source of notable water, if any, for the Property is
	If not connected, the source of public sewer system? Yes No
	the enterior to multic sower / 1.1 Yes L. No Live in
	Has it been approved for connection to plate in the property? ☐ Yes ☐ No Has an individual sewage disposal system been constructed on Property? ☐ Yes ☐ No
	Has an individual sewage of the sewage of th
	Has one been approved for construction? Yes No Do not know
	If no, explain: Categories: The water and sewer service area category or categories that currently apply to the Property is/are.
C.	
	(ii Milotriy
	as follows (if known)
D.	Recommendations and Pending Amendments (if known): 1. The applicable master plan contains the following recommendations regarding water and sewer service to
	the Property: 2. The status of any pending water and sewer comprehensive plan amendments or service area category
	2. The status of any pending water and server competers: changes that would apply to the Property:
1	Well and individual Sewage System: When a Buyer of real property that is located in a subdivision on which an individual sewage disposal system has been or will be installed receives the copy of the recorded subdivision provided in a subdivision on which an individual sewage disposal system has been or will be installed receives the copy of the recorded subdivision provided in a subdivision provided in a subdivision provided in a subdivision on which are included in a subdivision provided in a subdivision p
F	Well and individual Service of the recorded subdivision is

By s infor	123032C0-903E-458B-B5B3-454D35C7CA90 signing below, the Buyer acknowledges that, prior to signing the Contract, the Seller has provided the matter from the Buyer that the Seller does not know the information referenced above, or has informed the Buyer that the Seller does not know the information renced above; the Buyer further understands that, to stay informed of future changes in County and nicipal water and sewer plans, the Buyer should consult the County Planning Board or any appropriate nicipal planning or water and sewer agency.							
mur	licipal planning or water and series against							
Buy	yer Date Buyer Date							
8	CITY OF TAKOMA PARK: If this Property is located in Takoma Park, the Takoma Park Sales Disclosure must be attached. See GCAAR Takoma Park Sales Disclosure - Notice of Tree Preservation Requirements and Rental Housing Laws.							
7. F	HOMEOWNER'S, CONDOMINIUM OR COOPERATIVE ASSOCIATION ASSESSMENTS. The Disclosure / Resale located in a Homeowners Association with mandatory fees (HOA) (refer to GCAAR HOA Seller Disclosure / Resale Addendum for MD, attached), and/or Condominium Association (refer to GCAAR Condominium Seller Disclosure / Resale Addendum for MD, attached) and/or Cooperative (refer to GCAAR Conoperative Seller Disclosure / Resale Addendum for MD, attached) and/or Other (ie: Homeowners Association/Civic Association WITHOUT dues).							
	UNDERGROUND STORAGE TANK: For information regarding Underground Storage Tanks and the procedures for their removal or abandonment, contact the Maryland Department of the Environment or visit www.mde state.md.us. Does the Property contain an UNUSED underground storage tank? — Yes — No — Unknown where and how it was abandoned:							
9.	DEFERRED WATER AND SEWER ASSESSMENT: A. Washington Suburban Sanitary. Commission (WSSC) or Local Jurisdiction Are there any potential Front Foot Benefit Charges (FFBC) or deferred water and sewer charges for which the Buyer may become liable which do not appear on the attached property tax bills? Yes No If yes, EITHER the Buyer agrees to assume the future obligations and pay future annual assessments in the amount of S OR Buyer is hereby advised that a schedule of charges has not yet been established by the water and sewer authority. OR a local jurisdiction has adopted a plan to benefit the Propert in the future.							
	B. Private Utility Company Are there any deferred water and sewer charges paid to a Private Utility Company which do NOT appear on the attached property tax bills? Yes No. If yes, complete the following:							
	EFFECTIVE OCTOBER 1, 2016: NOTICE REQUIRED BY MARYLAND LAW REGARDING DEFERRED WATERAND SEWER CHARGES This Property is subject to a fee or assessment that purports to cover or defray the cost of installing or maintaining during construction all or part of the public water or wastewater facilities constructed by the developer. This fee during construction all or part of the public water or wastewater facilities constructed by the developer. This fee during construction all or part of the public water or wastewater facilities constructed by the developer. This fee during construction all or part of the public water or wastewater facilities constructed by the developer. This fee during construction all or part of the public water or wastewater facilities constructed by the developer. This fee during construction all or part of the public water or wastewater facilities constructed by the developer. This fee during construction all or part of the public water or wastewater facilities constructed by the developer. This fee during construction all or part of the public water or wastewater facilities constructed by the developer. This fee during construction all or part of the public water or wastewater facilities constructed by the developer. This fee							
	(date) to							
	If a Seller subject to this disclosure falls to comply with the provisions of this section: (1) Prior to Settlement, the Buyer shall have the right to rescind the Contract and to receive a full refund of all the contract and to receive a full refund of all the contract, but the right of rescission shall terminate 5 days after the seller provides							
1	the Buyer with the notice in compliance with this section. (2) Following settlement, the Seller shall be liable to the Buyer for the full amount of any open lien or assessment.							

© 2019 The Greater Capital Area Association of REALTORISE inc.

This Recommended Force is property of the Greater Capital Area Association of REALTORISE inc. and is for use by members only.

Previous editions of this form should be destroyed.

LESTS CICAAR Form (PAX) - REA Disclosure

Page For8

7:7019

Buyer

Refer to http://www.montgomerypianning.org/anvironment/spa/faq.shtmtor.an explanation of the "SPA" legislation and a map detailing protected areas. To determine if a particular property (which is located close to protected areas as designated on this map) is located within the boundaries of a "SPA," contact: spa@mncppc.md.org. or call 301-496-4543.

is this Property located in an area designated	as a Special Protection Area? 🔲 Yes 🖾 No
It yes, special water quality measures and co Under Montgomery County law, Special Prote Existing water resources, or other environmentality or are unusually sensitive:	rtain restrictions on land uses and impervious surfaces may apply. ection Area (SPA) means a geographic area where: ental features directly relating to those water resources, are of high
	ity or preservation of those resources or features in the absence of special closely coordinated with appropriate land use controls. An SPA may be
The Buyer acknowledges by signing t	and Sewer System Plan; fitteen (15) days' notice and a public hearing. this disclosure that the Seller has disclosed to the Buyer the information Buyer executed a contract for the above-referenced Property, Further and website of Maryland-National Capital Area Park and Planning
a recently all face because to see the	Buver

- 11. PROPERTY TAXES: Each property in Montgomery County, MD is assessed for annual real property taxes based on several different components. A copy of the tax bill will reflect which categories and components are applicable to this Property, including, whather the Property is located in a municipality, a special taxing district, a development district, a proposed development district, and/or whether this Property is subject to a special area tax or any WSSC front foot benefit charges. Definitions and explanations of each of these categories can be obtained at the Montgomery County Department of Finance website in the "Frequently Asked Questions" section located at www.montgomerycountymd.gov/apps/tax and select "FAQ". Additional information relating to taxes and the assessment and appeal process can be located at www.dat.state.md.us/sdatweb/taxassess.html this provides tax information from the State of Maryland.
 - A. Current Tax Bill: IN ACCORDANCE WITH MONTGOMERY COUNTY CODE SECTION 40-12C, THE SELLER(S) MUST ATTACHHERETO A COPY OF THE CURRENT REAL PROPERTY TAX BILL FOR THIS PROPERTY. A copy of the tax bill for this Property can be obtained at www.montgomery.countymd.gov/apps/tax
 - B. Estimated Property Tax & Non-Tax Charges: IN ADDITION, SELLER(\$) ARE REQUIRED TO PROVIDE POTENTIAL BUYERS WITH THE ESTIMATED PROPERTY TAX AND NON-TAX CHARGES FOR THE FIRST FULL FISCAL YEAR OF OWNERSHIP, information relative to this estimate, including now it was calculated and its significance to Buyers can be obtained at www.montgomerycountymd.gov/estimatedtax

! Buyer acknowledges receipt of both tax disclosures

12. DEVELOPMENT DISTRICT DISCLOSURE - NOTICE OF SPECIAL TAX OR ASSESSMENT:

A Development District is a special taxing district in which owners of properties pay an additional tax or assessment in order to pay for public improvements within the District. Typically, the Development District Special Tax will increase approximately 2% each July 1. For more information, please contact the Montgomery County Department of Finance. FAQs regarding Development Districts can be viewed at Seiler shall choose one of the following:

https://www2.montgomery.countymd.gov/estlmatedtax/FAQ.aspx#3607

402019 The Greater Capital Area Association of REALTCRS(En).

This Recommended Form is property of the Carear Capital Area Association of REALTCRS(En) can be for use by manuers only. These Recommenders of this Form should be destroyed.

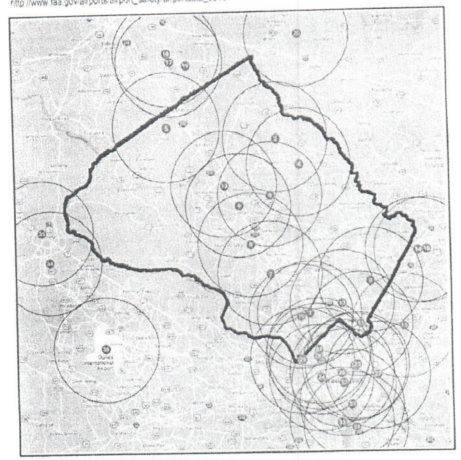
Authentisign ID: 123032C0-903E-458B-B5B3-454	D35C7CA90 in an EXISTING Development District: Each year tax impresed under Chapter 14 of the Montgomery	the Buyer of this Property must pay a					
special assessment or special taxes and assessments that a	in an EXISTING Development District; Each year tax imposed under Chapter 14 of the Montgomery re due. As of the date of execution of this disclosur- each year. A map reflecting Existing Develop- intyrind gov/estimatedtax/map/Existing_DevDistricts	e. the special assessment of special tax pment Districts can be obtained at					
111,112	OR						
	District Ench	war the Buyer of this Property must					
pay a special assessment or	in an PROPOSED Development District: Each y special tax imposed under Chapter 14 of the Montg that are due. The estimated maximum special asset special Development Districts can be obtained at	essment or special tax is \$					
https://www2.montgomery	countymd gov/estimatedtax/map/dev_districts	.pdl					
	OR						
☐ The Property is not loc	ated in an existing or proposed Development D	District.					
13. TAX BENEFIT PROGRAMS:	der a tax benefit program that has deferred taxes of	due on transfer or may require a legally					
birding commitment from Buyer	O territoria a core busiliano						
A. Forest Conservation a	nd Management Program(FC&MP): Buyer is here vation Management Agreement (FCMA) could be sperty under FCMA? Yes No. If yes, taxes	eby notified that a property under a subject to recapture/deferred taxes					
OR The Seller		2 T Vas IX No If yes taxes					
assessed as a result of	B. Agricultural Program: Is the Property subject to agricultural transfer taxes? Yes No. If yes, taxes B. Agricultural Program: Is the Property subject to agricultural transfer taxes? Yes No. If yes, taxes assessed as a result of the transfer shall be paid by the Buyer OR the Seller. Confirm if applicable to this Property at www.dat.state.md.us/sdatweb/agtransf.html						
C. Other Tax Benefit Pro	C. Other Tax Benefit Programs: Does the Seller have reduced property taxes from any government program? Yes No. If yes, explain						
14. RECORDED SUBDIVISION PL. Plats are available at the MNCF 9477, In order to obtain a plat y Property. Plats are also available Buyers shall check ONE of the	PC or at the Judicial Center, North 210, bu will be required to supply the Lot, Block, Section a online at http://www.montgomeryplanning.org/info	and Avenue, Rockville, MD or at 240-777- and Subdivision, as applicable, for the oxplat_maps.shim. or at www.plats.net.					
Boyers shall check One of the	and the Constitution	If the Property is an unimproved lot					
	or a newly constructed house being sold for the provided a copy of the recorded subdivision plants of the Buyer hereby acknowledges receipt of a co	at prior to entering into a contract.					
	OR						
Buyer's Initials	B. Resale/Acknowledged Receipt: If the Prnewly constructed house (i.e. resale), the Buy copy of such plat at the time of execution of the time of Settlement, be provided with a copsubdivision plat is not intended as a substitute show every restriction and easement. Buyer I copy of the recorded subdivision plat.	er hay, in what, prior to or at lee Contract, but shall, prior to or at ley of the subdivision plat. The for examination of title and does not hereby acknowledges receipt of a					
	 Resale/Waived Receipt: For Resale pro- receipt of a copy of such plat at time of ex- prior to or at the time of Settlement, be pro- 	eculian a ting wonlinger was simil					

© 2019 The Greater Capital Area Association of REALTORNS int.

This Recommended Ferm disproperty of the Greater Capital Area Association of REALTORNS int. and is for use by mumbers only Previous additions of the Form should be destroyed.

ın												
1	are contain entering in requirement	ined in G nto a cor ent. Addi	RESERVE DI is So is not iCAAR Agric itract for the p tional informa	urchase and ion can be of	sale of a pro stained at hit	perty that is p liwww.ris	s subject to t icmaps orgin	inis Agriculti oblication/a	gncultural_	ands as	2X	res
. 1	NOTICE (This Prop Addendu	concer perty [] um is he at locator	RNING CONS is is not reby provide map.	ERVATIONE subject to a C d. See www.i	ASEMENTS Conservation nonlgomety?	Easement planning on	t f applicab grenvironme	ile, GCAAR muforest/ea	Conservat sements/ea	ion Eas sement	ements	10
	GROUNT This Proj	perty	is 🔯 is not	subject to Gr	ound Rent. 5	See Proper	rty Subject	to Ground	Rent Adde	ndum.		
3.	(301-563) property otherwis prior to r approva must be	3-3400) of located se significated purchase al process reviewe	ble properties or go to http:// in the City of cans according that demoists s. This process d and approve	Rockville shou to criteria es on and buildin a may result i ed	lid be advise tablished by g permit app n the proper	ed that struct the Rockvi dications to ty being der	ctures that a lile Historic D or substantial esignated a h	re 50 years District Com- Lateration vistoric site.	mission, sho will trigger a and if so, at	ould be revalually exterior	tion and or alteration	าร
	53	City of	Rockville M Gaithersbur	Morngone	A COUNTY OF	200					at City ordinance	
	C	Other	2-8 Contact the I	cal municipa	lity to verify v	whether the	e Property is	subject to a	my addition	at 10001 0		
is is s	the Pro the Pro- ieller has estriction Code (See	perty los perty lis providens on land C 40-12A	ted as an his ed the inform nd uses and) and the res	ation require	e on the Co od of Sec 40 nges may a land uses a	ounty locat -12A as sti pply to this nd physica e Property	tion atlas of ated above, is Property. at changes to is located	historic si and the Bu To confirm that may as within a los	tes? lyer under the applica ply, contac al municip	Yestands to	aff of the	conney
I I S F C	the Pro the Pro- ieller has estriction Code (See	perty los perty lis providens on land C 40-12A	ted as an his	toric resource ation require physical cha trictions on	e on the Co od of Sec 40 nges may a land uses a	ounty locat -12A as sti pply to this nd physica e Property	tion atlas of ated above, is Property. at changes to is located	historic si and the Bu To confirm that may as within a los	tes? lyer under the applica ply, contac al municip	Yestands to	s No. hat special fithis Cour	conney
is S r C is	the Pro the Pro deller has estriction Code (Sed distoric Pa government	perty los perty lis providens on land C 40-12A	ted as an his ed the inform nd uses and) and the res	toric resource ation require physical cha trictions on	e on the Co od of Sec 40 nges may a land uses a	ounty locat -12A as sto pply to this nd physics e Property to any addi	tion atlas of ated above, is Property. at changes to is located	historic si and the Bu To confirm that may as within a los	tes? lyer under the applica ply, contac al municip	Yestands to	s No. hat special fithis Cour	conney
is S r C is	the Pro the Pro deller has estriction Code (Sed distoric P government Buyer	perty loo perty lis s provide ns on lan c 40-12A Preserva ent to ve	cated in an arted as an his and the inform and uses and an and the resistion Commisserify whether COREST CON	toric resource ation require only sical characteristics on sion, 301-56 the Property SERVATION	ce on the Co d of Sec 40 nges may a land uses a 3-3400. If the is subject t	punty locat -12A as sto pply to this and physics e Property to any addi	tion atlas of ated above, s Property, at changes to y is located litional local	historic si and the Bo To confirm that may as within a loo ordinance	tes? Iyer unders the application of the application	Yestands to bility of the st ality, co	s No. hat specia f this Cour aff of the contact the	ocal
is S r C	the Proisible Pr	yLAND F A. Fore- feet Court Co	ted as an his did the inform of uses and it is an an information of the restion Commission (Mental of the information of the in	servation required to a source of the Property of the Servation of the Coppe of the Property o	LAWS Buyer is not ee on the Propagation of a National Survey of a Plan prior to diment control been undertired in violation and its Seller in Lor Categor	bunty locat 12A as etc pply to thin d physicae Property to any addi Bi tified that th operty is su the Forest Ci with the lan slion of the obtaining a atural Resct to cutting, c rol permit, caken on the oper on the all sures require	tion atlas of ated above, as Property. It changes is located ditional local ditional di	earing, and requirement Law, Chapt is notified elational Capmption from only Forest Signature of girls of girls on the control	grading of rist of the Foets that Park an the Foets Stand Deline more than 5 by Further, the Forest changed in the Forest Stand Deline more than 5 by Further, the Forest risk and park an analysis openy [] is Managem on the rote of the stand Deline more than 5 by Further, the Forest risk analysis openy [] is Managem on the rote of the rote o	Yestands the billity of the stands to the stands to the stands to the stands to contact the stands to contact Planning Conservation Planning Seller reconserval of the stands of the sta	s No. hat special fithis Courant of this Courant of the Interest of the Intere	uare ind and in an and in an
is S r C	the Proisible Pr	yLAND F A. Fore- feet o Law Court Court forement See Fore- general Court Court Court Court Some Court Court Court Court Some Some Some Some Some Some Some Some	ted as an his do the inform of uses and the restition Commiserify whether of the conservation of the conse	servation required by sical characteristics on sion, 301-56 the Property on Law; The required to cider to assure ronmental Picoppolities, or Tree Sav grading or sectivities have escuited Easeme ted Category Conservation	LAWS Buyer is not ee on the Property with the compilance anning Diviner it means proval of a N a Plan prior the been undertred in violatimetics. Seller in 1 or Categor Plan, Tree S	bunty locat 12A as etc pply to this and physica e Property to any addi Bit tified that the operty is sue Forest Cu with the lastion of the obtaining a autural Resco to cutting, c rol permit, c aken on the operation of the all sures require apresents a y It Forest t ave Plan, o	tion atlas of ated above, as Property. It is located it is located distributional local distributional local distributional local distributional local distributional local distribution di distribution distribution distribution distribution distribution distribution distribution	earing, and requirement Law, Chapter State of St	grading of rist of the Forest Stand Deline more than 5 dry. Further, the Forest Stand Deline more than 5 dry. Further, the Forest risa paid a openy in the Management opens of the Management of the Stand Deline more than 5 dry. Further, the Forest risk paid a openy in the Management of the Management	Tyestands the billity of the stands to contain Plannin Conservation Plannin Conservation Plannin Seller reconservation of the stands to the st	s No. hat special fithis Courant of this Courant of the intact the interest that in the intact the	uare as, or

20. AIRPORTS AND HELIPORTS: The following list of airports and heliports includes those in Montgomery County and the surrounding area that may be within a five-mile radius of the Property. This list was complete from data provided by the Washington Airports District Office of the Federal Aviation Administration and was current as of 8/1/2018. Buyer should be aware of the fact that most properties in Montgomery County are within five (5) miles of an airport or heliport installation. Refer to the FAA website for a current list: http://www.faa.gov/airports/airport_safety/airportdata_5010



MONTGOMERY COUNTY

- Walter Reed National Medical Center Heliport, 8901 Rockville Pike, Bethesda, MD 20889 Davis Airport, 7200 Hawkins Creamery Road, Laytonsville,
- MD 20879
- Dow Jones & Company, Inc., 11501 Columbia Pike, Säver Spring, MD 20904
- Spring, MD 20879
 Federal Support Center Heliport, 5321 Riggs Road,
 Guithersburg, MD 20882
 Flying M Farms, 24701 Old Hundred Road, Comus, MD 20842
 Gaithersburg, MD 20879
- IBM Corporation Heliport, 18100 Frederick Avenue
- Maryland State Police Heliport, 7915 Montrose Road, Rockville, MD 20854 Montgomery County Airpark, 7940 Airpark Road, Galthersburg, MD 20879 7.
- Shady Grove Adventist Hospital, 9901 Medical Center Drive, Rockville, MD 20850

Q 2019 The Greater Capital Area Association of REALTORDS, inc. on it is not use by members only This Recommended form is properly of this Greater Capital Area Association of REALTORDS, inc. one is not use by members only Provious actions of this form should be destroyed.

- Suburban Hospital, 8500 Old Georgetown Road, Beihesda. MD 20814
- Washington Adventist Hospital, 7600 Carroll Avenue, Takoma Park, MD 20912
- 12. Holy Cross Hospital, 1500 Forest Glen Road, Silver Spring.
- 13. Holy Cross Germantown 19801 Observation Drive. Germantown, MD 20876

PRINCE GEORGE'S COUNTY

- Citizens Bank Helipad, 14401 Sweitzer Lane, Laurel, MD
- College Park, 1909 Cpl Frank Scott Drive. College Park MD 20740
- The Greater Laurel Beltsville Hospital, 7100 Contee Road Laurel, MD 2070? 16.

FREDERICK COUNTY

- Faux-Burhams Airport, 9401 Ball Road, Ijamsville, MD 21754
- Ijamsville Airport, 9701 C. Reichs Ford Road, Ijamsville, 18. MD 21754
- Stol-Great Atrield, 3851 Price's Distillery Road, Urbana, MD 21754

CARROLL COUNTY

Walters Airport, 7017 Watersville Road, Mt. Airy, MD

DISTRICT OF COLUMBIA

21. Balling Air Farce Base, 238 Brookley Avenue, SW, 20032

23. Washington Hospital Center, 110 Irving Street, NW, 20010 24. Georgetown University Hospital, 3800 Reservoir Road, NW, 20007 25. Metropolitan Police, Dist. 2, 3320 Idaho Avenue, NVV. Metropolitan Police, Dist. 3, 1620 V Street, NW, 20007

22. Children's National Medical Center, 111 Michigan

- Metropolitan Police, Dist. 5, 1805 Bladensburg Road, NE.
- National Presbyterian Church, 4101 Nebraska Avenua 28.
- Sibley Memorial Hospital, 5255 Loughborn Road, NVV 20016
- 30. Police Harbor Patrol Branch, Water St. SW. 20024
- Stouart Office Pad, Steuart Petroleum Co., 4640 40th Street 31.
- 32. Former Washington Post Building, 1150 15th Street, NW. 20017

VIRGINIA

- Ronald Reagan Washington National Airport, Anington
- Leesburg Executive, 1001 Sycolin Road, Leesburg, 22075 Loudoun Hospital Center, 224 Cornwall, NW, Leesburg.
- Dulles International Airport, 1 Saannen Cir, Dulles, VA 20166
- (single-family attached, including condominiums or detached residential building), Sellers of Montgomery County properties must provide Buyers with the following A. Information Disclosure: Information about home energy efficiency improvements, including the benefit of

21. ENERGY EFFICIENCY DISCLOSURE NOTICE: Before signing a contract for the sale of a single-family home

- conducting a home energy audit. Buyers should visit the following websites for this information. https://www.montgomerycountymd.gov/green/Resources/Files/energy/Irlome-Sales-Disclosure.pdf
- B. Usage History: Has the home been owner-occupied for the immediate prior 12 months? 🔲 Yes 🛛 No If the Property has been owner-occupied for any part of the past 12 months. Seller must provide copies of electric, gas and home heating oil bills OR cost and usage history for the single-family home for that time. Selfers may use GCAAR Utility Cost and Usaga History Form to disclose the utility costs and usage history

By signing below, Seller acknowledges he has carefully examined this form, and that the information is complete, accurate, and current to the best of his knowledge at the time of entering into a contract. Buyer agrees he has read this Addendum carefully and understands the information that has been disclosed

estates & Phillip and Al Davidson

© 2013 The Gleater Capital Area Association of REALTORSE for This Recommended Form is procestly of the Circuite Capital Area Association of REALTORSE for and is for use by members only Previous additions of this Form staudid be dearroged





Utility Cost and Usage History Form

For use in Montgomery County, MD

Libert	1815	Reedie	Drive
Address	1014	11000	AND DESCRIPTION OF THE PARTY OF

Silver Spring MD 20902

			Electric	G	ax	Heating Oil
Jonth	Year	Total Cost				A THE RESERVE TO SERVE THE PARTY OF THE PART
		The second secon				
		Total Usage:				
		Total Cost		man and an		The second secon
7		Total Usage				
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	/	Total Cost				and the same of th
	/	Total Usage				
	,	Total Cost				
		Total Usage				
		Total Cost:				
		Total Osage	The second secon			
		Total Cost			Mark Control of the C	
		Total Usage:				
		Total Cost:				
		Total Usage	1			TATL
		Total Cost:			65	TATE
		Total Usage:				
		Total Cost:	1			
		Total Usage	1			
		Total Cost		1		
		Total Usage:		1		
		Total Cost	please the second section of	1		
		Total Usage:		-	CALL THE PARTY OF	
		Total Cost			/	
		Total Usage		L-4001004-0-101-0-0-0-0-0-0-0-0-0-0-0-0-0	1	
		Total Cost				
		Total Usage:				
		Total Cost:	Angeles and the second			1
		Total Usage:		ALIBORIO MATERIA DE LA CONTRACTOR DE LA		1
		Total Cost:				1
		Total Usage	ENGLISHED TO THE PARTY OF THE P			
1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	and the state of t					Date
Seller/Ov		Lawrence Al	an Davids	on, PR		
(Indicate if	sole owner)	Lawrence A	an Davido			Date

			Date
Seller/Owner	Lawrence Alan	Davidson, PR	
(Digitate it sole parasi			Date
Seller/Owner	The second secon		

©2008. The Greater Capital Area Association of REALTORS®, Inc.

This recommended form is the property of The Greater Capital Area Association of REALTORS®, Inc. and is for use by members only. Previous editions of this form should be destroyed.



LF578 GCAAR # 932 - Unlay Bills

Page 1 of 1





Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards SALES

For the sale of Property at

1815 Reedie Drive

Silver Spring MD 20902

I. SELLER REPRESENTS AND WARRANTS TO LONG & FOSTER, INTENDING THAT SUCH BE RELIED UPON REGARDING THE ABOVE PROPERTY, THAT (each Seller initial ONE of the following and state Year Constructed): Property (all portions) was constructed after January 1, 1978. (If initialed, complete section V only.) Year Constructed 1958 Property (all portions) was constructed before January 1, 1978. (If initiated, complete all sections.)

PR for P/AL Seems unable to represent and warrant the age of the property. (If initiated, complete all sections.) SELLER AGREES TO COMPLY WITH REQUIREMENTS OF THE FEDERAL RESIDENTIAL LEAD-BASED PAINT HAZARD REDUCTION ACT OF 1892. Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 in notified that such property may present

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 in notified that such property may produce

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

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 intalligence 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 inspectors in the seller's possession and nutify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible load-based paint hazards is recommended prior to purchase

! Selle	er's Disclosure (each Seller complete tems 's' and b' below)		
a.	Presence of lead-based paint and/or lead-based paint hazards (initial		
	(i) Known lead-based paint and/or lead-based paint hazards are presen	is in the housing (explain)	
			and the state of t
	(i) Seller has no knowledge of lead-based paint and/or lead-based paint	t nazards in the boosing	
D.	Records and reports available to the Setler (Initial and complete (I) or		CONTRACTOR MAD QUAR
	Seller has provided the purchaser with all available reports and rep	orts percenting to weat-based paint and/or lead-based	park hazarda in the nousing
	(W. documents bridge)		
4	Baloof PIAL Davidson		
	Seited risk no reports of records pertaining to learn-based pains and	or Had-based paint halpands in the housing.	
III Pu	rchaser's Acknowledgment (each Purchaser initial and complete items c. d.	e and fibelow)	
C.	Purchaser has read the Leed Warning Statement above.		
	Purchaser has received copies of all information listed above	(If none listed, theck here.)	
d		A. Marie Education	
.6	Purchaser has received the pamphlet Protect Your Family from Le	ad in Your Home.	
1.	Psychaser has leach Purchaser Initial (i) or (ii) below).		
	(i) Received a 10-day opportunity (or multiually agreed upon p	eriod) to conduct a risk assessment or inspection	for the presence of lead-based paint
	and/or lead-based paint hazards. (ii) Waived the opportunity to conduct a risk assessment or in	anneling for the measures of least heavest early and	or lead based paint hazards
	(a) Waived the opportunity to conduct a risk assessment or in	apecition for the presence of allow sensor your wife	
IV A	pent/s Acknowledgment (Initial Item 'g' below)		
11.74	Agent has informed the Seller of the Seller's obligations under 42 U.S.O.	C 4852/J and is aware of traction responsibility to e	hours compliance
g	Agent res triormen me seem of the Seem of Congress of October 42 October		
~	ertification of Accuracy		
The f	liawing passes the review while information above and certif. So the best of the	or knowledge, that the information they have	provided is true and accurate
	Oly 600 03 22 200	10	
Meline	and the second s	Purchaser	Date
Spr	al representative tou the		
are	5 of Phillip ded At M. on In	Purchaser	Date
Seller	1 -011- 1000-		107/2279
	7) - 3/2 3/		
Su	my three 12420		
Agen	Date	Agent	Date
П			
			Copies of the Co
1 \$7,000			7/64



SELLER HOME WARRANTY DISCLOSURE



CHRISTIE'S

Selling your Home with a Home Warranty

A Home Warranty is a residential service agreement that provides for the repair or replacement of a home's covered mechanical systems and major appliances that break down due to normal wear and tear. It can offer you protection while your home is for sale, and may make your home more attractive to potential buyers. A seller offering a Home Warranty may receive offers that otherwise would not have been made.

Having a Home Warranty in effect while the home is for sale may protect you against costly repairs, and may help to avoid conflicts over a malfunctioning warranted item that could affect or delay your settlement. Additionally, the warranty may be passed on to the buyer for a period of one year from the date of settlement, depending on the terms of the particular agreement.

Typical components a Home Warranty could cover (depending on warranty provider)

- · Air Conditioning
- Door Bell Chimes
- Garbage Disposal
- Hot Water Heater
- Ceiling Fans
- Trash Compactor
- Central Vacuum
- Electrical Systems Garage Door Opener
- Microwave (built-in)
- Plumbing System Washer/Dryer
- Dishwasher (built-in)
- Faucets
- Heat
- Oven/Range
- Refrigerator
- Water Softener

Long & Foster encourages its sellers to obtain a Home Warranty and to that end, we can make available various brochures and product descriptions for you to review so that you can make an informed decision regarding Home Warranty coverage.

After having read the foregoing, we hereby acknowledge that a Long & Foster sales associate has made available to us certain information concerning Home Warranty Programs. We understand that we may choose to accept or decline any or all of the programs presented to us.

☐ I am interested in Home Warranty coverage

Decline Home Warranty

1815 Reedie Drive Silver Spring MD 20902 Fillipand ALDavidson Date Seller Date Seller

> Emily Lurie (301) 424-0900

LF319

Authentisign ID: 123032C0-903E-458B-B5B3-454D35C7CA90 LONG & FOSTER | CHRISTIE'S

Affiliated Business Arrangement Disclosure Statement

1815 Reedie Drive Preperty:

Silver Spring MD 20902

To Lawrence Alan Davidson, Personal Rep From.

Emily Lurie

fEstates of Phillip & A.L.Davidson

Date: 03/21/20

This is to give you notice that Long & Foster Real Estate, Inc. ("Long & Foster"), also doing business as Virginia Properties, Evers & Company Real Estate, and Northrop Realty, and the settlement service providers listed in the table below are part of a family of companies (the "Affiliated Companies") owned by Berkshire Hathaway, Inc. ("Berkshire Hathaway,"), and each may refer to you the services of another. Each of the Affiliated Companies is indirectly owned, in whole or in part, by a common parent, HomeServices of America, Inc. ("HSoA"), a Berkshire Hathaway affiliate. The percentage of indirect ownership interest held by HSOA in each Affiliated Company is indicated in the table. Silverton Mortgage is a wholly-owned indirect subsidiary of Clayton Homes, a Berkshire Hathaway affiliate. Because of these relationships, the referral of a customer (including you) by now of the Affiliated Companies to another user provide the referring company, its affiliates. any of the Affiliated Companies to another may provide the referring company, its affiliates, and/or their employees with a financial or other benefit.

While Long & Foster Insurance Agency, Inc. ("LFIA"), an Affiliated Company, does not have common ownership with Home Buyers Reside Warranty Corporation doing business as 2-10 Home Buyers Warranty ("2-10") or HMS National Inc. doing business as HMS Home Warranty ("HMS"), provider of the Long & Foster Home Warranty Plan, it does advertise them for a fixed service fee

Mid-States Title Insurance Agency, Inc. ("Mid-States"), a Long & Foster affiliate, has business relationships with the following unaffiliated clos attorneys, pursuant to which Mid-States advertises these firms for a fixed service fee: Crawford and Keller, PLLC, Baird Mandalax Brockstedt, LLC, and Giordano, DelCollo, Werb & Gagne, LLC

nordano, Descono, were a classic rive.	
AFFILIATED C	OMPANIES
SECTION A: Settlement of Your Loan and / or Title Insurance Guaranty Title (NC) (drb/a of Sage Title Oroup, LLC) (100%) Infinity Title Agency (NJ) (drb/a of Sage Title Group, LLC) (100%) Sage Premier Settlements (PA, Ni, DE, MD) (drb/a of Sage Title Group, LLC) (100%) Sage Title Group, LLC (VA, MD, DC, WV) (100%) Bon ArrA.ong & Foster Title Agency LLC (VA) (50%) Attorneys Title Holdings, Incerporated (NC) (100%)	Infinity Settlements Agency (PA) (d/b/a of Sage Title Group, LLC) (100%) ROS Property Closing Services (PA) (d/b/a of RGS Title LLC) (100% RGS Title LLC (VA, MD, DC, WY) (100%) Trident Land Transfer Company LP (PA, DE) (100%) Trident Land Transfer Company (NJ), LLC (NJ) (49%) Promier Service Abstract, LLC (NJ) (49%)
SECTION B: Property / Hazard / Flood Insurance Long & Foster Insurance Agency, Inc (100%) HomeServices Insurance, Inc (100%)	Trident Insurance Agency Company (d/b/a of HomeServices Insurance, Inc.) (100%) HomeServices Insurance Northeast, LLC (50%)
SECTION C: Mortgage Services Prosperity Home Mortgage, LLC (100%) Silverton Mortgage (d'b'a of Vanderbilt Mortgage and Finance, Inc.)(100%)	Thoroughbred Mortgage (d/b/a of Silvenniae Ventures1.1.C) (100%
SECTION D: Real Estate Services Berkshire Hathaway HomeServices Fox & Roach, REALTORS*(PA, NJ, DE, MD) (d/b/a of Fox & Roach LP) (100%)	Berkshire Hathaway HomeServices Carolina Realty, York Simpson Underwood Realty, Yost & Little Realty, and Pinehurst Realty Group (d b/a of Preferred Carolinas Realty, Inc.) (NC, SC) (100%)
Houlihan Lawrence, Inc. (NY, CT) (100%)	I was a second of the second o

Set forth below is the estimated charge of range of charges for each of the services listed. You are NOT required to use any of these service providers as a condition of the sale of the subject property or to obtain access to any settlement service.

THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLEWITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATE FOR THESE SERVICES.

PROVIDER	SETTLEMENT SERVICE	ESTIMATED RANGE OF CHARGES
Providers listed in Section A above	Settlement Fees, including Document Preparation, Title Search & Exam Fees	\$6-\$2,000 Fees vary depending on transaction type and state
	Title Charges	See Title Insurance Chart below
Providers listed in Section B above	Homeowner's Insurance	\$300-\$10,000 plus per year, charges may vary based on coverage requested and other factors including multi-unit properties.
	Flood Insurance	Flood insurance is not included in this estimate but may be available for an additional fee and may be lender required.
Providers listed in Section C above	Loan Origination Fee	\$0.\$1,945, or up to 2.75% of the loan amount
Providers trated in Section C accre	Appraisal	\$300-\$1,102 (may exceed for complex appraisal)
	Third Party Fees	\$9.75-\$310
Providers listed in Section D above		3%-10% of the sales price plus up to \$1,200

¹ Northrop Realty is also a trade name for The Northrop Team, P.C. ("Northrop"), a separate realty company that operates under Long & Foster's real estate license. Northrop is not an "Affiliated Company" as that term is used in this Affiliated Business Arrangement Disclosure

LF172AB HSQA-60021809.7

Affiliated Business Arrangement Disclosure (Page 1 of 2) Long & Foster Rev. 2/12/20

TITLE INSURANCE FOR AFFILIATES ESTIMATE OF RANGE OF CHARGES GENERALLY MADE BY PROVIDER

STATE	SALES PRICE	PREMIUM FOR AFFILIATES
DE	First \$100,000 \$100,001 - \$1,000,000 \$1,000,001-\$5,000,000	54 60 per \$1,000 of coverage add \$3.90 per \$1,000 of coverage add \$3.25 per \$1,000 of coverage Enhanced policy is 120% of above rates. Simultaneous issue of Lenders' Policy (DE) is \$25. Lender required endorsements are \$50 each. Closing Protection Letter (CPL) per Lender Policy is \$125.
DC	First \$250,000 \$250,001 - \$500,000 \$500,001 - \$1,000,000 \$1,000,001 - \$5,000,000	\$6.84 per \$1,000 of coverage add \$6.12 per \$1,000 of coverage add \$5.40 per \$1,000 of coverage add \$5.40 per \$1,000 of coverage add \$4.68 per \$1,000 of coverage Simultaneous issue of Lenders Policy (DC) is \$150. Closing Protection Letter (CPL) per Lender Policy is \$150.
MD	First \$250,000 \$250,001 - \$500,000 \$500,001 - \$1,000,000 \$1,000,001 - \$2,000,000	\$5.75 per \$1,000 of coverage add \$4.90 per \$1,000 of coverage add \$4.20 per \$1,000 of coverage add \$3.30 per \$1,000 of coverage Simultaneous issue of Lenders' Policy (MD) is \$150.
NJ	First \$100,000 \$100,001 - \$500,000 \$500,001 - \$2,000,000	\$5.25 per \$1,000 of coverage add \$4.25 per \$1,000 of coverage add \$2.75 per \$1,000 of coverage Enhanced policy is \$20% of above rates. Simultaneous issue of Lenders' Policy is \$25. Lender required endorsements are \$25 each. Closing Service Letter per Lender Policy is \$75.
NC	First \$250,000 \$250,001 - \$500,000 \$500,001 - \$2,000,000 \$2,000,001 - \$7,000,000	\$2.51 per \$1,000 of coverage add \$1.28 per \$1,000 of coverage add \$1.28 per \$1,000 of coverage add \$1.28 per \$1,000 of coverage add \$0.98 per \$1,000 of coverage add \$0.98 per \$1,000 of coverage Enhanced policy 120% of above rates. Simultaneous issue of Lenders' Policy is \$26. Closing Protection Letter is an additional 10% if fenders' policy issued. Premium for issuance of commitment is \$15. Lender required endorsements are \$20 each.
PA	First \$30,000 \$30,001 - \$45,003 \$45,001 - \$100,000 \$100,001 - \$500,000 \$500,001 - \$1,000,000 \$1,000,001-\$2,000,000	\$569.00 flm for add \$7.41 per \$1,000 of coverage add \$7.41 per \$1,000 of coverage add \$6.27 per \$1,000 of coverage add \$3.70 per \$1,000 of coverage add \$3.70 per \$1,000 of coverage add \$3.42 per \$1,000 of coverage add \$3.42 per \$1,000 of coverage Lender-required endorsements (PA) are \$50-\$500. Closing Projection Letter (CPL) per Lender Policy is \$125.
VA	First \$250,000 \$250,001 - \$500,000 \$500,001 - \$1,000,000 \$1,000,001 - \$2,000,000	\$4.68 per \$1,000 of coverage \$4.44 per \$1,000 of coverage \$4.08 per \$1,000 of coverage \$2.70 per \$1,000 of coverage \$2.70 per \$1,000 of coverage \$2.80 per \$1,000 of coverage \$2.70 per \$1,000 of coverage \$2.70 per \$1,000 of coverage \$2.70 per \$2,000
WV	First \$100,000 \$100,001 - \$500,000 \$500,001 - \$2,500,000	\$4.68 per \$1,000 of coverage add \$4.08 per \$1,000 of coverage add \$3.60 per \$1,000 of coverage Enhanced policy is \$20% of basic rates. Simultaneous issue of Lender's Policy is \$100. Title insurance commitment fee per policy will not exceed \$100.

建设在1000年间,1000年间,1000年间,1000年间,1000年	CONTRACTED PROV	IDERS
PROVIDER	SETTLEMENT SERVICE	ESTIMATED RANGE OF CHARGES
2-10 Home Buyers Warranty	Home Warranty	\$499 - \$1,620, depending on property and optional coverage
HMS Home Warranty, provider of Long		

ACK NOWLEDGEMENT. I/we have read this disclosure form and understand that the Affiliated Companies may refer me us to purchase the above-described settlement service(s) from one another and that any such referrals may provide the referring company, its affiliates, and/or their employees by a financial or other benefit. The also understand that LFFA Jecuives fixed fees for advertising, and related services performed for 2-10 and HMS

LF172AB HSOA-00021809.7

Affiliated Business Arrangement Disclosure (Page 2 of 2) Long & Foster Rev. 2/12/20

(Date)



*ALERT *





CHRISTIE'S

Important Consumer Information

Anti-Fraud Disclosure Statement

Electronic communications such as e-mail, text messages and social media messaging are neither secure nor confidential. While Long & Foster Real Estate, Inc. (Long & Foster) has adopted policies and procedures to aid in avoiding fraud, even the best security protections can still be bypassed by unauthorized parties. Long & Foster will never send you any electronic communication with instructions to transfer funds or to provide nonpublic personal information, such as credit card, bank account or taxpayer identification numbers.

YOU SHOULD NEVER TRANSMIT NONPUBLIC PERSONAL INFORMATION, SUCH AS CREDIT OR DEBIT CARD, BANK ACCOUNT OR ROUTING NUMBERS, BY EMAIL OR OTHER UNSECURED ELECTRONIC COMMUNICATION. EMAILS ATTEMPTING TO INDUCE FRAUDULENT WIRE TRANSFERS MAY APPEAR TO COME FROM A TRUSTED SOURCE.

Please be aware that there are numerous e-mail phishing scams that involve fraudulent requests to wire funds in conjunction with a real estate transaction. Long & Foster recommends that if you receive any electronic communication directing you to transfer funds or provide nonpublic personal information, EVEN IF THATELECTRONIC COMMUNICATION APPEARS TO BE FROM A REPRESENTATIVEOF LONG & FOSTER, do not respond. Such requests, even if they may otherwise appear to be from Long & Foster, could be part of a scheme to defraud you by misdirecting the transfer of sale proceeds or using your identity to commit a crime.

If you should receive wiring instructions via electronic means that appear to be from a legitimate source involved in your real estate transaction, you should verify - using contact information other than that provided in the communication - that the instructions were sent by an actual representative of the requesting company. Conversely, if you have provided wiring instructions to a third party, it is important to confirm with the representative of said company that the wire instructions are not to be substituted without your verified written consent. If you have received wiring instructions that appear to be from Long & Foster, a settlement company or any other entity, please contact the representative with whom you are working at Long & Foster (in person or by telephone) for assistance. Please remember that when wiring funds, never rely exclusively on an e-mail, fax or text communication.

ACKNOWLEDGMENT: I/we have read this Anti-Fraud Disclosure Statement and understand that Long & Foster will never send me/us any electronic communication with instructions to transfer funds or provide financial account numbers or other nonpublic personal information.

Jamere Clan Jambson, 03/22/2020
personadurepresentative for the estates of Phillip and AL David

Clent Alen 11/2016

A.



ADDENDUM Covid-19 Virus Planning



This ADDENDUM is intended to amend a certain Purchase Agreement, Binder or Contract dated

(the "Agreement") concerning real property located at:

1815 Roodie Drive

Silver Spring MD 20902

The parties recognize that the COVID-19 virus (a/k/a coronavirus) may cause unanticipated delays in processing the financing application, government actions to quarantine or require "social distancing", their own availability should they take sick, and the availability of building inspectors, attorneys and land record offices. While the parties acknowledge that such delays, if any, may be unlikely, they believe it is prudent to make the following amendments to their Agreement:

- Buyer(s) shall endeavor to require their inspectors and contractors who are provided access to the interior
 living areas of the Property in order to conduct tests, inspections and other due diligence to wash their
 hands or use hand sanitizing products prior to conducting such tests, inspections and other due diligence
 and to clean doorknobs, faucet handles, countertops and other areas they touch with cleaning products
 provided by Seller(s).
- Buyer(s) shall endeavor to order title and municipal record searches as soon as due diligence and any negotiations concerning due diligence have been completed and pay the usual charges for those services
- 3 Seller(s) shall notify Buyer(s) as soon as possible if any person residing in the Property tests positive for, is being treated for the COVID-19 virus or is under quarantine or "social distancing" as a result of exposure to COVID-19. In that event, Buyer(s) at Buyer(s) option may extend the date for completion of due diligence for a period not exceeding fourteen (14) days.
- 4. In the event that either Buyer or Seller cannot close on the date set forth in the Purchase Agreement due to a delay caused by an Act of God, government mandated quarantine or an illness to a party or a party's attorney or settlement agent due to or resulting from COVID-19, that party who cannot close shall promptly notify the other party. If such Notice is given, the Closing date shall be extended to a mutually agreeable date not longer than thirty (30) days from the original Closing date. Buyer OR Seller OR ▼ both parties, divided equally, shall be held responsible for the cost of any nonrefundable fee actually incurred by BUYER to extend, refresh or renew any mortgage commitment granted Buyer by Buyer's lender pursuant to the provisions of the Purchase Agreement that would expire during the thirty (30) day extension period.

Lawrence Alan Davidson, PR	The estates of Phillip and AL Davi
Seller's name	Buyer's name
Seller's signature	Buyer's signature
Seller's name	Buyer's name
Date: 03 22 2020	Date:

3-2020

Maryland REALTORS

MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE

	1815 Rood	ie Drive	5	ilvor Spring	MD 20902
operty Address:					nisonina Prevention
ogram (the "Maryland	Program'), any leas	ION PROGRAM DISCL and residential dwelling of ADE). Detailed information and/LeadPoisoning	on regarding complia	ance requirements	be registered with the may be obtained at
		ty was constructed prior			
NO	LaD	is not	registered in the Ma	ryland Program.	(Seiler to initial applicable
nel.	PK 70	r TIAL Dav	idson		
r in the future, Buyer lays following the data equired by the Maryla imited to, registration, and the notice require	is required to registe e of settlement or wit and Program. Buyer i Inspections, lead-pa ments to tenants.	hin thirty (30) days follow is responsible for full cor aint risk reduction and at	wing the conversion npliance under the to patement procedures	of the Property to Maryland Program s, payment of all fe	including but not ees, costs and expenses;
		Maryland Program as in-			
notice of elevated blo	od lead levels from a as; or/		d, which obligates S	eller to perform eller that occurred the	ther the modified or full risk hat obligates Seller to
notice of elevated blo / h reduction treatment of perform either the mo	od lead levels from a as, or / if the Property as req odified or full risk redu	has not occurre has not occurre uired under the Marylan uction treatment of the F	d, which obligates of d Program. If an evi property, Selter heret	eller to perform eller that occurred the	ther the modified or full risk hat obligates Seller to
notice of elevated blo / h reduction treatment o perform either the mo If such event has occ perform the required ACKNOWLEDGEMI	od lead levels from a as, or / / / / / / / / / / / / / / / / / /	has not occurre	d, which obligates S d Program If an evi troperty. Seller here!	eller to perform ell ent has occurred the by discloses the so will; OR	ther the modified or full risk hat obligates Seller to cope of such treatment / will not
notice of elevated blo / h reduction treatment o perform either the mo If such event has occ perform the required ACKNOWLEDGEM / (6)	od lead levels from a 85. or	tenant or state, local or has not occurre has not occurre unired under the Marylan uction treatment of the F	d, which obligates S d Program If an evi property, Seller herel erty to Buyer that Buyer has read	eller to perform eller thas occurred the social section of the soc	ther the modified or full risk that obligates Seller to cope of such treatment / will not the above Paragraphs.
notice of elevated blo / h reduction treatment o perform either the mo If such event has occ perform the required ACKNOWLEDGEM / (E CERTIFICATION OF	od lead levels from a 85. or	tenant or state, local or has not occurre usired under the Marylan uction treatment of the First Initial applicable linuster of title of the Propedges by Buyer's initials following parties have ree projuded is true and a	d, which obligates S d Program If an evi property, Seller herel erty to Buyer that Buyer has read	eller to perform eller thas occurred the social section of the soc	ther the modified or full risk that obligates Seller to cope of such treatment / will not the above Paragraphs.
notice of elevated blo / h reduction treatment o perform either the mo If such event has occ perform the required ACKNOWLEDGEM / (E CERTIFICATION OF	od lead levels from a 85. or	tenant or state, local or has not occurre the has not occurre tuired under the Marylan uction treatment of the First to Initial applicable linuser of title of the Propedges by Buyer's initials following parties have ree propided is true and a company of the company of the propided is true and a company of the propided is true and a co	d, which obligates S d Program. If an evi troperty. Seller herel ety to Buyer, that Buyer has reac eviewed the informat	eller to perform eller thas occurred the social section of the soc	ther the modified or full risk hat obligates Seller to cope of such treatment / will not the above Paragraphs.
reduction treatment of perform either the modern treatment of perform either the modern treatment of perform the required ACKNOWLEDGEMM / (E) CERTIFICATION OF knowledge, that the	od lead levels from a 85, or	tenant or state, local or has not occurre the has not occurre united under the Marylan uction treatment of the First Initial applicable linuser of title of the Propedges by Buyer's initials following parties have ree prograded is true and a company of the programment	d, which obligates S d Program. If an evi- property, Seller herel del	eller to perform eller thas occurred the social section of the soc	ther the modified or full risk hat obligates Seller to cope of such treatment / will not the above Paragraphs. tify, to the best of their
notice of elevated blo / h reduction treatment of perform either the model of the m	od lead levels from a as, or	tenant or state, local or has not occurre has not occurre unired under the Marylan uction treatment of the Financier of title of the Propedges by Buyer's initials following parties have reproposed to true and a company of the Propedges by Buyer's initials following parties have reproposed to true and a company of the proposed tru	d, which obligates S d Program. If an evi- property, Seller herel del	eller to perform eller thas occurred the py discloses the so will; OR and understands ion above and cer	ther the modified or full risk hat obligates Seller to cope of such treatment / will not the above Paragraphs. tify, to the best of their

Contract, this form may not be aftered or mod LF1761M



Understanding the Broker Flat Fee

Delivering Real Estate Results in Today's Complex World

The purchase of a home is one of the largest investments that most people make in their lives, and it is a complicated transaction involving multiple parties and requiring an abundance of confidential personal data. Effectively managing and securely storing this private information is of the utmost importance to Long & Foster before, during and after your transaction.

To protect our clients' personal data, we invest in robust software systems, secure computer servers and data retention platforms, as well as other safety measures. These efforts enable us to better support you by allowing us to more safely store data and more effectively retrieve it when needed.

Selling real estate in today's world also requires a comprehensive digital platform, with national and international reach. From shopping to closing, nearly every step of the home-buying and selling process can occur unline. To ensure your real estate success in today's complex world, Long & Foster provides extensive online solutions.

In order to maintain these efforts now and into the future, Long & Foster requires a flat service fee in addition to our standard real estate commissions.

Here are some of the benefits it provides to you.



Digital Platforms

From online syndication services to place your property everywhere buyers are looking to real-time analysis of the market, our strategic digital investments help ensure your real estate success.

- Syndication of your property listing to all the major real estate websites worldwide
- · Interactive competitive market analyses
- Comprehensive market reports
- Responsive global website and mobile app



Secure Technology

We make investments inside our company and with outsourced experts to ensure your information is as safe as possible in today's digital world.

- Professional electronic signature solutions (DocuSign and Authentisign)
- Online real estate forms, documents and contracts, accessible via a proprietary digital solution
- Digital transaction management services
- . Secure WiFi networks in all our offices



Legal Compliance

A frome is one of the most expensive purchases you will make in your lifetime, and we have the legal resources in place to ensure the transactions is done correctly and safely.

- · In-house legal and compliance ream
- Experts to process maintain and manage associated paperwork now and in the future
- · Secure digital asset management



LONG & FOSTER | CHRISTIE'S

Long & Foster. For the love of home *

LaD personal representative for the estates of Phillip and AL Davidson





NOTIFICATION OF DUAL AGENCY WITHIN A TEAM

A team that provides real estate brokerage services must consist of two or more associate brokers or salespersons, or a combination of the two, who:

- 1. work together on a regular basis;
- 2. represent themselves to the public as being part of one entity; and
- 3. designate themselves by a collective name such as "team" or "group."

The team operates within a brokerage, and team members are supervised by a team leader as well as by the broker, and, if they work in a brokerage branch office, by the branch office manager.

The law permits one member of a team to represent the buyer and one member to represent the seller in the same transaction only if certain conditions are met. If both parties agree, the broker of the real estate brokerage with which the salespersons or associate brokers are affiliated, or broker's designee (the "dual agent") shall designate one team member as the intra-company agent for the buyer and another team member as the intra-company agent for the seller. No one else may make that designation.

The law also requires that the buyer and seller each be notified in writing that the two agents are members of the same team, and that the team could have a financial interest in the outcome of the transaction in addition to any financial benefit obtained by selling one of the broker's own listings. THIS FORM CONSTITUTES YOUR NOTICE OF THOSE FACTS.

Dual agency may occur only if both parties consent to it, and sign the Consent for Dual Agency form prescribed by the Real Estate Commission. If you have concerns or questions about being represented by a team member when another team member represents the other party, you should address these to the broker or branch office

manager before signing the Consent form. This form must be presented to the buyer and seller at the time that the real estate licensee presents the disclosure of agency relationships. For the seller, that should occur no later than when the seller signs the listing agreement. For the buyer, that should occur no later than the initial scheduled showing of property.

ACKNOWLEDGMENT OF RECEIPT OF NOTICE

ve acknowledge receipt of the Notification of Agency Within

Rockville Centre

Rockwille MD 20852

Date

FAIR HOUSING FOR OWNERS OF RESIDENTIAL REAL ESTATE

Non-discrimination on the basis of race, color, religion, sex, familial status, national origin, and/or other protected classes in the sale and rental of residential real estate is fundamental to our nation's principles of fairness and freedom. Federal, state, and local fair housing laws which prohibit discrimination against these protected classes apply to the marketing, sale, and/or rental of many residential properties. As REALTORS®, it is our duty to inform our clients about these laws in order to promote compliance with the fair housing laws and objectives. We, at Long & Foster® Real Estate, Inc., have therefore, developed this advisory for your information and use.

The fair housing laws of many local governments, such as counties and municipalities, include "protected classes" in addition to those (race, color, religion, familial status, etc.) listed above. One such class is that related to "source of income." The federally-funded Housing Choice Voucher program provides direct government payments to landlords who rent to eligible holders of the program's vouchers. Although at the federal level, the program is voluntary, in the District of Columbia as well as Montgomery and Howard Counties in Maryland, local laws prohibit landlords and owners of rental property from discriminating against voucher holders based on source of income in the terms and conditions of rental housing or in the application of income requirements. This prohibition of discrimination against voucher holders includes refusing to rent to voucher holders, misrepresenting availability of rental housing to voucher holders, and discriminatory advertising about voucher holders based on source of income. Threats, intimidation, coercion, and retaliation against assertion of a fair housing right by voucher holders is also prohibited as is enforcing any policy or practice that may have an inadvertent discriminatory impact on voucher holders.

Participation in the housing choice voucher program comes with many advantages for landlords, including timely rent payments and competitive rents. We encourage landlords to contact local public housing agencies for further information about landlord and tenant responsibilities in the housing choice voucher program. Different public housing or human rights agencies/commissions may have special incentives for landlords. For more information, contact the District of Columbia Housing Authority, the Housing Opportunities Commission of Montgomery County or the Howard County Housing Commission. If your property is located in another county or municipality, you may wish to contact the public housing or human rights agency of your respective county/municipality.

Some useful contact information:

District of Columbia Housing Authority 1133 North Capitol Street, NW

Washington, DC 20002 202-535-1000 dehousing.org Housing Opportunities Commission of Montgomery County 10400 Detrick Avenue Kensington, MD 20895 301-929-6700 - 301-949-3222 (TTY) hocmc.org Howard County Housing Commission 6751 Columbia Gateway Drive Columbia, MD 21046 410-313-6320 co.ho.md.us/DHOrganiz_HousingComm.htm



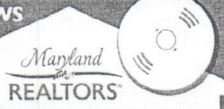


LF1077

LaDIPR For P/AL Davidson

SMOKE ALARM LAWS

2018



AS OF JANUARY 1, 2018 - MARYLAND LAW REQUIRES

IF BATTERY OPERATED ONLY. ALARM MUST.

- 10-year sealed battery
- Have a silence/hush feature

IF HARDWIRED ALTERNATING CURRENT (AC) ALARM:

· May NOT be older than 10 years from the date of manufacture"

ONE ALARM MUST BE LOCATED ON EACH LEVEL OF THE DWELLING INCLUDING THE BASEMENT

NOTE: REGARDLESS OF WHEN BUILT, battery operated only alarms must be powered by 10-year sealed batteries, and no unit, whether battery operated or AC, may be older than 10 year Types of alarms found in homes have changed over time based on requirements at the time of construction.

BUILT BEFORE 7/1/75

B OR (AC

Each halfway outside bedroom(s)

BUILT BETWEEN 7/1/75 - 1/1/89

Each hallway outside bedroom(s)

BUILT BETWEEN 1/1/89 - 7/1/90

AC

Each hallway outside bedroom(s)

BUILT BETWEEN 7/1/90 - 7/1/13

-(AC BB

Located Each nall-way outside bedroom(s)

BUILT AFTER 7/1/13

-(AC

BB OR 2nd 4

Each hailway outside bedroom(s) AND in

- · Hardwired AC Alarms must be replaced with hardwired alarms of the same type
- · Additional alarms required as of january 1, 2018 (such as in basement) may be battery operated if they are 10 year sealed battery alarms with a silencefrush button feature.
- A seller who fails to comply with the law is subject to a fine. imprisonment, or both
- As required by law, any information about alarms that is shared with a REALTOR® is considered a material fact that must be disclosed to all parties.

*NOTE: Date of manufacture will be marked on back of smoke alarm. If no date is printed on device, it should not be used

KEY

- (B) B. Battery powered alarm
- AC: Alarm powered by
 - alternating current (hardwired)
- (AC)-(AC)

AC-AC: Hardwired interconnected alarm

BB BB Battery Backup

2nd # Atternate secondary power source (ce WWF or Radio Frequency)

LaD PR for P/AL Davidson

DEED AND PROPERTY COVENANTS OR RESTRICTIONS OF RECORD

During the history of our country, some persons have placed restrictions on property based on race, color, religion, sex, handicap, familial status, or national origin Generally, these restrictions are void and unenforceable with limited exceptions for particular types of religious housing and qualified housing for older persons. The publication of these wind restrictions continue to be valid. Any time a sales associate or broker is asked to provide a copy of the coverants or restrictions of record relating to the use of a property the following message should be included:

These documents may contain restrictions or coverants based on vice, color religion sex hardicals, familial status, or national urgo. Such restrictions or coverants generally are visid and unenforceable as violations of fair housing raws.

Be assured that all triaperty is marketed and made available without discrimination based on mae, calor, migran, sex, hands our, familial status, or raband origin Should you have any questions regarding such restrictions, please contact your attorney.

THE EQUAL OPPORTUNITY PROGRAM

The NATIONAL ASSOCIATION OF REALTORS* has developed a Fair Howing Program to provide resources and guidance to REALTORS* in ensuring equal professional services for all people.

The Code of Ethics

Article 10 of the NATIONAL ASSOCIATION OF REALTORS* Code of Ethics requires that "REALTORS" shall not deny equal professional services to any person for reasons of race, color, religion, sex, handicap, familial status, or national origin REALTORS* shall not be a party to any plan or agreement to discriminate against 4 person

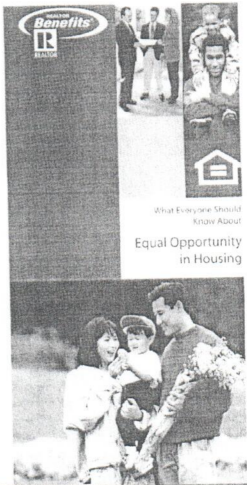
or persons on the basis of race, color religion, tex, handicap, familial status, or national origin, REALTORS*, in their real estate employment practices, shall not discriminate against any person or persons on the basis of race, color, religion, sex handicap, familial status or national origin.

A REALTOR' beedges to constant business in keeping with the spirit and letter of the Code of Etnes Article 10 imposes obligations upon REALTORS' and is also a firm statement of support for equal opportunity in housing.

FURTHER ASSISTANCE

Local Boards of REALTORS* will accept compliants alleging violations of the Code of Ethics filed by a home seeker who alleges discriminatory treatment by a REALTOR* in the availability purchase or rental of housing Local Boards of REALTORS* hime a responsibility to enforce the Code of Ethics through professional transfers procedures and corrective action in cases where a violation of the Code of Ethics is proven to have occurred.

Complaints alleging discrimination in housing may be filed with the nearest office of the Department of Housing and Urban Development (HUD), or by cating HUD's Discrimination Hotsine at 1-800-69-9777, 1-800-927-9275 (TDD). For information and publications on far housing call HUD's Customer Service Center at 1-800-767-7-68. Contact HUD on the Internet at http://www.hud.gov/.and.select.the Pair Housing section.



© 2009 NATIONAL ASSOCIATION OF REALTORS! All rights reserved.

(34/39 MC)





NATIONAL ASSOCIATION OF STATURN

To the section

Lad PR For P/AL Davidson





What Everyone Should Know About Equal Opportunity in Housing

The sale or purchase of a home is one of the most significant events that people will expensive in their Mesimes. It is more than the simple purchase of housing, for it includes the hopes, dreams, aspirations, and economic destiny of those involved.

THE LAW

Civil Rights Act of 1866

The Civil Rights Act of 1866 problems all racial discrimination in the sale or rental of property.

Fair Housing Act

The Fair Housing Act declares a national policy of fair housing throughout the United States. The law makes illegal any discrimination in the sale-lease or rential of housing or making housing otherwise unavailable, because of race, color, religion, sex, handicap familial status, or national origin.

Americans with Disabilities Act

Title III of the Americans with Disabilities Act prohibits discrimination against persons with disabilities in places of public accommodation and commercial facilities.

Equal Credit Opportunity Act

The Equal Credit Opportunity Act makes discrimination unlawful with respect to any aspect of a credit application on the besis of race, color religion, national origin, sex mantal status, age or because all no part of the applicant's income derives from any public assistance program.

State and Local Laws

State and local laws offer provide broader coverage and prohibit discrimination based on additional classes not covered by federal law.

THE RESPONSIBILITIES

The home seller, the borne seeker, and the mall estate prolessional all have rights and responsibilities under the law.

For the Home Seller

You should know that as a home seller or landlard you have a responsibility and a requirement under the law not to discriminate in the sale, rentall and financing of property on the basis of race, color, religion, sex handicap, familial status, or national origin. You may not instruct the licensed broker or salesperson acting as your agent to convey for you any limitations in the sale or rental, because the real estate professional is also bound by law not to discriminate. Under the law, a seller or landlord cannot (1) establish discriminatory terms or conditions in the purchase or rental of housing; (2) advertise a preference for certain buyers or tenants because of their race, color, religion, sex, handicap, familial status, or nutronal origin or (3) misrepresent that housing is unavailable to persons who are members of these protected classes.

For the Home Seeker

You have the right to expect that housing will be available to you without discrimination or other limitations based on race, color, religion, sex, handcap, familial status, or national origin.

This includes the right to expect

- housing in your price range made available to you without discrimination.
- * equal professional service
- the opportunity to consider a broad range of housing chaices
- no discriminatory limitations on communities or locations of housing
- no discrimination in the financing appraising or insuring of flouring
- reasonable accommodations in rules practices and procedures for persons with disabilities
- non-discriminatory terms and conditions for the sale, restal financing or insuring of a dwolling.
- to be free from harassment or intimidation for exercising your fair nousing lights.

For the Real Estate Professional

As a home seller or home tecker you, should know that the Term REALTOR® identifies a licensed professional in real estate who is a member of the NATIONAL ASSOCIATION. OF REALTORS® Not all foreigned real estate brokers and salexpersons are members of the National Association, and only those who are can identify themselves as REALTORS®. They conduct their business and activities in accordance with a strict Code of Ethics As agents in a real estate transaction, scensed brokers or salespersons are prohibited by law from discriminating on the basis of race, color, religion, sex, handcap, familial status, or national origin. A request from the home seller or landlord to act in a discriminatory marrier in the sale, lease or rental cannot legally be fulfilled by the real estate professional.

