





Inclusions/Exclusions Disclosure and/or Addendum

(Required for use with GCAAR Listing Agreement & Sales Contract)

	or use with GCAAR Listing Agreemen	
ROPERTY ADDRESS: //d/ L	UNIVERSITY Blud- WI.	47/101 Silver Jaron, My
puilt-in heating and central air conditi windows; storm doors; screens; instal window shades; blinds; window treatment neat detectors; TV antennas; exterior	led wall-to-wall carpeting; central vacuum sy ment hardware; mounting brackets for electro- trees and shrubs; and awnings. Unless otherw OT CONVEY. The items checked below co	ing personal property and fixtures, if existing: sures; sump pump; attic and exhaust fans; storm stem (with all hoses and attachments); shutters; since components; smoke, carbon monoxide, and ise agreed to herein, all surface or wall mounted survey. If more than one of an item conveys, the
KITCHEN APPLIANCES Stove/Range Cooktop Wall Oven Microwave Refrigerator	ELECTRONICS Security Cameras Alarm System Intercom Satellite Dishes Video Doorbell	RECREATION Hot Tub/Spa, Equipment & Cover Pool Equipment & Cover Sauna Playground Equipment
□w/ Ice Maker □ Wine Refrigerator □ Dishwasher □ Separate Ice Maker □ Separate Freezer □ Trash Compactor LAUNDRY □ Washer □ Dryer	LIVING AREAS Fireplace Screen/Doors Gas Logs Ceiling Fans Window Fans Window Treatments WATER/HVAC Water Softener/Conditioner Electronic Air Filter	OTHER Storage Shed Garage Door Opener Garage Door Remote/Fob Back-up Generator Radon Remediation System Solar Panels (must include Solar Panel Seller Disclosure/Resale Addendum)
	☐ Furnace Humidifier ☐ Window AC Units	
LEASED ITEMS, LEASED SYSTE not limited to: appliances, fuel tanks, nonitoring, and satellite contracts DC	EMS & SERVICE CONTRACTS: Leased it water treatment systems, lawn contracts, pest o NOT CONVEY unless disclosed here: hat Seller has completed this checklist disclosed here: Date Seller	rems/systems or service contracts, including but control contracts, security system and/or
The Contract of Sale dated	between Seller	and Buyer and by the incorporation of this Addendum.
Seller (sign only after Buyer)	Date Buyer	Date
Seller (sign only after Buyer)	Date Buyer	Date

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

1121 Univerisyt blvd. W

1109

Silver Spring MD 20902 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: Property (any portion) was constructed before January 1, 1978. (If initialed, complete all sections.) Seller is unable to represent and warrant the age of the property. (If initialed, complete all sections.) SELLER AGREES TO COMPLY WITH REQUIREMENTS OF THE FEDERAL RESIDENTIAL LEAD-BASED PAINT HAZARD REDUCTION ACT OF 1992. **Lead Warning Statement** Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase. II. Seller's Disclosure (each Seller complete items 'a' and b' below) Presence of lead-based paint and/or lead-based paint hazards (initial and complete (i) or (ii) below): _____ Known lead-based paint and/or lead-based paint hazards are present in the housing (explain) Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing. Records and reports available to the Seller (initial and complete (i) or (ii) below): Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing. III. Purchaser's Acknowledgment (each Purchaser initial and complete items c, d, e and f below) Purchaser has read the Lead Warning Statement above. (If none listed, check here.) Purchaser has received copies of all information listed above. Purchaser has received the pamphlet Protect Your Family from Lead in Your Home. Purchaser has (each Purchaser initial (i) or (ii) below): Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. IV. Agent's Acknowledgment (initial item 'g' below) Agent has informed the Seller of the Seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance. V. Certification of Accuracy The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate. Date Seller Purchaser Seller Purchaser Date Dochara Cineal Date Agent

For the sale of Property at:









Property Address: 1/21 UNIVERSED Blvd. W. #1109



MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE

MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE: Under the Maryland Lead Poisoning

Seller's Agent	Date	Buyer's Agent	Date
Seller Boullan Cimm	Date 9/9/2020	Buyer	Date
Seller 00	Date	Buyer	Date
their knowledge, that the information of Receipt	tion they have provided is true		
Paragraphs/			
		er's initials that Buyer has read and	d understands the above
If such event has occurred, Sel perform the required treatment p	ter (Seller to initial application to transfer of title of the	ble line)/ will; OR _ Property to Buyer.	/ will no
reduction treatment of the Prope	rty as required under the Ma	which obligates Seller to perform eithe ryland Program. If an event has occurr the Property, Seller hereby discloses the	red that obligates Seller to
as defined under the Maryland in notice of elevated blood lead lev	Program (including, but not rels from a tenant or state, lo	as indicated above, Seller further disclosions limited to, notice of the existence of lecal or municipal health agency) (Seller	ad-based paint hazards on to initial applicable line
settlement or in the future, Buye thirty (30) days following the daproperty as required by the Market by the Marke	r is required to register the Prate of settlement or within the aryland Program. Buyer is stration; inspections; lead-pa	r intends to lease the Property effective roperty with the Maryland Department of clirty (30) days following the conversion responsible for full compliance under the conversion and abatement procedures introduced the conversion and abatement procedures.	of the Environment withing of the Property to rental rather the Maryland Program
The Property 2019/	is or is not	registered in the Maryland Program (S	eller to initial applicable
AND			
1. Seller hereby discloses that the	Property was constructed pr	rior to 1978;	
AND			

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MARYLAND DEPARTMENT OF THE ENVIRONMENT 707858 TION (MDE FORM 330) INSPECTION CERTIFICATE NO.	le county code prefix.) Silva Sula Sula Sula Sula Sula Sula Sula Sul	City L. 2, 3, or 5 and mark the appropriate inspection met certificate: Form C, laboratory results, and diagrams agrams collected for Modified Risk Reduction. Form ore, MD 21203. The certificate shall be signed by the n 10 days following Lead Free and Lead Safe Inspection and all inspection records shall be maintained for at lea received by MDE. Indicate "0000" if Property Construction for inspection certificates to: P.O. Box 943, Jes SPECTION CATEGORIES	n 3. Modified Risk Reduction 5. Lead Safe	Methods	□B. Visual Inspection and Dust Inspection Inspection OR □B. Dust Inspection and Visual Inspection	OR □C. Visual Inspection <u>and</u> Dust Inspection with Exterior Waiver OR OR	Passing Re-inspection (Form D and Supervisor Statement of Work) required no later than with Lead Free	OR OR Due teated so friction on a Due teated so friction	Inspection with Lead Free Exterior	PASSED Based on the findings of the attached inspection report(s), I certify that the property/unit meets the certification criteria at this time. (circle property or unit)	FAILED based on the indings of the attached inspection report(s), the property/unit fails to meet certification criteria at this time. (circle property or unit)	12/16 Codsomine lead light 14815 12/16	Accreditation Exp. Date Inspection Contractor Name Accreditation No. Accreditation Exp. Date
MARYLAND DEPAR LEAD PAINT RISK REDUCTION (MDE FORM 330)	3-0125/155 MDE PROPERTY NO. (Include cou	Unit No. tor must mark an inspection category are required to be submitted with the ont of Work, laboratory results, and die o be paid to: P.O. Box 1417, Baltimo ents must be submitted to MDE within I Risk Reduction Inspections. Copies or any falsified documentation that is rificates and the supporting document	2. Full Risk Reduction	Methods	XA. Dust Inspection OR	☐D. Dust Inspection with Exterior Waiver	Passing Re-inspection (Form D and Supervisor Statement of Work) required no later than 04 / 30 /	unless otherwise noted in local code. OR Diet Inemedian with	Lead Free Exterior	ngs of the attached inspection report(s	ection /	1484	Accreditation No.
LEAD PAINT RISK RED	MDE TRACKING NO.	Street Address The Maryland accredited lead inspermarked. The following attachments signed copy of Supervisor's Stateme processing fee for each certificate. T certificates and all required attachme sample results for Full and Modified penalties will be pursued by MDE for contractors must mail inspection cer	1. Lead Free	Methods	A. One Time Only (Interior & Exterior) OR	☐B. Limited (Interior Lead Free Only)	Passing Re-inspection required no later than:	Number of Pre-1950 Lead Free Units	Lead Free Units	PASSED Based on the findi:	FALLED Based on the indings of the attached inspart certify that I inspected the above listed property/unit on_	3	Inspector's Name Inspector's Signature







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

ADDENDUM #	dated	to the Contract of
Sale between Buyer		
and Seller Alan Peregoy		
for the Property known as 1121 Univers	sity Blvd. W. # 1109 Silver spring,MD 20902	

NOTE: This notice does not apply to: (1) the initial sale of single family residential property which has never been occupied, or for which a certificate of occupancy has been issued within one year prior to the date of the Contract; (2) a transfer that is exempt from the transfer tax under Subsection 13-207of the Tax-Property Article, except land installments contracts of sale under Subsection 13-207(a)(11) of the Tax-Property Article and options to purchase real property under Subsection 13-207(a)(12) of the Tax-Property Article; (3) 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 foreclosure; (4) a sheriff's sale, tax sale, or sale by foreclosure, partition or by court appointed trustee; (5) a transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust; (6) a transfer of single family residential real property to be converted by the buyer into a use other than residential use or to be demolished; or (7) a sale of unimproved real property.

Section 10-702 of the Real Property Article of the Annotated Code of Maryland ("Section 10-702") requires that a seller of a single family residential property ("the property") deliver to each buyer, on or before entering into a contract of sale, on a form published and prepared by the Maryland Real Estate Commission, EITHER:

- (A) A written property condition disclosure statement listing all defects including latent defects, or information of which the seller has actual knowledge in relation to the following:
 - (i) Water and sewer systems, including the source of household water, water treatment systems, and sprinkler systems;
 - (ii) Insulation;
 - (iii) Structural systems, including the roof, walls, floors, foundation and any basement;
 - (iv) Plumbing, electrical, heating, and air conditioning systems;
 - (v) Infestation of wood-destroying insects;
 - (vi) Land use matters;
 - (vii) Hazardous or regulated materials, including asbestos, lead-based paint, radon, underground storage tanks, and licensed landfills:
 - (viii) Any other material defects, including latent defects, of which the seller has actual knowledge;
 - (ix) Whether the smoke alarms:
 - 1. will provide an alarm in the event of a power outage;
 - 2. are over 10 years old; and
 - 3. if battery operated, are sealed, tamper resistant units incorporating a silence/hush button and use long-life batteries as required in all Maryland homes by 2018; and
 - (x) If the property relies on the combustion of a fossil fuel for heat, ventilation, hot water, or clothes dryer operation, whether a carbon monoxide alarm is installed on the property.

"Latent defects" under Section 10-702 means material defects in real property or an improvement to real property that:

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

OR

- (B) A written disclaimer statement providing that:
 - (i) Except for latent defects of which the seller has actual knowledge, the seller makes no representations or warranties as to the condition of the real property or any improvements on the real property; and
 - (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 property.

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 contract of sale.

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 or 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:

- (i) 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 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 10-702(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.

Altregoy 9/ Seller's Signature	クタンDate	Buyer's Signature	Date
Seller's Signature	Date	Buyer's Signature	Date
Bahara Conis Agent's Signature	9/9/20 20 Date	Agent's Signature	Date

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address:		
1121 University Blvd. W	Silver Spring MD 20902	
Legal Description:	,	
unit 1109		

NOTICE TO SELLER AND PURCHASER

Section 10-702 of the Real Property Article, *Annotated Code of Maryland*, requires the seller 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 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:
 - A. that has never been occupied, or
 - 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 §13-207(a)(12) of the Tax-Property Article;
- 3. 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 foreclosure:
- 4. A sheriff's sale, tax sale, or sale by foreclosure, partition, or by court appointed trustee;
- 5. A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6. 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
- 7. 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 knowledge 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 Statement. You may wish to obtain professional advice or inspections of the property; however, you are not required to undertake or provide any independent investigation or inspection or the property in order to make the disclosure set forth below. The disclosure is based on your personal knowledge of the condition of the property at the time of the signing of this statement.

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 actual knowledge.

How long have	you owned	the pro	perty?							
Property System:	Water, Sew	vage, Hea	iting & A	ir Conditio	ning (Ans	wer all that appl	y)			
Water Supply	■ P	ublic 🛚	Well	Þ	Other					
Sewage Disposal	□ P	ublic 🗀	Septic S	System appro	yed for	(# bed	rooms)	Other Type		
Garbage Disposal	□ 7	Yes 🗀	No	-						7,172
Dishwasher		Yes 🖸	No							
Heating		Dil 🗀	Natural	l Gas 🔲	Electric	Heat Pump	Age		Other	
Air Conditioning		Dil 🗖	Natural	l Gas 🔲	Electric	Heat Pump	Age		Other	
Hot Water		Oil 🗀	Natura	l Gas	Electric	Capacity	Age _		Other	
LF112 MREC/DLLR:	Rev 7/31/2018				Page 1 of 4					

. Foundation: Any settle	r actual knowledge with ement or other problems:	☐ Yes	□ No	Unknown
Comments: Basement: Any leaks of Comments:	previdence of moisture?	☐ Yes	■ No	☐ Unknown ☐ Does Not Apply
. Roof: Any leaks or evi	idence of moisture? Age:	☐ Yes	■ No	■ Unknown
s there any existing fire comments:	retardant treated plywood?	☐ Yes	■ No	☐ Unknown
Other Structural System Comments:	ms, including Exterior Walls a	and Floors:		
Any Defects (structural of Comments:	or otherwise)?	☐ Yes	■ No	■ Unknown
	he system in operating conditi	on?	Yes	□ No □ Unknown
. Heating Systems: Is he Comments:	eat supplied to all finished roo	oms?	Yes	■ No ■ Unknown
Is the system in Comments:	operating condition?	☐ Yes	■ No	■ Unknown
. Air Conditioning Syste	em: Is cooling supplied to all	inished room	ns? 🛮 Ye	s 🖸 No 🖸 Unknown 🗖 Does Not Apply
Is the system in Comments:	operating condition?	Yes 🗖 No	Unk	known 🗖 Does Not Apply
. Electric Systems: Are	there any problems with elect	rical fuses, ci		
				T T T T T T T T T T T T T T T T T T T
	ectors provide an alarm in t		Yes	□ No □ Unknown utage? □ Yes □ No
A. Will the smoke detectors f the smoke alarms are	s over 10 years old? 🔲 Ye	es 🔲 No sealed, tamp	power ou	utage?
A. Will the smoke detectors f the smoke alarms are ong-life batteries as rec Comments: Septic Systems: Is the When was the s	s over 10 years old? Type Years old? Type Years old?	es No sealed, tamp es by 2018?	er resistar	ntage?
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Comments:	msects. Any mi	CSiai	ion ai	iid/Oi	prior	daine	age.			F 162 F 140	- Chikhowh	
Any treatme	nts or repairs?		Yes		No		Unk	nown			•	
Any warran	ties?		Yes		No		Unk	nown				
Comments:												_
14. Are there any haz underground storage									ed to	to licensed landfills	s, asbestos, radon gas, lead-l	pased paint,
If yes, specify below.					I	Ye	es		lo	Unknown		_
15. If the property rel monoxide alarm insta				i foss	sil fue	l for h	neat, v	entilati	ion,	, hot water, or clotl	hes dryer operation, is a car	oon
Comments:	☐ Yes			No		Inkno	wn					_
16. Are there any zon unrecorded easement									g re	estrictions or setbac	ck requirements or any reco	rded or
If yes, specify below.	Yes			No	U	Inkno	wn					_
16A. If you or a con permitting office?	tractor have m	ade i	•		ents (• •	•		e the required per Unknown	mits pulled from the coun	ty or local
Comments:		\setminus						PP-3				
17. Is the property loc	cated in a flood	zone,	cons	serva	tion a	rea, w	vetlan	d area,	Ch	esapeake Bay criti	cal area or Designated Histo	ric District?
Comments:	☐ Yes			No	■ U	Inkno	wn	If ye	s, s	specify below.		_
18. Is the property su	ubject to any res	trictio		-	d by a					ciation or any other specify below.	type of community associa	tion?
Comments:	103			110		\	, , , , , ,	11 90	ره, در	specify delow.		
19. Are there any oth	er material defe	cts, ir	ncludi	ing l	atent o	defect	ts. affe	ecting t	he i	physical condition	of the property?	
,	☐ Yes	,				\		0		F -3	re-re-re-re-re-re-re-re-re-re-re-re-re-r	
Comments:												
NOTE:Seller(s) ma								ulding	S O	on the property on	a separate	
	ate as of the da	ate si	ignec	i. Th	e sell	ler(s)	furth	ner ack	ndy	wledge that they	ments, and verify that is have been informed of the	eir
Seller(s)										Date		_
Seller(s)										Date		_
The purchaser(s) as have been informed	cknowledge red d of their right	ceipt s and	of a	cop igati	y of t ons u	his d nder	isclos §10-	sure sta 702 of	ate:	ment and further e Maryland Real	acknowledge that they Property Article.	
Purchaser										Date		_
Purchaser		<u>-</u> -										_
											\	

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 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 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.

Does the seller(s) has actual knowledge of any latent defects:	☐ Yes ☒No If yes, specify				
Seller ar Peregoy	Date <u> </u>				
Seller	Date				
The purchaser(s) acknowledge receipt of a copy of this disclaimer s have been informed of their rights and obligations under §10-702 or					
Purchaser	Date				
Purchaser	Date				







Regulations, Easements and Assessments (REA) Disclosure and Addendum

(Required for all Listing Agreements and Sales Contracts in Montgomery County)

	Contract of Sale dated	, Address 1121 Unive	rsity Blvd. W. # 1109				
City Selle		, State MD		Zip	20902	be	etweer
Buye						ic	and
	nded by the incorporation of this Addend	lum, which shall supersed	de any provisions to	the o	contrary	in this Co	ntract
prior conta this a parti accu easer	ce to Seller and Buyer: This Disclosure/Adde to making a purchase offer and will become ained herein is the representation of the Selle Agreement are for convenience and references. Please be advised that web site addresses racy of the information contained in this forment or assessment, information should be vined by contacting staff and web sites of app	e a part of the sales contracter. The content in this form to only, and in no way define, personnel and telephone in. When in doubt regarding erified with the appropriate	t for the sale of the Prop is not all-inclusive, and he or limit the intent, rig numbers do change and g the provisions or appl	perty d the ghts o GCA licabi	The info Paragrap or obligati AAR cand ility of a	ormation h headings ions of the not confirm regulation,	s of n the
	 Montgomery County Government, 101 Main Telephone Number: 311 or 240-7 Maryland-National Capital Area Park a 8787 Georgia Avenue, Silver Spring, N City of Rockville, City Hall, 111 Mary Main telephone number: 240-314-5000 	777-0311 (TTY 240-251-4 and Planning Commission AD, 20910. Main number: land Ave, Rockville, MD 2	850). Web site: www.M (M-NCPPC), 301-495-4600. Web site 20850.			neppe.org	
	DISCLOSURE/DISCLAIMER STATEM Disclosure Act as defined in the Maryland Residential Property Disclosurand Disclaimer Statement. If yes, reason for	Residential Property Disclore Act? Yes V No		ateme	ent. Is Se	ller exempt	t from
2.	SMOKE DETECTORS: Maryland law remanufacture. Also, BATTERY-ONLY op button and long-life batteries. Pursuant to alarms. Requirements for the location of the the requirements see: www.montgomerycou.addition , Maryland law requires the following electric service. In the event of a power out a alarm. Therefore, the Buyer should obtain a	Montgomery County Code alarms vary according to t antymd.gov/mcfrs-info/resc and disclosure: This residen age, an alternating current (ist be sealed units inco e, the Seller is required the year the Property was burces/files/laws/smoke tial dwelling unit contait (AC) powered smoke de	rporato has constalaring alaring alari	ating a since working the structed mmatrix lternating or will NO	ilence/husling smoke . For a mat 2013.pdf. I current (A DT provide	trix of In AC)
3.	MODERATELY-PRICED DWELLING Montgomery County, the City of Rockville, and year of initial offering: should contact the appropriate jurisdictional	or the City of Gaithersburg. If initial offering is a	g? Tes No. If y after March 20, 1989, th	es, S	eller shal	l indicate r Buyer and	month Seller
	RADON DISCLOSURE: A radon test mus accordance with Montgomery County Code https://www.montgomerycountymd.gov/gredetached or attached residential building. condominium regime or a cooperative hose exempt below) is required to provide the Buthan one year before Settlement Date, or to performed and both Seller and Buyer MUST perform a radon test, the Seller is mandat Settlement Date.	Section 40-13C (see en/air/radon.html for detail. Single Family home docusing corporation. The Seyer, on or before Settlement the Buyer to perform receive a copy of the rado	ls) A Single Family Ho s not include a residen eller of a Single Family nt Date, a copy of radon n a radon test, but regar on test results. If Buyer	ome ratial u Homa test dless	means a sunit that ne (unless results prosess, a radon to not to	single fami is part of otherwise erformed le test MUS' or fails to	a a ess T be

Exemptions: A. Property is NOT a "Single Family Home" B. Transfer is an intra-family transfer under MD Tax Property Code Section 13-207 C. Sale is by a lender or an affiliate or subsidiary of a lender that acquired the home by foreclosure or deed in lieu of
 A. Property is NOT a "Single Family Home" B. Transfer is an intra-family transfer under MD Tax Property Code Section 13-207
B. Transfer is an intra-family transfer under MD Tax Property Code Section 13-207
foreclosure
D. Sale is a sheriff's sale, tax sale or sale by foreclosure, partition or by a court appointed trustee
E. A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship or trust.
 F. A transfer of a home to be converted by the buyer into a use other than residential or to be demolished. G. Property is located in the Town of Barnesville, Town of Kensington, Town of Poolesville, or City of Rockville.
of exempt above, a copy of the radon test result is attached \(\subseteq \text{Yes} \subseteq \text{No}\). If no, Seller will provide the results of a n test in accordance with Montgomery County Code Section 40-13C unless the Contract includes a radon contingency.
TE: In order to request Seller to remediate, a radon contingency must be included as part of the Contract.
AILABILITY OF WATER AND SEWER SERVICE:
A. Existing Water and Sewer Service: Refer to the Seller's Water Bills or contact WSSC at 301-206-4001 or City of Rockville at 240-314-8420.
B. Well and Septic Locations: Contact the Department of Permitting Services "DPS", Well and Septic, or visit http://permittingservices.montgomerycountymd.gov/DPS/general/Home.aspx . For well and/or septic field locations, visit http://permittingservices.montgomerycountymd.gov/DPS/online/eInformationRequest.aspx , or for
homes built before 1978, request an "as built" drawing in person using DPS's "Septic System Location
Application" form. Homes built prior to 1960 may be filed on microfiche, and, if outside a subdivision, the name
of the original owner may be required. An original owner's name can be found among the Land Records at the County Courthouse. Allow two weeks for the "as built" drawing.
C. <u>Categories</u> : To confirm service area category, contact the Montgomery County Department of Environmental
Protection ("DEP") Watershed Management Division or visit waterworks@montgomerycountvind.gov.
Water: Is the Property connected to public water? ✓ Yes No.
If no, has it been approved for connection to public water? Yes No Do not know
If not connected, the source of potable water, if any, for the Property is:
Sewer: Is the Property connected to public sewer system? ✓ Yes ☐ No
If no, answer the following questions:
1. Has it been approved for connection to public sewer? Yes No Do not know
2. Has an individual sewage disposal system been constructed on Property? Yes No
Has one been approved for construction? Yes No
Has one been disapproved for construction? Yes No Do not know If no, explain:
n no, explain.
Categories: The water and sewer service area category or categories that currently apply to the Property is/are
(if known) This category affects the availability of water and sewer service
as follows (if known)
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
changes that would apply to the Property:
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 plat, the Buyer must confirm in writing by signing said Plat that the Buyer has received and reviewed the Plat, including any restrictions on the location of initial and reserve wells, individual sewage disposal systems, and the buildings to be served by any individual sewage disposal system.

Buyer	Date Buyer	er Date
		Park, the Takoma Park Sales Disclosure must be ree Preservation Requirements and Rental
located in a	tion with mandatory fees (HOA) (Condominium Association (and/or Cooperative (refer to	OCIATION ASSESSMENTS: The Property is A) (refer to GCAAR HOA Seller Disclosure / Resa n (refer to GCAAR Condominium Seller Disclosur to GCAAR Co-operative Seller Disclosure / Resers Association/Civic Association WITHOUT dues)
their removal or abandonment, contact	the Maryland Department of the	Underground Storage Tanks and the procedures for the Environment or visit www.mde.state.md.us. Does Yes No Unknown. If yes, explain when,
Are there any potential Fro the Buyer may become liab ☐ Yes ☑ No If yes, EITHER ☐ the Buyer amount of \$	itary Commission (WSSC) or L ont Foot Benefit Charges (FFBC le which do not appear on the a er agrees to assume the future obl , OR Buyer is hereby advis	BC) or deferred water and sewer charges for whi
	and sewer charges paid to a Priva	rivate Utility Company which do NOT appear on the e the following:
EFFECTIVE OCTOBER 1, 20 WATER AND SEWER CHARC		Y MARYLAND LAW REGARDING DEFERR
This Duamoute is subject to a fee	of the public water or wastewat	o cover or defray the cost of installing or maintain vater facilities constructed by the developer. This annually in (month) w and address) (hereafter called "lienholder"). Th
during construction all or part of or assessment is \$	name an early prepayn ent is a contractual obligation	yment, which may be ascertained by contacting on between the lienholder and each owner of the the county in which the Property is located.
during construction all or part of or assessment is \$	(name an or a discount for early prepayment is a contractual obligation a fee or assessment imposed by	yment, which may be ascertained by contacting on between the lienholder and each owner of t by the county in which the Property is located.
during construction all or part of or assessment is \$	(name an or a discount for early prepayment is a contractual obligation a fee or assessment imposed by ure fails to comply with the profer shall have the right to rescincentract, but the right of resciss	yment, which may be ascertained by contacting on between the lienholder and each owner of t by the county in which the Property is located.

yes, sp	Property located in an area designated as a Spopecial water quality measures and certain rest Montgomery County law, Special Protection A	rictions on land uses and impervious surfaces may apply.
A.	Existing water resources, or other environm high quality or are unusually sensitive;	ental features directly relating to those water resources, are of
В.	of special water quality protection measures controls. An SPA may be designated in:	ity or preservation of those resources or features in the absence which are closely coordinated with appropriate land use
	(1) a land use plan;(2) the Comprehensive Water Supply and	Sewer System Plan:
	(3) a watershed plan; or	Server System Frank,
	(4) a resolution adopted after at least fiftee	n (15) days' notice and a public hearing.
con infe	ntained in Sections A and B before Buyer exec	re that the Seller has disclosed to the Buyer the information uted a contract for the above-referenced Property. Further te of Maryland-National Capital Area Park and Planning

Refer to http://www.montgomeryplanning.org/environment/spa/faq.shtm for 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

10. SPECIAL PROTECTION AREAS (SPA):

- 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, whether 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 ATTACH HERETO 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.montgoinerycountymd.gov/apps/tax.
 - B. Estimated Property Tax & Non-Tax Charges: IN ADDITION, SELLER(S) 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 how it was calculated and its significance to Buyers can be obtained at www.inontgomerycountymd.gov/estimatedtax.

/	Buyer acknowledges receipt of both tax disclosures.
Buyer's Initials	

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 https://www2.montgomerycountymd.gov/estimatedtax/FAQ.aspx#3607. Seller shall choose one of the following:

	a special assessment or special tax imposed under Chapter 14 of the Montgomery County Code, in addition to all other taxes and assessments that are due. As of the date of execution of this disclosure, the special assessment or special tax on this Property is \$						
	OR						
	The Property is located in a PROPOSED Development District: Each year the Buyer of this Property must pay a special assessment or special tax imposed under Chapter 14 of the Montgomery County Code, in addition to all other taxes and assessments that are due. The estimated maximum special assessment or special tax is \$						
			OR				
	☑ The Property is not loca	ted in	an existing or proposed Development District.				
T			ax benefit program that has deferred taxes due on transfer or may require a legally ain in the program, such as, but not limited to:				
	Maryland Forest Conser	vation	nagement Program (FC&MP): Buyer is hereby notified that a property under a in Management Agreement (FCMA) could be subject to recapture/deferred taxes under FCMA? ☐ Yes ✓ No. If yes, taxes assessed shall be paid by ☐ the Buyer				
	assessed as a result of th	ne trans	Property subject to agricultural transfer taxes? Yes No. If yes, taxes sfer shall be paid by the Buyer OR the Seller. Confirm if applicable to this <u>us/sdatweb/agtransf.html</u> .				
	C. Other Tax Benefit Pro Yes No. If yes, 6	grams explain	g: Does the Seller have reduced property taxes from any government program?				
P 9 P	477. In order to obtain a plat you	C or at will bonline	the Judicial Center, Room 218, 50 Maryland Avenue, Rockville, MD or at 240-777-be required to supply the Lot, Block, Section and Subdivision, as applicable, for the at http://www.montgomeryplanning.org/info/plat_maps.shtm or at www.plats.net . ag:				
		Α.	Unimproved Lot and New Construction: If the Property is an unimproved lot or a newly constructed house being sold for the first time, the Buyer shall be provided a copy of the recorded subdivision plat prior to entering into a contract. Buyer hereby acknowledges receipt of a copy of the recorded subdivision plat.				
			OR				
	Buyer's Initials	В.	Resale/Acknowledged Receipt: If the Property is not an unimproved lot or a newly constructed house (i.e. resale), the Buyer may, in writing, waive receipt of a copy of such plat at the time of execution of the Contract, but shall, prior to or at the time of Settlement, be provided with a copy of the subdivision plat. The subdivision plat is not intended as a substitute for examination of title and does not show every restriction and easement. Buyer hereby acknowledges receipt of a copy of the recorded subdivision plat.				
			OR				
		C.	Resale/Waived Receipt: For Resale properties only, Buyer hereby waives receipt of a copy of such plat at time of execution of the Contract, but shall, prior to or at the time of Settlement, be provided a copy of the subdivision plat.				

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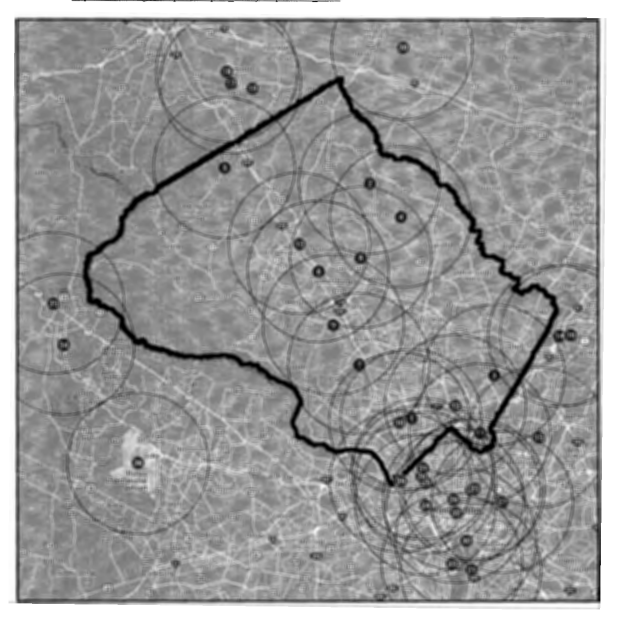
	are conta entering	perty is 1 is not subject to the Agricultural RESERVE Disclosure Notice requirements. These disclosures fined in GCAAR Agricultural Zone Disclosure Notice, which must be provided to potential buyers prior to not a contract for the purchase and sale of a property that is subject to this Agricultural Reserve Disclosure ent. Additional information can be obtained at http://www.mcmaps.org/notification/agricultural_lands.aspx .
16.	This Prop Addenda	CONCERNING CONSERVATION EASEMENTS: letty is vision is not subject to a Conservation Easement. If applicable, GCAAR Conservation Easements um is hereby provided. See www.montgomeryplanning.org/environment/forest/easements/easement_tool.shtm for locator map.
17.	GROUN This Prop	D RENT: serty ☐ is ☑ is not subject to Ground Rent. See Property Subject to Ground Rent Addendum.
18.	Check qu (301-563 property otherwise prior to p approval	estionable properties' status with the Montgomery County Historic Preservation Commission -3400) or go to http://www.montgomeryplanning.org/historic/index.shtm , to check applicability. Buyers of located in the City of Rockville should be advised that structures that are 50 years old or older, or which may be significant according to criteria established by the Rockville Historic District Commission, should be notified urchase that demolition and building permit applications for substantial alteration will trigger an evaluation and process. This process may result in the property being designated a historic site, and if so, any exterior alterations eviewed and approved.
	В.	City of Rockville: Montgomery County Code §40-12A has been adopted by the City of Rockville. City of Gaithersburg: Montgomery County Code §40-12A has been adopted by the City of Gaithersburg at City Code §2-6. Other: Contact the local municipality to verify whether the Property is subject to any additional local ordinance.
		ty located in an area designated as an historic district in that plan? 🗌 Yes 💆 No.
Sel res Co His	ler has pro trictions o de (Sec 40 storic Pres	ty listed as an historic resource on the County location atlas of historic sites? Yes No. Evided the information required of Sec 40-12A as stated above, and the Buyer understands that special in land uses and physical changes may apply to this Property. To confirm the applicability of this County 12A) and the restrictions on land uses and physical changes that may apply, contact the staff of the County ervation Commission, 301-563-3400. If the Property is located within a local municipality, contact the local overify whether the Property is subject to any additional local ordinances.
Sel res Co His	ler has pro trictions o de (Sec 40 storic Pres vernment t	ty listed as an historic resource on the County location atlas of historic sites? Yes No. wided the information required of Sec 40-12A as stated above, and the Buyer understands that special in land uses and physical changes may apply to this Property. To confirm the applicability of this County 12A) and the restrictions on land uses and physical changes that may apply, contact the staff of the County ervation Commission, 301-563-3400. If the Property is located within a local municipality, contact the local

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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 compiled 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, Silver Spring, MD 20904
- Federal Support Center Heliport, 5321 Riggs Road, Gaithersburg, MD 20882
- Flying M Farms, 24701 Old Hundred Road, Comus, MD 20842
- IBM Corporation Heliport, 18100 Frederick Avenue, Gaithersburg, MD 20879
- Maryland State Police Heliport, 7915 Montrose Road, Rockville, MD 20854
- Montgomery County Airpark, 7940 Airpark Road, Gaithersburg, MD 20879
- Shady Grove Adventist Hospital, 9901 Medical Center Drive, Rockville, MD 20850

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- Suburban Hospital, 8600 Old Georgetown Road, Bethesda, MD 20814
- Washington Adventist Hospital, 7600 Carroll Avenue, Takoma Park, MD 20912
- Holy Cross Hospital, 1500 Forest Glen Road, Silver Spring, MD, 20910
- Holy Cross Germantown, 19801 Observation Drive, Germantown, MD 20876

PRINCE GEORGE'S COUNTY

- Citizens Bank Helipad, 14401 Sweitzer Lane, Laurel, MD 20707
- College Park, 1909 Cpl Frank Scott Drive, College Park, MD 20740
- The Greater Laurel Beltsville Hospital, 7100 Contee Road, Laurel, MD 20707

FREDERICK COUNTY

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

CARROLL COUNTY

 Walters Airport, 7017 Watersville Road, Mt. Airy, MD 21771

DISTRICT OF COLUMBIA

21. Bolling Air Force Base, 238 Brookley Avenue, SW, 20032

- Children's National Medical Center, 111 Michigan Avenue, NW, 20010
- 23. Washington Hospital Center, 110 Irving Street, NW, 20010
- Georgetown University Hospital, 3800 Reservoir Road, NW, 20007
- Metropolitan Police, Dist. 2, 3320 Idaho Avenue, NW, 20007
- 26. Metropolitan Police, Dist. 3, 1620 V Street, NW, 20007
- Metropolitan Police, Dist. 5, 1805 Bladensburg Road, NE, 20002
- National Presbyterian Church, 4101 Nebraska Avenue, NW, 20016
- Sibley Memorial Hospital, 5255 Loughboro Road, NW, 20016
- 30. Police Harbor Patrol Branch, Water St, SW, 20024
- Steuart Office Pad, Steuart Petroleum Co., 4640 40th Street, NW. 20016
- Former Washington Post Building, 1150 15th Street, NW, 20017

VIRGINIA

- Ronald Reagan Washington National Airport, Arlington County 20001
- 34. Leesburg Executive, 1001 Sycolin Road, Leesburg, 22075
- Loudoun Hospital Center, 224 Cornwall, NW, Leesburg, 22075
- Dulles International Airport, 1 Saarinen Cir, Dulles, VA 20166
- 21. ENERGY EFFICIENCY DISCLOSURE NOTICE: Before signing a contract for the sale of a single-family home (single-family attached, including condominiums or detached residential building), Sellers of Montgomery County properties must provide Buyers with the following:
 - A. <u>Information Disclosure</u>: Information about home energy efficiency improvements, including the benefit of conducting a home energy audit. Buyers should visit the following websites for this information: https://www.montgomerycountymd.gov/green/Resources/Files/energy/Home-Sales-Disclosure.pdf

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.

Ocki	Peregoy	9/9/20		
Seller	0	Date	Buyer	Date
Seller		Date	Buyer	Date

MontgomeryCountyMD.GOV







Montgomery County Government

Printed on: 9/9/2020 4:15:52 PM



Real Property Estimated Tax and Other Non-tax Charges

a new owner will pay

in the first full fiscal year of ownership

ACCOUNT NUMBER:		02251255	
PROPERTY:	OWNER NAME	PEREGOY ALAN R	
	ADDRESS	1121 UNIVERSITY BLV +1109-B SILVER SPRING , MD 20902-0000	
00x00100100000000000000000000000000000	TAX CLASS	38	
Announce Andreas Announce Anno	REFUSE INFO	Refuse Area: R Refuse Unit:	

TAX INFORMATION:						
TAX DESCRIPTION	FY21 PHASE-IN VALUE ₁	FY20 RATE₂	ESTIMATED FY21 TAX/CHARGE			
STATE PROPERTY TAX	110,000	.1120	\$123.2			
COUNTY PROPERTY TAX ₃	110,000	.9912	\$1,090.32			
SOLID WASTE CHARGE ₄	CONTRACTOR OF THE STATE OF THE	20.7900	\$20.79			
WATER QUAL PROTECT CHG (MFR) ₄		00.000 a.	\$19.07			
ESTIMATED TOTAL6		Man-visit Af Visit Month Anno Ann	\$1,253.38			

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.
- 4. 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 CONSOLIDATED TAX BILL

ANNUAL BILL
TAX PERIOD 07/01/2020-06/30/2021
FULL LEVY YEAR
LEVY YEAR 2020

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.

PEREGOY ALAN R 1604 TILTON DR SILVER SPRING, MD 20902

NOT A PRINCIPAL RESIDENCE

BILL DATE 09/09/2020

				PROPERTY D	ESCRIPTION
				UN 1109-B UNIVERSITY TOWERS	
LOT BLOCK	DISTRICT	SUB	TAX CLASS	BILL#	ACCOUNT #
	13	249	R038	40201749	02251255
MORTGAGE INFORMATION		PROPERTY ADDRESS		REFUSE AREA	REFUSE UNITS
JNKNOWN SEE REVERSE	1121	W UNIVERSITY BLV	/	R32L	1
TAX DESCRIPTION	ASSESSMENT	RATE	TAX/CHARGE	*PER \$100 OF A	SSESSMENT
STATE PROPERTY TAX COUNTY PROPERTY TAX	100,000 100,000	.1120 .9912	112.00 991.20	CURRENT YEAR F TAXABLE AS	\$
SOLID WASTE CHARGE WATER QUAL PROTECT CHG (MFR) TOTAL		20.7900	20.79 19.07 1,143.06	100	0,000
PRIOR PAYMENTS **** INTEREST			0	CONSTANT YIELD R	ATE INFORMATION
				COUNTY RATE OF 0.6 THE CONSTANT YIELD BY 0.0132	
Tota	ıl Annual Amount Due :		1,143.06		

PLEASE RETAIN THE TOP PORTION FOR YOUR RECORDS.



RETURN THIS PORTION WITH PAYMENT

REAL PROPERTY CONSOLIDATED TAX BILL

TAX PERIOD 07/01/2020 - 06/30/2021 FULL LEVY YEAR BILL# 40201749

Make Check Payable to: Montgomery County, MD

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

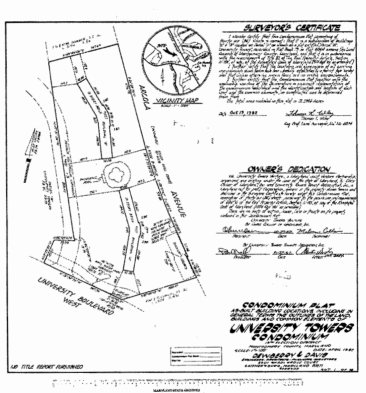
ACCOUNT# LEVY YEAR
02251255 2020

AMOUNT DUE	
1,143.06	

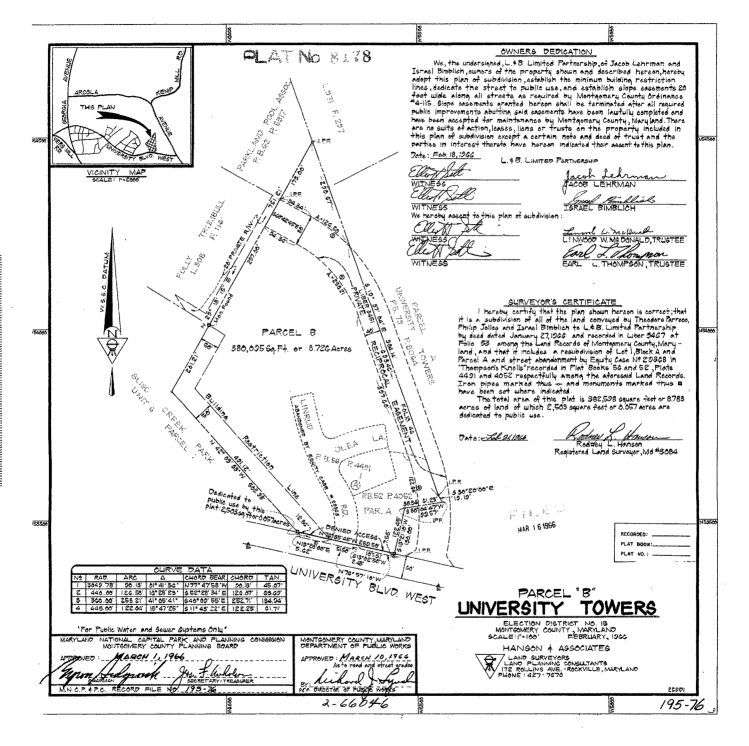
DUE SEP 30 2020
PLEASE INDICATE AMOUNT BEING PAID

AMOUNT PAID

PEREGOY ALAN R 1604 TILTON DR SILVER SPRING, MD 20902



· SBANAINA









COVID-19 Addendum

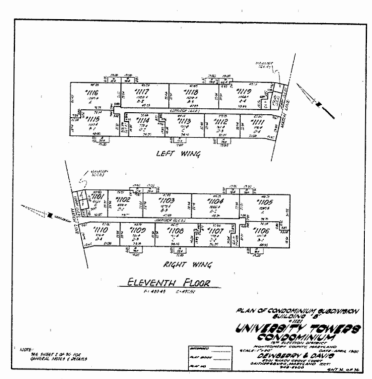
(For use in Montgomery County, Maryland and District of Columbia)

The Co	ontract of S	Sale dated		between				
Alan			(Buyer)		C 41	1 C(1 1		
	Peregoy	Univeristy Blvd. W.		(Seller)	for the purc	chase of the real	ргорепту 1 1109	ocated
at Add City S	liver Spring		State MD	Zin Code	20902	Unit #, is hereby	amended	hy the
-			h shall supersede any	provisions to	the contrar	ry in the Contrac	et.	by the
an extra	aordinary		e Coronavirus ("COV ay. The parties further the Seller.					
1.	of their of shall be	obligations under this	Suyer nor Seller will be Contract arising out Buyer or Seller undert he delay.	of or caused b	oy a Permit	ted Delay. Thes	e obligation	ons
2.	A. B. C.	Buyer or Seller bein Buyer or Seller bein Settlement Agent or stoppage or other ef local or state govern	ch of the following ships a exposed to, infected g quarantined or not. Buyer's Lender being fects COVID-19 is hament; or a related to COVID-1	d with, and/or permitted to to g unable to co aving on busing	diagnosed ravel becausemplete the ness operation	with COVID-19 se of COVID-19 transaction due ons or the opera); to work tions of an	-
3.	Contract such De terminat	t by reason of any Pe adline is necessary. ed or been removed	Should Buyer or Sel rmitted Delay, said pour Upon Delivery of suc shall be extended by more than once, unle	arty shall give h Notice, the 30 Days fo	Notice to to Deadline for ollowing the	the other party the or all contingence original Deadli	nat extensi ies that ha ine. In no	on of ve not
4.	on the S by 30 Settleme at any ti such No	ettlement Date by red Days ("Extended Sent Date, and the part me thereafter, Delive tice, both parties wil	TENSION: Should Fason of any Permitted ettlement Date"). If Sies have not mutually at Notice to the other I immediately execute ms of the Deposit par	Delay, Settle Settlement is sy agreed in wri party declaring a Release din	ment Date till not comitting to furt g this Control	shall automatica upleted by the Ex ther extend, Buy ract void. Follo	lly be extended er or Selle wing Deliv	ended r may, very of
Se	<u>A</u>	Paregry	9/9/20 Date	Buyer			Da	ate
Se	ller		Date	Buyer			Da	ate

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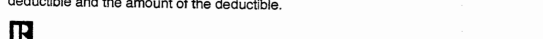
REALTORS°

CONDOMINIUM RESALE NOTICE

ADDENDUM/AMENDMENT dated	_ to Contract of Sale		
between Buyer(s):	H.		
for Property known as: 1121 University Blvd W	Silver Spring	MD	20902
Condominium Unit # 110 f Building #	Section/Regime #		, in
UNIVERSIA TOWERS	Condo	minium .	Association.
PARTONE			

NOTICE: This notice applies where the condominium project contains seven (7) units or more. Seller ("unit owner") is required by law to furnish to buyer(s) not later than fifteen (15) days prior to closing certain information concerning the condominium, which is described in Section 11-135 of the Maryland Condominium Act (Real Property Article, Annotated Code of Maryland, Section 11-101 et. seq.). This information must include the following:

- 1. A copy of the Declaration (condominium plat not required).
- 2. A copy of the Bylaws.
- 3. A copy of the Rules or Regulations of the Condominium.
- 4. A certificate from the Council of Unit Owners which includes:
 - a) A statement disclosing the effect on the proposed conveyance of any right of first refusal or other restraint on the free alienability of the unit, other than any restraint created by the unit owner;
 - b) A statement of the amount of the common expense assessment and any unpaid common expense or special assessment adopted by the Council of Unit Owners that is due and payable from the selling unit owner;
 - c) A statement of any other fees payable by unit owners to the Council of Unit Owners;
 - d) A statement of any capital expenditures approved by the Council of Unit Owners or its authorized designee planned at the time of the conveyance which are not reflected in the current operating budget included in the certificate;
 - e) The most recent regularly prepared balance sheet and income expense statement, if any, of the condominium;
 - f) The current operating budget of the condominium, including the current reserve study report or a summary of the report, a statement of the status and amount of any reserve or replacement fund, or a statement that there is no reserve fund;
 - g) A statement of any unsatisfied judgments and the status of any pending lawsuits to which the Council of Unit Owners is a party, excluding assessment collection suits;
 - h) A statement generally describing any insurance policies provided for the benefit of unit owners, a notice that the policies are available for inspection stating the location at which they are available, and a notice that the terms of the policy prevail over the general description;
 - i) A statement as to whether the Council of Unit Owners has actual knowledge of any violation of the health or building codes with respect to the common elements of the condominium; and
 - j) A description of any recreational or other facilities which are to be used by the unit owners or maintained by them or the Council of Unit Owners, and a statement as to whether or not they are to be part of the common elements.
- 5. A statement by the unit owner as to whether the unit owner has knowledge:
 - a) That any alteration to the unit or to the limited common elements assigned to the unit violates any provision of the Declaration, Bylaws, or Rules and Regulations;
 - b) Of any violation of the health or building codes with respect to the unit or to the limited common elements assigned to the unit; and
- 6. A written notice of the unit owner's responsibility for the Council of Unit Owners' property insurance deductible and the amount of the deductible.



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REALTOR

Buyer___/

Page 1 of 2 10/17

3 and

PART TWO

NOTICE: This notice applies where the condominium project contains six (6) units or less. Seller is required by law to furnish to buyer(s) not later than fifteen (15) days prior to closing certain information concerning the condominium, which is described in Section 11-135 of the Maryland Condominium Act. This information must include the following:

- 1. A copy of the Declaration (other than the plats);
- 2. A copy of the Bylaws;
- 3. A copy of the Rules or Regulations of the Condominium; and
- 4. A statement by Seller of his expenses relating to the common elements during the preceding twelve (12) months.
- 5. A written notice of the unit owner's responsibility for the Council of Unit Owners' property insurance deductible and the amount of the deductible.

The brokers and agents negotiating this sale assume and accept no responsibility for any representations made in any resale certificate provided in accordance with the Maryland Condominium Act, and by the execution of this Contract of Sale, both Buyer and Seller agree to indemnify, defend, protect and hold harmless the brokers and agents negotiating this contract from any claim demand, suit, cause of action or matter or thing whatsoever arising out of the issuance of any resale certificate.

This Addendum/Amendment is considered part of Contract of Sale and of equal force and effect as all other terms and conditions which otherwise remain the same. This is a legally binding document. If not understood, seek competent legal advice.

BUYER MAY, AT ANY TIME WITHIN 7 DAYS FOLLOWING RECEIPT OF ALL THIS INFORMATION, RESCIND IN WRITING THE CONTRACT OF SALE, WITHOUT STATINGA REASON AND WITHOUT ANY LIABILITY ON BUYERS' PART. UPON RECISSION, BUYER IS ENTITLED TO THE RETURN OF ANY DEPOSIT MADE ON ACCOUNT OF THE CONTRACT. THE RETURN OF ANY DEPOSITS HELD IN TRUST BY A LICENSED REAL ESTATE BROKER TO BUYER SHALL COMPLY WITH THE PROCEDURES SET FORTH SECTION 17-505 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE OF THE MARYLAND CODE. ONCE THE SALE IS CLOSED, BUYER'S RIGHT TO CANCEL THIS CONTRACT IS TERMINATED.

Buyer	Date	Sem	Date
		William .	
Buyer	Date	Seller	Date
		arthey	coy 9/4/20
		901 12	

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Condominium Seller Disclosure/Resale Addendum for Maryland

(Required for the Listing Agreement and for either the GCAAR Contract or the Maryland REALTORS® Contract)

Address	_//6	2/	UNI	Versiy NO Su	1 B	Ivd.	w		#	110	9				
City Storage	<u>کا اید</u> # (Unit(s	1_	SPR	NO Su	hdivisio	State //	120214	Zip	20	10	P:	arking S	Space(s)	#	
				LOSURE		in i roject	Divip	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<i>y</i>	700		·			
1.	CURRI A. HO	ENT I	FEES Al	ND ASSE	SSMEN ers are h	nereby ad	vised tha	t the pre	esent	condor	ninium				t and parking
	B. Spe 1) H 2) H 3) N	ecial A Reaso Paymo Numb	Assessment on for Assent Scheoor of pay	ents: Nessents:	o Ye	es (If yes,	complete er	as of	ow.)						(Date)
C.	Fee Inc	ludes None	The fol	lowing are	e include	ed in the (Condomir	nium Fee	: Othe	r					
2.	1) Gene assigned Parking	ral Co l for t and/o	ommon E the exclus or Storag	lements for live use of Units co	or general f a partic onvey wi	al use (po cular Cond th this pr	ssibly sub dominium perty:	oject to a Unit, or	lease 3) C	or lice onveye	nse agre d by De	ement), ed and s	2) Limi separatel	ited Comi ly taxed.	Occuments as: mon Elements The following
	Parki	ing Sp	oace #(s) _ Block _	;	and Tax	110#	Ŋ	, Lot		_ [] is _ Bloc	is no	t separa	tely tax Tax ID	ed. If sep	parately taxed,
	Stora	ige Ui	nits #(s) _ Block _		and Tax	ID#		, Lot		_ [] is [_ Bloc	is not k	t separa	tely taxo Tax ID	ed. If sep	oarately taxed,
3.	Condon Name:	niniur	n to prov	ide inform	nation to	the publ	ic regardii	ng the Co	ondon	ninium	and the	Develo	pment is	s as follo	rized by the
	Address													,	
4.	For a co	ondon	ninium co	ATEMENT ontaining so 11-135(a)	seven (7	-		ninium <i>A</i>	Act, t	he und	ersigned	l unit c	wner(s)	/Seller(s)) make(s) the
															y, assigned to pt as follows:
				wledge of to the un				h or buil	ding	codes v	vith resp	ect to t	he unit	or the lin	nited common
	Cor (Ar	ndom	inium Ao	tor under e under Se	local lav	w except	as follows lease for u	s: ip to three	e (3) y	vears w	H hich was	entered	into wi	th a quali	fied household ominium.)

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GCAAR Form #922 - MD Condo Addendum (Formerly #1328)

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For a condominium containing fewer than seven (7) units:	
Pursuant to Section 11-135(b) of the Maryland Condominium	Act, the undersigned whit owner(s)/Seller(s) make(s) the
following statements:	
I/We have incurred \$ as my/o	our expenses during the preceding twelve (12) months
relating to the common elements. (Total payments made to or on	behalf of Condominium Association.)

5. NOTICE (APPLIESONLY TO A CONDOMINIUM WITH 7OR MORE UNITS) (CONDO DOCUMENTS):

The following notice is applicable only to the resale by a unit owner, other than a developer, of a residential unit in a condominium containing 7 or more units.

THE SELLER IS REQUIRED BY LAW TO FURNISH TO THE BUYER NOT LATER THAN FIFTEEN (15) DAYS PRIOR TO CLOSING THE CERTAIN INFORMATION CONCERNING THE CONDOMINIUM WHICH IS DESCRIBED IN §11-135 OF THE MARYLAND CONDOMINIUM ACT. THIS INFORMATION MUST INCLUDE AT LEAST THE FOLLOWING:

- (I) A COPY OF THE DECLARATION (OTHER THAN THE PLATS);
- (II) A COPY OF THE BY-LAWS;
- (III) A COPY OF THE RULES AND REGULATIONS OF THE CONDOMINIUM:
- (IV) A CERTIFICATE CONTAINING;
 - 1. A STATEMENT DISCLOSING THE EFFECT ON THE PROPOSED CONVEYANCE OF ANY RIGHT OF FIRST REFUSAL OR OTHER RESTRAINT ON THE FREE ALIENABILITY OF THE UNIT, OTHER THAN ANY RESTRAINT CREATED BY THE UNIT OWNER;
 - 2. A STATEMENT OF THE AMOUNT OF THE MONTHLY COMMON EXPENSE ASSESSMENT AND ANY UNPAID COMMON EXPENSE OR SPECIAL ASSESSMENT CURRENTLY DUE AND PAYABLE FROM THE SELLING UNIT OWNER;
 - A STATEMENT OF ANY OTHER FEES PAYABLE BY THE UNIT OWNER TO THE COUNCIL OF UNIT OWNERS;
 - 4. A STATEMENT OF ANY CAPITAL EXPENDITURES APPROVED BY THE COUNCIL OF UNIT OWNERS OR ITS AUTHORIZED DESIGNEE PLANNED AT THE TIME OF CONVEYANCE WHICH ARE NOT REFLECTED IN THE CURRENT OPERATING BUDGET INCLUDED IN THE CERTIFICATE;
 - 5. THE MOST RECENTLY PREPARED BALANCE SHEET AND INCOME AND EXPENSE STATEMENT, IF ANY, OF THE CONDOMINIUM;
 - 6. THE CURRENT OPERATING BUDGET OF THE CONDOMINIUM, INCLUDING DETAILS CONCERNING THE AMOUNT OF THE RESERVE FUND FOR REPAIR AND REPLACEMENT AND ITS INTENDED USE, OR A STATEMENT THAT THERE IS NO RESERVE FUND;
 - 7. A STATEMENT OF ANY JUDGMENTS AGAINST THE CONDOMINIUM AND THE EXISTENCE OF ANY PENDING SUITS TO WHICH THE COUNCIL OF UNIT OWNERS IS A PARTY;
 - 8. A STATEMENT GENERALLY DESCRIBING INSURANCE POLICIES PROVIDED FOR THE BENEFIT OF THE UNIT OWNERS; A NOTICE THAT THE POLICIES ARE AVAILABLE FOR INSPECTION STATING THE LOCATION AT WHICH THEY ARE AVAILABLE, AND A NOTICE THAT THE TERMS OF THE POLICY PREVAIL OVER THE GENERAL DESCRIPTION;
 - 9. A STATEMENT AS TO WHETHER THE COUNCIL OF UNIT OWNERS HAS KNOWLEDGE THAT ANY ALTERATION OR IMPROVEMENT TO THE UNIT OR TO THE LIMITED COMMON ELEMENTS ASSIGNED TO THE UNIT VIOLATES ANY PROVISION OF THE DECLARATION, BY-LAWS, OR RULES OR REGULATIONS;
 - 10. A STATEMENT AS TO WHETHER THE COUNCIL OF UNIT OWNERS HAS KNOWLEDGE OF ANY VIOLATION OF THE HEALTH OR BUILDING CODES WITH RESPECT TO THE UNIT, THE LIMITED COMMON ELEMENTS ASSIGNED TO THE UNIT, OR ANY OTHER PORTION OF THE CONDOMINIUM;
 - 11. A STATEMENT OF THE REMAINING TERM OF ANY LEASEHOLD ESTATE AFFECTING THE CONDOMINIUM AND THE PROVISIONS GOVERNING ANY EXTENSION OR RENEWAL OF IT: AND
 - 12. A DESCRIPTION OF ANY RECREATIONAL OR OTHER FACILITIES WHICH ARE TO BE USED BY THE UNIT OWNERS OR MAINTAINED BY THEM OR THE COUNCIL OF UNIT OWNERS, AND A STATEMENT AS TO WHETHER OR NOT THEY ARE TO BE A PART OF THE COMMON ELEMENTS; AND

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- (V) STATEMENT BY THE UNIT OWNER AS TO WHETHER THE UNIT OWNER HAS KNOWLEDGE:
 - 1. THAT ANY ALTERATION TO THE UNIT OR TO THE LIMITED COMMON ELEMENTS ASSIGNED TO THE UNIT VIOLATES ANY PROVISION OF THE DECLARATION, BY-LAWS, OR RULES AND REGULATIONS;
 - 2. OF ANY VIOLATION OF THE HEALTH OR BUILDING CODES WITH RESPECT TO THE UNIT OR THE LIMITED COMMON ELEMENTS ASSIGNED TO THE UNIT;
 - 3. THAT THE UNIT IS SUBJECT TO AN EXTENDED LEASE UNDER § 11-137 OF THIS TITLE OR UNDER LOCAL LAW, AND IF SO, A COPY OF THE LEASE MUST BE PROVIDED.
- (VI) A WRITTEN NOTICE OF THE UNIT OWNER'S RESPONSIBILITY FOR THE COUNCIL OF UNIT OWNERS' PROPERTY INSURANCE DEDUCTIBLE AND THE AMOUNT OF THE DEDUCTIBLE.
- 6. NOTICE (APPLIES ONLY TO A CONDOMINIUM WITH FEWER THAN 7 UNITS) (CONDO DOCUMENTS):

The following notice is applicable only to the resale by a unit owner, other than a developer, of a residential unit in a condominium containing less than 7 units.

THE SELLER IS REQUIRED BY LAW TO FURNISH TO THE BUYER NOT LATER THAN FIFTEEN (15) DAYS PRIOR TO CLOSING CERTAIN INFORMATION CONCERNING THE CONDOMINIUM WHICH IS DESCRIBED IN §11-135 OF THE MARYLAND CONDOMINIUM ACT. THIS INFORMATION MUST INCLUDE ATLEAST THE FOLLOWING:

- (1) A COPY OF THE DECLARATION (OTHER THAN THE PLATS);
- (2) A COPY OF THE BY-LAWS;
- (3) A COPY OF THE RULES AND REGULATIONS OF THE CONDOMINIUM; AND
- (4) A STATEMENT BY THE SELLER OF HIS EXPENSES RELATING TO THE COMMON ELEMENTS DURING THE PRECEDING 12 MONTHS;
- (5) A WRITTEN NOTICE OF THE UNIT OWNER'S RESPONSIBILITY FOR THE COUNCIL OF UNIT OWNERS' PROPERTY INSURANCE DEDUCTIBLE AND THE AMOUNT OF THE DEDUCTIBLE.

	ar Recessor	9/9/20		·
Seller		Date	Seller	Date

PART II - RESALE ADDENDUM

Th	e Contract of Sale dated	, between Seller
		and Buyer
_		is hereby amended by the incorporation of Parts I and II herein, which shall
suj	persede any provisions to the contrary in	the Contract.
1.	acceptable easements, covenants, con-	aph is amended to include the agreement of the Buyer to take title subject to commonly ditions and restrictions of record contained in Condominium instruments, and the right Elements and the operation of the Condominium.
2.	the Board of Directors or Association Storage Unit (as applicable) for the pa levied but not yet collected Special A	SMENTS: Buyer agrees to pay such Monthly Fees and/or other Special Assessments as of the Condominium may from time to time assess against the Unit, Parking Space and yment of operating and maintenance or other proper charges. Regarding any existing or seessments, Seller agrees to pay, at the time of Settlement, any Special Assessments as essments Paragraph unless otherwise agreed herein:
3.	be bound by and to comply with the	MOBLIGATIONS: Buyer hereby agrees to assume each and every obligation of, to e covenants and conditions contained in the Condominium instruments including the Rules and Regulations of the Condominium, from and after the date of settlement

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GCAAR Form #922 - MD Condo Addendum (Formerly #1328)

hereunder.

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2/2020

4. RIGHT TO CANCEL: Buyer sha condominium documents and statem thereof to Seller. In the event that s	nents referred to in th	e Condo Docs Paragraph to cance	I this Contract by giving Notice
the ratification of this Contract It Contract. If the condominium doc closing, as referred to in the Cond giving Notice thereof to Seller prior the provisions of this paragraph, in	cuments and stateme do Documents parag r to receipt by Buyer	ents are not furnished to Buyer raph, Buyer shall have the opti of such condominium document	more than 15 days prior to on to cancel this Contract by ts and statements. Pursuant to
Seller (sign only after Buyer)	Date	Buyer	Date
Seller (sign only after Buyer)	Date	Buyer	Date

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STATE OF 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:

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

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 <u>buyer</u> 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 <u>seller</u> 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:

- 1. 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 negotiation strategy.
- 2. **Refuse to consent to dual agency. If either party refuses to consent in writing to dual agency**, the real estate 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.

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:

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

* 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 to consent to a dual agency and that if I **refuse** to consent, there will not be a dual agency; and that I may withdraw the consent at any time upon notice to the dual agent. I hereby **consent** to have

(Firm Name)		#1109°	act as a Dual Agent for me as th
Seller in the sale of the propert	y at: 1121 Univ	versity Blvd. W Silve	Spring Md 20902
Buyer in the purchase of a pro-	perty listed for sale $9/9/20$	e with the above-reference	d broker.
Signature	Date	Signature	Date
AFFIRMATION OF PRIOR (The undersigned Buyer(s) hereb Property Address	by affirm(s) consen	t to dual agency for the fo	llowing property:
Troporty riddiess		,	
Signature	Date	Signature	Date
• The undersigned Seller(s) hereby	affirm(s) consent t	o dual agency for the Buy	er(s) identified below:
Name(s) of Buyer(s)			
Signature	Date	Signature	Date



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

I/we acknowledge receipt of the Notification of Agency Within a Team.

aRPeregoy	9/9/20 Date
	Date







