





Inclusions/Exclusions Disclosure and/or Addendum

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

PROPERTY ADDRESS:	15115 Interlachen Drive #404	Silver Spring ,MD 20906
built-in heating and central air windows; storm doors; screen window shades; blinds; windo heat detectors; TV antennas; e	r conditioning equipment; plumbing and lights; installed wall-to-wall carpeting; central ow treatment hardware; mounting brackets exterior trees and shrubs; and awnings. Unles DO NOT CONVEY. The items checked	the following personal property and fixtures, if existing: ghting fixtures; sump pump; attic and exhaust fans; storm vacuum system (with all hoses and attachments); shutters; for electronics components; smoke, carbon monoxide, and less otherwise agreed to herein, all surface or wall mounted attelow convey. If more than one of an item conveys, the
KITCHEN APPLIANCES		RECREATION
□	□ Security Cameras □ Alarm System □ Intercom □ Satellite Dishes □ Video Doorbell LIVING AREAS □ Fireplace Screen/D □ Gas Logs	Garage Door Opener
Separate fice Maker Separate Freezer Trash Compactor LAUNDRY Washer Dryer	Ceiling Fans Window Fans Window Treatment WATER/HVAC Water Softener/Cor Electronic Air Filte Furnace Humidifier Window AC Units	Solar Panels (must include additioner Solar Panel Seller Disclosure/Resale Addendum)
	S WILL BE REMOVED AND NOT REP	
not limited to: appliances, fue	SYSTEMS & SERVICE CONTRACTS el tanks, water treatment systems, lawn contracts DO NOT CONVEY unless disclosed	E: Leased items/systems or service contracts, including but tracts, pest control contracts, security system and/or d here:
CERTIFICATION: Seller ce	12.53-525	clist disclosing what conveys) with the Property. 10-73-2>2 Date
ACKNOWLEDGEMENT AN The Contract of Sale dated	D INCORPORATION INTO CONTRA between Seller Norman	CT: (Completed only after presentation to the Buyer) Rubin, Scott Rubin,pr
and Buyer for the Property referenced above	ve is hereby amended by the incorporation	of this Addendum.
Seller (signed only after Buyer)	Date Buy	yer Date
Seller (signed only after Buyer)	Date Buy	yer Date

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Previous editions of this Form should be destroyed.



and Lead-Based Paint Hazards SALES

, in supply	For the sale	of Property at:	15115	Interlach	en Dri	ve #404	404	_
			Silv	er Spring	MD	20906		
PROF	ER REPRESENTS AND WARRANTS TO LONG & FOSTE PERTY, THAM (each Seller initial ONE of the following and s	ctate Vear Conc	tructed):			EGARDING TH	IE ABOVE	į
,	Property (all portions) was constructed after .	January 1, 197	8. (If initialed	complete section	n V onlv.)			
	Property (any portion) was constructed before	January 1, 197	8. (If initialed,	complete all sect	tions.)	Year Constr	ucted:	1984
	Seller is unable to represent and warrant the a	-			•			
SELLER A	GREES TO COMPLY WITH REQUIREMENTS OF THE FEDERAL RE	SIDENTIAL LEAD	D-RASED PAINT	HAZARD REDUC	TION ACT	OF 1992.		
exposure permane also pose lead-bas A risk as	Parning Statement rechaser of any interest in residential real property on whice to lead from lead-based paint that may place young child not neurological damage, including learning disabilities, recess a particular risk to pregnant women. The seller of any itself paint hazards from risk assessments or inspections in the sessment or inspection for possible lead-based paint hazards.	dren at risk of d duced intelliger interest in resid he seller's poss	developing lea nce quotient, dential real pro session and n	nd poisoning. It is behavioral protoperty is require patify the buyer of	Lead poiso blems, and ed to provi	oning in young d impaired men ide the buyer w	children ma nory. Lead ith any info	ay produc I poisonin ormation o
II. Sellei	's Disclosure (each Seller complete items 'a' and b' below)							
a.	Presence of lead-based paint and/or lead-based paint has	zards (<u>initiai</u> a	and complete ((i) or (ii) below):	•			
	(i) Known lead-based paint and/or lead-based paint h	azards are present	t in the housing (e	xplain)				
			······				_	
				•				
	(ii) Seller has no knowledge of lead-based paint and/o	or lead-based paint	hazards in the ho	using.				
b.	Records and reports available to the Seller (initial and co	omplete (i) or (i	i) below):	L				
	(i) Seller has provided the purchaser with all available	e records and repor	rts pertaining to le	ad-based paint and	or lead-base	d paint hazards in th	e housing	
	(list documents below).		1					
							· · · · · ·	
	(ii) Seller has no reports or records pertaining to lead-	based paint and/or	lead-based paint	hazards in the hous	sing.			
III. Purc	haser's Acknowledgment (each Purchaser initial and compi							
C.	Purchaser has read the Lead Warning Statement a		and r below)					
d.	Purchaser has received copies of all information lis		(if nor	e listed, check her	re.)			
e.	Purchaser has received the pamphlet <i>Protect Your</i>		d in Your Home					
f.	Purchaser has (each Purchaser <i>initial</i> (i) or (ii) below):	amii ii om Leat	an i varrivillo.					
	(i) Received a 10-day opportunity (or mutually	agreed upon peri	iod) to conduct a	risk assessment o	r inspection	for the presence of	f lead-based	paint
	and/or lead-based paint hazards.							
	(ii) Waived the opportunity to conduct a risk as	ssessment or inspe	ection for the pre	sence of lead-base	ed paint and	/or lead-based pair	nt hazards.	
IV. Ager	nt's Acknowledgment (<i>initial</i> item 'g' below)							
g.	Repeat has informed the Seller of the Seller's obligations	under 42 U.S.C. 4	4852d and is awa	are of his/her respo	onsibility to e	ensure compliance.		
	fication of Accuracy							
ine tollor	wing parties have reviewed the information above and certify, to		knowledge, tha	t the information	they have	provided is true	and accurate	à.
<u> </u>	10-23					···		
Seller	Date	.	Purchase	r :				Date
	(0-23-	1,10	Director					Date
Sellér	Date		Purchase	n.				naig
4								
<u>g</u> ()	owars upon		Agent					Date
Agent	Date		Agent					Dare.

Agent REALTOR® LF089



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

DDENDUM				10/22/20				to the (Contract of Sale
etween Buy nd Seller	eı	Norman	Rubin			Scott	Rubi	n.pr	
or Property	known a		5115 Interla	achen Driv	e #404		Spring		20906
ecupancy has bax-Property Artioperty under Soperty by forecy a fiduciary in operty to be coection 10-70 f a single fat	peen issue icle, exce subsection or the course on verted but the course of the cours	ot apply to: (1) the initial and within one year prior to land installments corn in 13-207(a)(12) of the land in lieu of foreclose of the administration by the buyer into a use a Real Property Aridential property (forepared by the More within the land in the	r to the date of the ntracts of sale under fax-Property Article sure; (4) a sheriff's of a decedent's est other than resident cricle of the Annual of the property")	Contract; (2) a tracer Subsection 13- e; (3) a sale by a lessale, tax sale, or tate, guardianship tital use or to be denotated Code of deliver to each	unsfer that is exer 207(a)(11) of the ender or an affilia sale by foreclosu or, conservatorship emolished or (7) of Maryland ('n buyer, on or	mpt from the trar Tax-Property Art te or subsidiary re, partition or by o, or trust; (6) a t a sale of unimpo Section 10-7 before enter	isfer tax und icle and option of a lender to court apportanted real proved real proved.	er Subsions to phat acquinted truingle famoperty.	ection 13-207of the urchase real ired the real stee; (5) a transfer ily residential real
ann publione	ou and p	properties by the ivi	ai yiana moai L		01011, E1111E11				
(A)		itten property cond			-		atent defe	cts, or	information of
	wnic	th the seller has a	ctual knowledge	e in relation to	the following	 :			
	(i)	Water and sewer	systems, inclu	ding the source	ce of househo	old water, wat	er		
		treatment system							
	(ii)	Insulation;							
	(iii)	Structural system	is, including the	e root, walls, ti	oors, toundat	ion and any			
	(iv)	basement; Plumbing, electric	ral heating an	nd air condition	ina systems:				
	(v)	Infestation of woo			ing eyeleme,				
	, ,	Land use matters		···-,					
	(vii)	Hazardous or reg				-based paint,			
	6.4115	radon, undergrou				-:		مدا امن	a.uladaa.
		Any other materi Whether the requ							
	(x)	Whether the smo	•	ere obtained i	or arry improv	Ciricins mad	c to the pi	operty	1
	(//)		an alarm in the	e event of a po	wer.outage:	•			
		2. are over 10	years old; and	_					
			perated, are sea tteries as requir				a silence	e/hush	button and use
	(xi)	If the property rel	ies on the com	bustion of a fo	ssil fuel for h	eat, ventilatio	n, hot wa	ter, or	clothes dryer
	(***)	operation, wheth						•	•
		ent defects" under						prover	nent to real
	prop	erty that:							
	(i)	A buyer would no	nt reasonably b	e expected to	ascertain or o	observe by a	careful vi	sual in	spection, and
	(ii)	Would pose a threatenant or invitee	eat to the healt	h or safety of	the buyer or a	an occupant o	of the prop	perty, i	ncluding a
			-	OR					
(B) <i>i</i>	A writter	n disclaimer staten	nent providing						
	(i)	Except for latent	defects of whic	h the seller ha	s actual know	vledge. the			RIPANPI
	٧٠/	seller makes no r						C	a "NPI
yer /		real property or a						Seller	3 /
<i>y-</i> '	_	, , <i>,</i>	- •						

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Page 1 of 2



10/17

(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 vritten acknowledgement of receipt on the disclosure or disclaimer statement which shall be included in or attached to the ontract of sale.

Section 10-702 further provides that a buyer who receives the disclosure or disclaimer statement on or before entering not a contract of sale does not have the right to rescind the contract based upon the information contained in the disclosure or lisclaimer 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 suyer who does not receive the disclosure or disclaimer statement on or before entering into the contract has the unconditional ight, 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 o a lender for a mortgage loan, if the lender discloses in writing at of before the time application is made that the right to rescind erminates 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.

<u> </u>		DOTAL II	18-23-202:
Buyer's Signature	Date	Seller's Signature	Date 10-23:202:
Buyer's Signature	Date	Seller's Signature	Date
		Darbara Cerrent	
Agent's Signature	Date	Agent's Signature	Date

Page 2 of 2 10/17

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Property A	ddress:						
1511	5 Interlache	n Drive #404		Sil	ver Spring ME	20906	
Legal Des	cription:				,		
			NOTICE TO S	ELLER AN	D PURCHASER		
furnish to property "a property, e PROPERT	the purchaser eit as is" and makes except as otherwi "Y DISCLOSUR nown by the selle	her (a) a RESIDE no representation se provided in the E STATEMENT	NTIAL PROPE s or warranties a contract of sale disclosing defec	RTY DISCL as to the con e, or in a listi ets or other in	AIMER STATEM dition of the propering of latent defects of dramation about the	ENT stating rty or any in s; or (b) a Ri ne condition	residential real property to that the seller is selling the approvements on the real ESIDENTIAL of the real property and (see the exemptions
	10-702. EXEM	PTIONS. The fol	lowing are speci	ifically excl	uded from the prov	isions of §1	0-702:
1.	A. that has neve	of single family re er been occupied, certificate of occu	or	·	n 1 year before the	seller and b	uyer enter into a contract of sale;
2.	A transfer that is contracts of sale	is exempt from the	e transfer tax un 1) of the Tax-P	der §13-207	of the Tax-Propert	ty Article, ex	ccept land installment property under §13-
4.	foreclosure; A sheriff's sale,	tax sale, or sale b	y foreclosure, p	partition, or b	y court appointed	trustee;	foreclosure or deed in lieu of ship, conservatorship, or trust;
6.	A transfer of sign be demolished;	ngle family Reside	ential Real Prop			_	other than residential use or to
knowledge	of. The seller m	s the seller to disci- just provide this in perty or an improv	formation even	if selling the	t defects in the property "as is."	perty that th "Latent defo	e seller has actual ects" are defined as:
	A purchaser wo operty; and	ould not reasonably	y be expected to	ascertain or	1	ful visual in	spection of the real
(2)	Would pose a d	irect threat to the	health or safety	of:			
	(i) the purchase	r; or			i .		
	(ii) an occupant	of the real proper	ty, including a t	enant or invi	tee of the purchase	er.	
	•	MARYLAND R	ESIDENTIAL	PROPERT	Y DISCLOSURE	STATEM	ENT
informatio Statement. or provide	n about the cond You may wish t any independen	lition of the prope o obtain profession t investigation or i	rty actually known and advice or instance or the	wn by you; of spections of property in	otherwise, sign the the property; howe order to make the	Residential ever, you are disclosure s	ng latent defects, or other Property Disclaimer e not required to undertake et forth below. The ng of this statement.
knowledge inspection	e of Sellers as of company, and yers as to the con	the date noted. Dou may wish to ob	visclosure by the otain such an ins	Sellers is no spection. The	information conta	n inspection ined in this	d upon the actual, by an independent home statement is not a warranty itions of which the Sellers have
How long	g have you ov	vned the prope	rty?				
Property S	System: Water	,Sewage, Heatin	g & Air Condit	tioning (Ans	wer all that apply	<i>(</i>)	
Water Supp		Public V		🗖 Other 📐			
Sewage Di			eptic System ap	proved for	(# bedr	ooms) O	ther Type
Garbage D Dishwashe		Yes N			1 .		
Heating				Electric	Heat Pump	Age	Other
Air Condit	ioning	🗖 Oil 🔲 N		☐ Electric	Heat Pump	Age	Other
Hot Water			Jatural Gas	☐ Electric	Canacity	A oe	□ Other

LF112 MREC/DLLR: Rev 7/31/2018

1 Foundation: An	y settlement or other problems:		Yes	!	Noll	⊞Unknown
Comments:	, sectionient of other problems,	<u></u>	1 65	ليا	THOUSE	:idea#CHVHOMH
\	leaks or evidence of moisture?	Ė	Yes		No	☐ Unknown ☐ Does Not Apply
3. Roof: Any leaks Type of roof:	or evidence of moisture?		Yes		No	□ Unknown
Is there any existing Comments:	g fire retardant treated plywood?		Yes		No	□ Unknown
4. Other Structural Comments:	Systems, including Exterior Walls	and Flo	oors:			
Any Defects (structory) Comments:	tural or otherwise)?		Yes		No	Unknown
5. Plumbing Syste Comments:	n: Is the system in operating conditi	ion?			Yes	□ No □ Unknown
6. Heating System Comments:	s: Is heat supplied to all finished roo	oms?			Yes	□ No □ Unknown
Comments:	em in operating condition?		Yes		No	■ Unknown
7. Air Conditionin Comments:	g System: Is cooling supplied to all	finishe	d roon	ns?	Ye	s No Unknown Does Not Apply
Is the sys	tem in operating condition?	Kes	□ No) [Unk	nown Does Not Apply
8. Electric System	s: Are there any problems with elect	rical fi	ises, ci		t break Yes	cers, outlets or wiring? No Unknown
Comments:						
Are the smoke de If the smoke alar	te detectors provide an alarm in to tectors over 10 years old? Years are battery operated, are they as required in all Maryland Home	es 🗖 sealed	No , tamp	er r	eşistar	nt units incorporating a silence/hush button, whi
	Is the septic system functioning prost the system last pumped? Date:	perly?	B	Y	es E	No Unknown Does Not Apply Unknown
Comments:						; \
10. Water Supply:Comments:	Any problem with water supply?		Yes		No	□ Unknown
Home W Comments:	ater Treatment System:	E	Yes		No	□ Unknown
Fire Spri Comments:	nkler System:		l Yes		No	□ Unknown □ Does Not Apply
Are the s	ystems in operating condition?		Yes		No	□ Unknown
Comments: 11. Insulation: In exterior w In ceiling/att	ic? 🗖 Yes 🗖 No 🗖 Ui	nknow:				
In any other	areas? 🔳 Yes 🔳 No 🔳 W	here:				
Comments:						
12. Exterior Draina Comments:	age: Does water stand on the proper Yes No Unknown		nore th	nan 2	24 hou	rs after a heavy rain?
Comments:	Are gutters and downspouts in good	d repai	r?	T Y	es E	No Unknown
LF112 MREC/DLLR:	Rev 7/31/2018		Page 2	of 4		1

Comments:	i. Any intest	auon and/o	r pnor dam	age:	LITES LINO	Ulikilowii	
Any treatments or Any warranties?	•	Yes I		Unknown Unknown	oji si		
Comments:							
14. Are there any hazardous underground storage tanks,					licensed landfills,	asbestos, radon gas, lead-ba	sed paint,
If yes, specify below. Comments:			☐ Ye	es 🗖 No I	Unknown		
15. If the property relies on monoxide alarm installed in			sil fuel for	heat, ventilation,	hot water, or cloth	es dryer operation, is a carbo	on
	☐ Yes	□ No	☐ Unkno	own			
Comments:							
16. Are there any zone viola unrecorded easement, excep					trictions or setbacl	c requirements or any record	led or
If yes, specify below. Comments:	■ Yes		Unkno		1		
16A. If you or a contractor permitting office? Comments:	r have made	_	`	e property, were		nits pulled from the county	y or local
17. Is the property located in	a flood zon	ne, conserva	ation area. v	vetland area. Ches	sapeake Bay critic	al area or Designated Histor	ic District?
Comments:	☐ Yes		Unkno	\ !	ecify below.		
18. Is the property subject to Comments:	o any restric	-	ed by a Hor		ation or any other	type of community associati	on?
19. Are there any other mate	rial defects	including l	atent defec	s affecting the pl	hysical condition (of the property?	
Comments:	Yes			own		in the property:	
NOTE:Seller(s) may wisl RESIDENTIAL PROPER				_	the property on	a separate	
The seller(s) acknowledge complete and accurate as rights and obligations und	of the date	signed. Tl	he seller(s)	further acknow	ledge that they h		ir
Seller(s)					Date		
Seller(s)					Date		
The purchaser(s) acknow have been informed of th							
	_	_			•		
Purchaser					Date		

Page 3 of 4

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. F

The seller must provide this information even if selling the property "as is." "La property or an improvement to real property that:	atent defects" are defined as: Material defects in real
(1) A purchaser would not reasonably be expected to ascertain or obsection (2) Would pose a direct threat to the health or safety of:	rve by a careful visual inspection of the real property; and
(i) the purchaser; or(ii) an occupant of the real property, including a tenant or invited	
Does the seller(s) has actual knowledge of any latent defects:	☐ Yes ☐ No If yes, specify
	1 121
Seller Cott AC	Date /0 -23-2020
Seller Maj (Sul)	Date 10.23-2020
The purchaser(s) acknowledge receipt of a copy of this disclaime have been informed of their rights and obligations under §10-702	er statement and further acknowledge that they
Purchaser	Date
Purchaser	Date







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

The Contracts of Sale dated			, Address15	115 Interlaci	nen Drive	#404	
City_	Silve	r Spring	, State	MD	Zip	20906	between
Selle	r Norman	Rubin	Scott	Rubin,pr			and
Buye	er						
is hei	reby amended by the	ncorporation of this	Addendum, which sh	nall supersede ar	ny provisions	to the contrary in this C	ontract.
prior contact this A partie accurate ac	to making a purchase ained herein is the reparent are for conses. Please be advised racy of the information ment or assessment, ined by contacting state Montgomery Could Main Telephone Naryland-Nationa 8787 Georgia Ave City of Rockville, Main telephone no DISCLOSURE/DISCL	offer and will become resentation of the Sovenience and refere that web site address contained in this foundation should be and web sites of aparty Government, 10° lumber: 311 or 240° l'Capital Area Park a serue, Silver Spring, l'City Hall, 111 Maryla lumber: 240°314° 500 AIMER STATEMEN	ne a part of the sales eller. The content in tonce only, and in now esses, personnel and tone verified with the appropriate authorities Monroe Street, Rocarry-0311 (TTY 240-2 and Planning Commimum, 20910. Main nurund Ave, Rockville, Monroe Street, Rocard Planning Commimum, 20910. We site: www.rocart. A property owner	contract for the his form is not all vay define or limit telephone number garding the province governs; ckville, MD, 2085; ckville, MD, 2085; ckville, MD, 20850. Ckvillemd.governay be exempt to	sale of the Pr I-inclusive, ar I the intent, ri ers do change risions or app ment agency 0. site: www.MC C), 600. Web site	e: www.mc-mncppc.org	ngs of e onfirm the , ay be
t		tial Property Disclos	ure Act? 🔲 Yes 🗵	_ "		atement. Is Seller exem ryland Residential Discl	•
1 3 1 1	button and long-life la alarms. Requirements the requirements see: In addition, Maryland I	batteries. Pursuant for the location of the www.montgomeryca we requires the follo event of a power ou	erated smoke alarm to Montgomery Cour ne alarms vary accord ountymd.gov/mcfrs-ir wing disclosure: This ttage, an alternating of	s must be sealed ty Code, the Selding to the year to the year to the year to the year to the test of t	ed units inco ller is required the Property vis/laws/smoke lling unit cont rered smoke of	rporating a silence/hud to have working smokey as constructed. For a real armmatrix 2013.pdf. ains alternating current detector will NOT provide	te matrix of (AC)
1	Montgomery County, t and year of initial offer	he City of Rockville, ing:	or the City of Gaithe . If initial offeri	rsburg? Yes ng is after March	No . If yes, 20, 1989, the	velling Unit Program in Seller shall indicate mo e prospective Buyer an restrictions on the Prop	d Seller
	accordance with Mont https://www.montgomedetached or attached condominium regime exempt below) is required one year before sperformed and both S	gomery County Cod erycountymd.gov/gre I residential buildir e or a cooperative I ired to provide the E Settlement Date, or t eller and Buyer MUS	le Section 40-13C (se een/air/radon.html for ng. Single Family ho housing corporation Buyer, on or before So to permit the Buyer to ST receive a copy of	ee or details) A Sing ome does not in n. The Seller of a ettlement Date, a o perform a rado the radon test re	le Family Ho clude a resion a Single Famina a copy of radon n test, but reg sults. If Buye	of a "Single Family Horome means a single fadential unit that is parly Home (unless otherwon test results performe gardless, a radon test Mer elects not to or fails s to the Buyer on or b	t of a vise d less UST be

	A
Exe	emptions:
A.	Property is NOT a "Single Family Home"
В.	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 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 trus
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.
not exe	empt above, a copy of the radon test result is attached Yes No . If no, Seller will provide the results of a
don te	st in accordance with Montgomery County Code Section 40-13C unless the Contract includes a radon contingency.
OTE: I	n order to request Seller to remediate, a radon contingency must be included as part of the Contract.
<u>VAILA</u>	ABILITY 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.
В.	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.	
C.	Protection ("DEP") Watershed Management Division or visit waterworks@montgomerycountymd.gov.
If not Sewer If no, 1. H 2. H H	has it been approved for connection to public water? Yes No Do not know connected, the source of potable water, if any, for the Property is: In the Property connected to public sewer system? Yes No
_	own) This category affects the availability of water and sewer service
-	llows (if known)
	llows (if known)mmendations and Pending Amendments (if known):
	The applicable master plan contains the following recommendations regarding water and sewer service to
	the Property:
2. 1	The status of any pending water and sewer comprehensive plan amendments or service area category changes that would apply to the Property:
indivi the B inclu	and Individual Sewage System: When a Buyer of real property that is located in a subdivision on which an idual sewage disposal system has been or will be installed receives the copy of the recorded subdivision plat, Buyer must confirm in writing by signing said Plat that the Buyer has received and reviewed the Plat, ding any restrictions on the location of initial and reserve wells, individual sewage disposal systems, and the lings to be served by any individual sewage disposal system.

В.

C.

D.

E.

inform referen munic	ining below, the Buyer acknowledges that, prior in nation referenced above, or has informed the Buy nced above; the Buyer further understands that, sipal water and sewer plans, the Buyer should co sipal planning or water and sewer agency.	yer that the Seller does not k , to stay informed of future cl	know the information changes in County and
Buyer	Date	Buyer	Date
attad Hou 7. <u>HON</u> locat Add Res	Y OF TAKOMA PARK: If this Property is located in Tached. See GCAAR Takoma Park Sales Disclosure using Laws. MEOWNER'S, CONDOMINIUM OR COOPERATIVE ted in a Homeowners Association with mandat lendum for MD, attached), and/or Condominium ale Addendum for MD, attached) and/or Other (ie	E ASSOCIATION ASSESSME tory fees (HOA) (refer to GCAA um Association (refer to GCAA perative (refer to GCAAR Co-	on Requirements and Rental ENTS: The Property is AR HOA Seller Disclosure / Resale AR Condominium Seller Disclosure/ operative Seller Disclosure / Resale
8. <u>UNC</u> their	DERGROUND STORAGE TANK: For information representation of the removal or abandonment, contact the Maryland De Property contain an UNUSED underground storates and how it was abandoned:	egarding Underground Storage epartment of the Environment of	e Tanks and the procedures for or visit www.mde.state.md.us. Does
	A. Washington Suburban Sanitary Commission Are there any potential Front Foot Benefit Countries the Buyer may become liable which do not a yes No If yes, EITHER the Buyer agrees to assume amount of \$, OR Buyer is established by the water and sewer authority, in the future.	Charges (FFBC) or deferred value appear on the attached propose the future obligations and pass hereby advised that a schedu	water and sewer charges for which perty tax bills? ay future annual assessments in the ule of charges has not yet been
	B. Private Utility Company Are there any deferred water and sewer charge attached property tax bills? Yes No. If ye		npany which do NOT appear on the
1	CTIVE OCTOBER 1, 2016: NOTICE REQUIRED BY ERAND SEWER CHARGES	/ MARYLAND LAW REGARD	ING DEFERRED
during or ass may b lienho Prope	Property is subject to a fee or assessment that pure construction all or part of the public water or wassessment is pays (date) to (date	vastewater facilities constructivable annually in (name and address) (here prepayment, which may be as ligation between the lienhold inposed by the county in which	cted by the developer. This fee (month) until eafter called "lienholder"). There scertained by contacting the der and each owner of this ich the Property is located.
(1) Pri depos	for to Settlement, the Buyer shall have the right to sits paid on account of the Contract, but the right uyer with the notice in compliance with this secti	to rescind the Contract and to t of rescission shall terminat	to receive a full refund of all
(2) Fo	llowing settlement, the Seller shall be liable to th	ne Buyer for the full amount	of any open lien or assessment.

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-mc.org, or call 301-495-4543. Is this Property located in an area designated as a Special Protection Area? 🔲 Yes 🛛 No If yes, special water quality measures and certain restrictions on land uses and impervious surfaces may apply. Under Montgomery County law. Special Protection Area (SPA) means a geographic area where: Existing water resources, or other environmental features directly relating to those water resources, are of high quality or are unusually sensitive: Proposed land uses would threaten the quality or preservation of those resources or features in the absence of special water quality protection measures which are closely coordinated with appropriate land use controls. An SPA may be designated in: (1) a land use plan: (2) the Comprehensive Water Supply and Sewer System Plan; (3) a watershed plan; or (4) a resolution adopted after at least fifteen (15) days' notice and a public hearing. The Buyer acknowledges by signing this disclosure that the Seller has disclosed to the Buyer the information contained in Sections A and B before Buyer executed a contract for the above-referenced Property. Further information is available from the staff and website of Maryland-National Capital Area Park and Planning Commission (M-NCPPC). **Buyer** Buyer

Refer to http://www.montgomeryplanning.org/environment/spa/faq.shtmfor an explanation of the "SPA" legislation and a

- 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 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.montgomerycountymd.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.montgomerycountymd.gov/estimatedtax

1	Buyer acknowledges receipt of both tax disclosures
Buyer's Initials	

12. <u>DEVELOPMENT DISTRICT DISCLOSURE - NOTICE OF SPECIAL TAX OR ASSESSMENT:</u>

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 Seller shall choose one of the following:

https://www2.montgomerycountymd.gov/estimatedtax/FAQ.

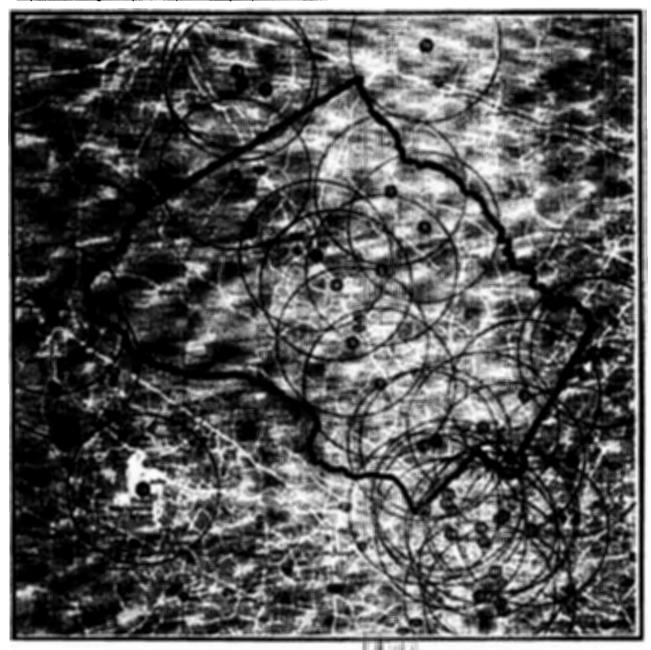
aspx#3607

	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 an 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 \$each year. A map reflecting Proposed Development Districts can be obtained at https://www2.montgomerycountymd.gov/estimatedtax/map/dev_districts.pdf.					
	OR					
	☑ The Property is not located in an existing or proposed Development District.					
13. TAX BENEFIT PROGRAMS: The Property may currently be under a tax benefit program that has deferred taxes due on transfer or may require a legally binding commitment from Buyer to remain in the program, such as, but not limited to: A. Forest Conservation and Management Program (FC&MP): Buyer is hereby notified that a property under a Maryland Forest Conservation Management Agreement (FCMA) could be subject to recapture/deferred taxes upon transfer. Is the Property under FCMA? Yes No. If yes, taxes assessed shall be paid by the Buyer OR the Seller.						
	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 Programs: Does the Seller have reduced property taxes from any government program?Yes No. If yes, explain:					
14.	Plats are available at the MNCPPC or at the Judicial Center, Room 218, 50 Maryland Avenue, Rockville, MD or at 240-777-9477. In order to obtain a plat you will be required to supply the Lot, Block, Section and Subdivision, as applicable, for the Property. Plats are also available online at http://www.montgomeryplanning.org/info/plat_maps.shtm or at www.plats.net . Buyers shall check ONE of the following:					
	A. 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 B. Resale/Acknowledged Receipting 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.					

15.	AGRICULTURAL RESERVE DISCLOSURE NOTICE: This Property is is not subject to the Agricultural RESERVE Disclosure Notice requirements. These disclosures are contained in GCAAR Agricultural Zone Disclosure Notice, which must be provided to potential buyers prior to entering into a contract for the purchase and sale of a property that is subject to this Agricultural Reserve Disclosure requirement. Additional information can be obtained at http://www.mcmaps.org/notification/agricultural_lands.aspx					
16.	OTICE CONCERNING CONSERVATION EASEMENTS: his Property is is not subject to a Conservation Easement. If applicable, GCAAR Conservation Easements ddendum is hereby provided. See www.montgomeryplanning.org/environment/forest/easements/easement_tool.shtm for asement locator map.					
17.	ROUND RENT: nis Property 🔲 is 🔀 is not subject to Ground Rent. See Property Subject to Ground Rent Addendum.					
18.	STORIC PRESERVATION: heck questionable properties' status with the Montgomery County Historic Preservation Commission 01-563-3400) or go to http://www.montgomeryplanning.org/historic/index.shtm, to check applicability. Buyers of operty located in the City of Rockville should be advised that structures that are 50 years old or older, or which may be herwise significant according to criteria established by the Rockville Historic District Commission, should be notified for to purchase that demolition and building permit applications for substantial alteration will trigger an evaluation and proval process. This process may result in the property being designated a historic site, and if so, any exterior alterations sust be reviewed and approved. A. City of Rockville: Montgomery County Code §-12A has been adopted by the City of Rockville. B. City of Gaithersburg: Montgomery County Code -12A has been adopted by the City of Gaithersburg at City Code §2-6. C. Other: Contact the local municipality to verify whether the Property is subject to any additional local ordinance.					
Is Is Se re: Co Hi	he Property been designated as an historic site in the master plan for historic preservation? Yes No. Property located in an area designated as an historic district in that plan? Yes No. Property listed as an historic resource on the County location atlas of historic sites? Yes No. That provided the information required of Sec 40-12A as stated above, and the Buyer understands that special ctions on land uses and physical changes may apply to this Property. To confirm the applicability of this County (Sec 40-12A) and the restrictions on land uses and physical changes that may apply, contact the staff of the County ric Preservation Commission, 301-563-3400. If the Property is located within a local municipality, contact the local rement to verify whether the Property is subject to any additional local ordinances.					
Bu	Buyer					
19.	A. Forest Conservation Law: The Buyer is notified that the cutting, clearing, and grading of more than 5,000 square feet of forest or any champion tree on the Property is subject to the requirements of the Forest Conservation Law. The Buyer is required to comply with the Forest Conservation Law. Chapter 22A of the Montgomery County Code. In order to assure compliance with the law, the Buyer is notified of the need to contact the Countywide Environmental Planning Division of the Maryland-National Capital Park and Planning Commission (M-NCPPC), whether it means obtaining a written exemption from the Forest Conservation Laws from M-NCPPC or obtaining approval of a Natural Resource Inventory/Forest Stand Delineation Plan, Forest Conservation Plan, or Tree Save Plan prior to cutting, clearing, and grading of more than 5,000 square feet of forest, obtaining a grading or sediment control permit, or developing the Property. Further, Seller represents and warrants that no activities have been undertaken on the Property in violation of the Forest Conservation Law and that if such activities have occurred in violation of the applicable law, that Seller has paid all of the penalties imposed and taken all of the corrective measures requested by M-NCPPC.					
	B. Forest Conservation Easements: Seller represents and warrants that the Property is is not currently subject to a recorded Category I or Category II Forest Conservation Easement, Management Agreement or an approved Forest Conservation Plan, Tree Save Plan, or any other plan requiring the protection of natural areas, or any other pending obligation binding the owner of the Property under Forest Conservation Law requirements. If the Property is encumbered by any such easement or plan, attach a copy of the plat or recorded document (if available).					
	©2019 The Greater Capital Area Association of BFAI TORS® Inc.					

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



MONTGUMERY 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 Hellport, 5321 Riggs Road, Gaithersburg, MD 20882
- Flying M Farms , 24701 Old Hundred Road, Comus, MD 20842 Gaithersburg, MD 20879
- 6. IBM Corporation Heliport, 18100 Frederick Avenue,

- 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

- 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

- Avenue, NW, 20010
- 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, 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

1

- 21. <u>ENERGY EFFICIENCY DISCLOSURE NOTICE:</u> 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
 - B. <u>Usage History</u>: Has the home been owner-occupied for the immediate prior 12 months? <u>Yes</u> 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 <u>OR</u> cost and usage history for the single-family home for that time. Sellers may use GCAAR Utility Cost and Usage 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.

Seller

Dot

10-Z3-Z07

Date

Buyer

Buyer

Date

Date

Printed on: 10/28/2020 9:30:22 AM



Real Property Estimated Tax and Other Non-tax Charges

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

ACCOUNT NUMBER		02682361		
PROPERTY:	OWNER NAME	RUBIN JAY A		
OTAL J. A. P. DECONOMINATION AND THE PROPERTY OF THE PROPERTY	ADDRESS	15115 INTERLACHEN DR +3-404 SILVER SPRING , MD 20906-5670		
rendedelectromonopological (TAX CLASS	42		
B committee to the company of the co	REFUSE INFO	Refuse Area: R Refuse Unit:		

TAX INFORMATION:						
TAX DESCRIPTION	FY21 PHASE-IN VALUE ₁	FY20 RATE ₂	ESTIMATED FY21 TAX/CHARGE			
STATE PROPERTY TAX	250,000	.1120	\$280			
COUNTY PROPERTY TAX ₃	250,000	.9912	\$2,478			
SOLID WASTE CHARGE ₄	T GOTTOTTOTTOTTOTTOTTOTTOTTOTTOTTOTTOTTOTT	16.2500	\$16.25			
WATER QUAL PROTECT CHG (MFR) ₄		COMMENT BY A SUBSMITTED TO COLUMN AND COMMENT OF THE SUBSMITTED STATES AND COMMENT OF	\$32.89			
ESTIMATED TOTAL6	manufaction and control of the contr	St. dominarium	\$2,807.14			

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.
- 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.

RUBIN JAY A RUBIN NORMAN D 15115 INTERLACHEN DR #104 SILVER SPRING, MD 20906

PRINCIPAL RESIDENCE

BILL DATE 10/28/2020 PROPERTY DESCRIPTION UN 3-404 GREENS AT LEISURE WORLD 2 PH 3

BILL# ACCOUNT # DISTRICT SUB BLOCK TAX CLASS LOT 02682361 40238655 276 R042 13 REFUSE AREA REFUSE UNITS PROPERTY ADDRESS MORTGAGE INFORMATION 15115 INTERLACHEN DR 3-404 R32 UNKNOWN SEE REVERSE

RATE TAX/CHARGE **ASSESSMENT** TAX DESCRIPTION 243,333 .1120 272.53 STATE PROPERTY TAX 2,411.92 243.333 .9912 **COUNTY PROPERTY TAX** 16.25 16.2500 SOLID WASTE CHARGE 32.89 WATER QUAL PROTECT CHG (MFR) 2.733.59 TOTAL

AMOUNT RATE ASSESSMENT CREDIT DESCRIPTION -692.00 **COUNTY PROPERTY TAX CREDIT** -692.00 TOTAL CREDITS

1020.83 PRIOR PAYMENTS **** n INTEREST

CURRENT YEAR FULL CASH VALUE TAXABLE ASSESSMENT

*PER \$100 OF ASSESSMENT

243,333

CONSTANT YIELD RATE INFORMATION

COUNTY RATE OF 0.6948 IS LESS THAN THE CONSTANT YIELD RATE OF 0.7080 BY 0.0132

Total Annual Amount Due:

1,020.76

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

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**

40238655

Make Check Payable to: Montgomery County, MD

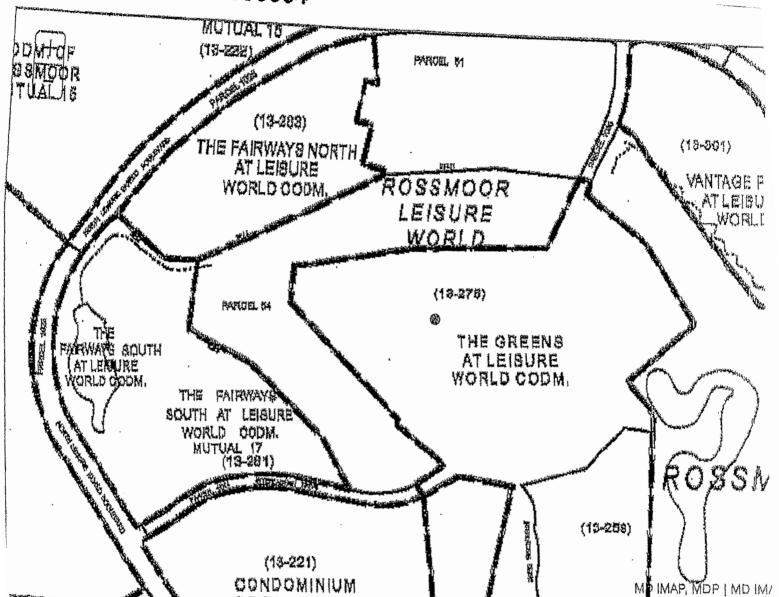
Check here if your address changed & enter change on reverse side.

ACCOUNT#	LEVY YEAR
02682361	2020

AMOUNT DU	E
0.00	

OCT 31 2020 PLEASE INDICATE AMOUNT BEING PAID AMOUNT PAID

RUBIN JAY A RUBIN NORMAN D 15115 INTERLACHEN DR #104 SILVER SPRING, MD 20906



he information shown on this map has been compiled from deed descriptions and plate and is not a property survey. The map should not be used for legal escriptions, Users noting errors are urged to notify the Maryland Department of Planning Mepping, 301 W. Preston Street, Baltimore MD 21201.

a plat for a properly is needed, contact the local Land Records office where the properly is located. Plate are also available online through the Maryland State rohives at www.plate.net/https://www.plate.net/https://www.plate.net/.

operty maps provided courtesy of the Maryland Department of Planning.

r more information on electronic mapping applications, yielt the Maryland Department of Planning web site at pullplanning.maryland.gov/Pages/OurProducts/OurProducts.aspx).







COVID-19 Addendum

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

dl	Norm	an	Rubin		Scott	Rubin, PR	(Seller)	for the purchase of the real pro	perty locat
ddress	151	115 In	terlache	n Drive				Unit	# <u>404</u>
у		Silve	er Spring	g	State MD	Zip Code	20902		
i	ncorpo					e any provision	s to the cont	trary in the Contract.	
а	an extra	ordinary	and unpre		.The parties f			mpacting real estate transact 9 may cause unanticipated d	
	1.	of their	obligation extended,	s under this C	Contract arisin yer or Seller u	g out of or caus	ed by a Perr	ilure or delay in the perform nitted Delay. These obligation in good faith to ameliorate, o	ons
	2.	PERM	ITTED D	ELAY: Each	of the followi	ng shall be a "P	ermitted De	lay":	
								ed with COVID-19;	
								ause of COVID-19;	
		C.	stonnage	or other effe	uyer s Lender	being unable to	complete t	he transaction due to work ations or the operations of ar	av.
				tate governm		is having phot	isiness oper	ations of the operations of al	ıy
		D.				ID-19 that are b	beyond the r	easonable control of Buyer of	or
	3.	Contract such Determination	ct by reason eadline is rated or been	n of any Perm necessary. Up n removed sh	nitted Delay, so oon Delivery o all be extende	aid party shall g of such Notice, t d by <i>30</i> Day	ive Notice t he Deadline ys following	meeting any Deadline in this to the other party that extension for all contingencies that has the original Deadline. In not not writing by the parties.	ion of ive not
	4.	on the S by 30 Settlem at any t such No	Settlement Days (") Thent Date, a clime therea cotice, both	Date by reason Extended Settle and the partient fter, Deliver I parties will in	on of any Pern tlement Date"; s have not mu Notice to the o	nitted Delay, Se). If Settlement tually agreed in other party declar accute a Release	ttlement Da is still not co writing to f uring this Co	ented from completing Settle te shall automatically be extended ompleted by the Extended ourther extend, Buyer or Selle ontract void. Following Deli- nat the Deposit be refunded in	ended er may, very of
	<u>\</u>	M	16, P	r(10-23-2-2	ه.			
Selle	er	7		1	D	ate Buy			Date
/	71.	MI) / 4		10.23.212		. 		
Sell	er				D	ate Buy	/er		Date







Condominium Seller Disclosure/Resale Addendum for Maryland (Required for the Listing Agreement and for either the GCAAR Contract

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

Addr	ess 15115 Interlachen Drive #404						
City	Silver Spring , State MD Zip 20906						
	ng Space(s) # Storage Unit(s) # 404 Subdivision/Project: The Greens at Leisure World						
	PARTI. SELLER DISCLOSURE						
	CURRENT FEES AND ASSESSMENTS: Fees and assessments as of the date hereof amount respectively to:						
	A. HOA Fee: Potential Buyers are hereby advised that the present condominium fee for the subject unit and parking						
-	space or storage unit, if applicable, is \$ 898. per Month						
ŀ	3. Special Assessments: No Yes (If yes, complete 1-4 below.)						
	1) Reason for Assessment:						
	2) Payment Schedule: \$ per						
	3) Number of payments remaining as of (Date)						
	4) Total Special Assessment balance remaining: \$						
(Fee Includes: The following are included in the Condominium Fee:						
2. I	None ✓ Water ✓ Sewer ☐ Heat ☐ Electricity ☐ Gas ☐ Other						
	General Common Elements for general use (possibly subject to a lease or license agreement),						
) Limited Common Elements assigned for the exclusive use of a particular Unit, or						
) Conveyed by Deed. The following Parking and /or Storage Units convey with this property:						
	Parking Space #(s) is is not separately taxed. If separately taxed, Lot Block and Tax ID # Lot Block and Tax ID # Storage Units #(s) is is not separately taxed. If separately taxed,						
	Storage Units #(s) 404 is not separately taxed. If separately taxed,						
	Lot Block and Tax ID # , Lot Block and Tax ID #						
	MANAGEMENT AGENT OR AUTHORIZED PERSON: The management agent or person authorized by the						
	Condominium to provide information to the public regarding the Condominium and the Development is as follows: Name: Per \alpha Phone: 301-598-153 e						
	Address:						
	JNIT OWNER'S STATEMENT:						
_	For a condominium containing seven (7) or more units:						
I	Pursuant to Section 11-135(a) of the Maryland Condominium Act, the undersigned unit owner(s)/Seller(s) make(s) the						
f	ollowing statements:						
A	1. I/We have no knowledge that any alteration to the described unit or to the limited common elements, if any, assigned to the						
	unit violates any provision of the Declaration, Bylaws, or Rules and/or Regulations of the condominium except as follows:						
	ŅIA						
J	I/We have no knowledge of any violation of the health or building codes with respect to the unit or the limited common elements assigned to the unit except as follows: $\mathcal{N}\mathcal{A}$						
(Li/We have no knowledge that the unit is subject to an extended lease under Section 11-137 of the Maryland Condominium						
	Act or under local law except as follows: \(\begin{align*} \begi						
	lease under Section 11-137 is a lease for up to three (3) years which was entered into with a qualified household containing						
	either a senior citizen or a handicapped citizen when the rental property was converted to a condominium.)						

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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 unit owner(s)/Seller(s) make(s) the
following statements:
I/We have incurred \$ as my/our expenses during the preceding twelve (12) months relating to
the common elements. (Total payments made to or on behalf of Condominium Association.)
NOTICE (APPLIES ONLY TO A CONDOMINIUM WITH 7 OR 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 1N § 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;
 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 . Hill FROM THE SELLING UNIT OWNER;
 - 3. A STATEMENT OF ANY OTHER FEES PAYABLEBY 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 AVAILABLEFOR 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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KNOWLEDGE:

- 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:
- 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. 1 : 11 : 11
- 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 AT LEAST 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.

Seller

10.23.201

Date

PART II - RESALE ADDENDUM

The Contract of Sale dated	1 1 1 1 1 1 1 1 1 1		between Seller	
Norman	Rubin	Scott	Rubin,pr	and Buyer
				is hereby
amandad by the incomparation	n of Doute I and II havely sul	kiak ahali awa wasala asar sasa.		

amended by the incorporation of Parts I and II, herein, which shall supersede any provisions to the contrary in the Contract.

- 1. **DEED AND TITLE/TITLE**: Paragraph is amended to include the agreement of the Buyer to take title subject to commonly acceptable easements, covenants, conditions and restrictions of record contained in Condominium instruments, and the right of other Unit owners in the Common Elements and the operation of the Condominium.
- 2. PAYMENT OF FEES AND ASSESSMENTS: Buyer agrees to pay such Monthly Fees and/or other Special Assessments as the Board of Directors or Association of the Condominium may from time to time assess against the Unit, Parking Space and Storage Unit (as applicable) for the payment of operating and maintenance or other proper charges. Regarding any existing or levied but not yet collected Special Assessments, Seller agrees to pay, at the time of Settlement, any Special Assessments as disclosed in the Current Fees and Assessments Paragraph unless otherwise agreed herein:
- 3. ASSUMPTION OF CONDOMINIUM OBLIGATIONS: Buyer hereby agrees to assume each and every obligation of, to be bound by and to comply with the covenants and conditions contained in the Condominium instruments including the Condominium Bylaws and with the Rules and Regulations of the Condominium, from and after the date of settlement hereunder.

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GCAAR Form #922 - MD Condo Addendum) Formerly #1328) LF247

Page 3 of 4

2/2020

condominium documents and statements referred to in the Condo Docs Paragraph to cancel this Contract by giving Notice thereof to Seller. In the event that such condominium documents and statements are delivered to Buyer on or prior to the ratification of this Contract by Buyer, such seven (7) days period shall commence upon ratification of this Contract. If the condominium documents and statements are not furnished to Buyer more than 15 days prior to closing, as referred to in the Condo Documents paragraph, Buyer shall have the option to cancel this Contract by giving Notice thereof to Seller prior to receipt by Buyer of such condominium documents and statements. Pursuant to the provisions of this paragraph, in no event may the Buyer have the right to cancel this Contract after Settlement.

Seller	Norman	Rubin	Date	Buyer	Date
Seller	Scott	Rubin,pr	Date	Buyer	Date

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140 H



ADDENDUM TO CONTRACT OF SALE



Addendum #	dated	to Contract of Sale dat	ed
between Buyer			
and Seller NORMAN R	bin, Scott Rubin,	PR CV	n Jerny, Md 21902
for Property known as 15	115 Intereachen	Dr. #404 2110	is going,
		THAT THE FOLLOWING PR	
Purchaser agrees to pa	ay to Leisure World of I	Maryland corporation at s	settlement the following
1. Two percent(2%) of	the gross price or \$500	(whichever is greater)as	a contribution to the
Resale Improvement F 2. \$350 Membership Tr	ansfer Fee		
		,	
		# copeil	
		1 121 12	
		1	
All	other items and conditions of th	is contract remain in full force and	effect.
Buyer	Date	Soller	Date
Duyor	Date	Seller	Date
Buyer	Date	Seller	Date

LEISURE WORLD OF MARYLAND CORPORATION

l d until

PERMANENT RESIDENT AGE REQUIREMENT

I/We have been advised that every "permanent" resident of the unit must meet the requirement for being at least fifty (50) years of age and that at least one such residents must be at least fifty – five (55) years of age.

∰ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □
Date
Date



CONDOMINIUM RESALE NOTICE

ADDENDUM/AMENDM	ENT date	d						_ to Co	ontract of S	ale
between Buyer(s):				,						
and Seller(s):	Norn	nan	Rubin			Scott	Rub	in,pr		
for Property known as:	15115	Interla	achen Drive	#404		Silver	Spring	, MD	20906	
Condominium Unit #	404	Build	ling #			Section	n/Regime	#		, in
				-	1		Cond	ominiun	n Associati	on.
			PART ON	E						
NOTICE: This notice apowner") is required by latinformation concerning the Act (Real Property Articlinclude the following: 1. A copy of the Declara 2. A copy of the Bylaws. 3. A copy of the Rules of 4. A certificate from the analysis and a statement of the sta	tw to furnithe condo e, Annotation (condo r Regulation (condo r Regulation (condo ree alienation (condo ree alienation (condo) f any other of any cap d at the tipertificate; ent regulation (condo) erating be report, a serie is no f any unserating be report, a serie is no f any unseration (condo) erating be report, a serie is no f any unseration (condo) erating be report, a serie is no f any unseration (condo) for any unser	ish to but a minium, ated Cook dominium, ated Cook dominium ions of the found of the effect bility prepared ions available policy preserve at is field in excluding exclud	which is designed in plat not require Condomination where which is ton the properties common expectated balance ared balance the condomination of the status fund; additionally assessment of the condomination of the status fund; additionally assessment of the condomination of the status fund; additionally assessment of the condomination of the status fund; additionally assessment of the condomination of the status fund; and assessment of the condition of the con	er than cribed in cribed in d. Section wired) in cribed	ifteen (1 a Section 11-10 a Section are not at us of a section suits proving the local control of the section are not at us of a section are not at as to what as the work as the section are not at us of a section are not a section are not a section at us of a section are not a section at us of a section are not a section at us of a section are not a section at us of a	ce of any reaint created and a council of Ur reflected in the current and a council of uncil of the current any pending any pending vided for the cation at wription; citual knowl of the concept of the used whether or wiedge:	right of first of by the unit Owners on the current estatement of law suits are benefit which the edge of a dominium by the unnot they are	sing certyland Copring certyland Copring certyland Copring certyland common entryland common entryland certyland cer	tain ondominium ondominium on must all or other er; on expense he selling unathorized rating budg by, of the export or a ch the Coulowners, a railable, and tion of the rs or maint expart of the expa	e or init get a ncil d a
a) That any alter provision of the Ib) Of any violation elements assigner	Declaration of the h	n, Bylav lealth or	vs, or Rules a building code	nd Reg	ulations;	,			-	

10/17

Seller OR, P, NIF

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.

Page 1 of 2

Buyer /

LF1969

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 STATING A 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.

	() cottal,	p-23-12
Date	Seller	Date
	Ilan Cul	10.23-202
Date	Seller	Date
		Date Seller Mao Aul

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Homeowners Association (HOA) Seller Disclosure/Resale Addendum for Maryland

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

ddress 15115 Interlachen	Drive #404				
ity Silver Spring	, State	MD	Zip 2090 6	6 Lø	t:
lock/Square:U	nit: 404	Section:		_ Tax ID # /	161302682361
arking Space(s) # Storage Un	it(s) # Sub	odivision/Proje	ct: The Green	ns at Leisu	re World
PARTI - SELLER DISCLOSURE:					
SELLER'S ACKNOWLEDGMEN	<u> </u>	TION HERE	IN WAS COMPL	ETED BY THE	SELLER.
The information contained in this Dis	closure issued pursu	ant to Section	11B-106(b) of the	e Maryland Hor	neowners Association
Association Act is based on the Seller's	actual knowledge a	nd belief and is	current as of the	late hereof.	
NAME OF HOMEOWNERS ASSO			· /	ntract, is located	within a
Development and is subject to the				Home	cowners Association.
CURRENT FEES AND ASSESSMI		il.	/	_	-
A. HOA Fee: Potential Buyers are he	•	- 1	fee for the subject	unit and parking	g space or storage
unit, if applicable, is \$ B. Special Assessments: No			low)		
Reason for Assessment:		_	/ /		
2) Payment Schedule: \$					
3) Number of payments remain					(Date)
4) Total Special Assessment b	alance remaining:	\$			
C. <u>Delinquency:</u> Are there any deli	nquent Fees and/or	Spegial Asses	sments? No	☐ Yes	
D. Fee Includes: The following are i	ncluded in the HOA	Fee:	4 1.7		
None Trash Lawn Care	Other				
FEES DURING PRIOR FISCAL Y		ount of fees, as	sessments and othe	r charges impos	ed by the HOA
upon the Lot during the prior fiscal ye	ar of the HOA is as	follows:			•
Fees: \$					
					
Other Charges: \$					
Total: \$		li.	id mit te		
PARKING AND STORAGE: Parking	/	-			
 General Common Elements for gen assigned for the exclusive use of a par 	, -	- 1	_		
convey with this property:	iligular Ollit, Or 3) C	conveyed by D	· ·	g raiking and/c	a Storage Offics
Parking Space #(s)	/	□is	is not separately	v taxed. If separ	ately taxed:
	and Tax ID#	Lot	Block	and Tax	
Storage Units #(s)			is not separately		
Lot Block a	and Tax ID #	, Lot	Block	and Tax	(ID#
MANAGEMENT AGENT OR AU			-		by the HOA to
provide information to the public rega	arding the HOA and	the Developn	nent is as follows:		

Address:	Di
[OR] No agent - ag	Phone:
Development If a presently authorized by the HOA	to provide to the public information regarding the HOA and the
7 and Hone, please initial here	to provide to the public information regarding the HOA and the
7. SELLER'S KNOWLEDGE OF LINEATISTICS	MENTS OR LAWSUITS: The Seller has no actual knowledge are Homeowners Association, except as noted:
of any unsatisfied judgments, or pending lawsuits and	MENTS OR LAWSUITS: The Seller has no act. 11
of any unsatisfied judgments, or pending lawsuits against the	e Homeowners Association, except as noted.
	r to noted.
8. SELLED'S KNOWN ED CO	
	VENANT VIOLATIONS OF THE
no actual knowledge of any pending claims, covenant violation	ons, actions or potices of default. The Seller has
	actually against the Lot, except as noted:
9. NOTICE TO SELLER REGARDING OBLIGATIONS TO CALENDAR DAYS OF ANY RESALE TRANSFER OF A L	
CALENDAR DAYS OF ANY RESALE TRANSFER OF A L [SELLER] SHALL NOTIFY THE HOMEOWNERS ASSOCI	OT WHITE HOA: WITHIN THIRTY (30)
DELLER SHALL NOTIFY THE HOMEOUNDER	THE TRANSFEROR
TRANSPER, THE NOTIFICATION CHALL DIGITIES	THE TRIMARI DEVELOPMENT OF THE
AND ADDRESS OF THE TRANSFER OR FOR LERS	THE NAME
MORTGAGEE, AND THE PROPORTIONATE AMOUNT OF FEE OR ASSESSMENT ASSUMED BY EACH OF THE PAIR	FANY OUTSTANDING HOMEOWNEDS ASSOCIATION
FEE OR ASSESSMENT ASSUMED BY EACH OF THE PAI	RTIES TO THE TRANSACTION
TO HOTICE OF DUTER'S RIGHT TO DECEIVE DOCUME	NAME OF THE PARTY
HOMEOWNERS ASSOCIATION ACT (HOA DOCUMEN	(TS)
THIS SALE IS SUBJECT TO THE DECLUDE A THE OF	
THIS SALE IS SUBJECT TO THE REQUIREMENTS OF THE ACT (THE "ACT"). THE ACT REQUIRES THAN THE SELL	IE MARYLAND HOMEOWNERS ASSOCIATION
THE CONTRACT IS ENTERED INTO OR WITHIN 20 CAL	ENDAR DAVIS OF THE TIME
11B-106(B) OF THE ACT (THE "MHAA INFORMATION")	AS FOLLOWS:
§11B-106(B) THE VENDOR SHALL PROVIDE THE PURC	
WRITING:	HASER THE FOLLOWING INFORMATION IN
(1) A STATEMENTAS TO WHETHER THE LOT IS LO	CATED WITHIN A DEVELOPMENT:
(2) (I) THE CURRENT MONTHLY FEES OR ASSESS ASSOCIATION UPON THE LOT:	MENT'S IMPOSED BY THE HOMEOWNERS
ASSOCIATION OF ON THE LOT;	
(II) THE TOTALAMOUNT OF FEES, ASSESSMEN	TS AND OTHER CHARGES IMPOSED DATE.
HOMEOWNERS ASSOCIATION UPON THE LOT I	TIDING THE ODIOD FISCAL WEAR OF THE
HOMEOWNERS ASSOCIATION; AND	THE INOCHETE AR OF THE
(III) A STATEMENT OF WHETHER ANY OF THE F	EESLASSESSMENTS, OR OTHER CHARGES
AGAINST THE LOT ARE DELINQUENT;	

2/2020

(3) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF THE MANAGEMENT AGENT OF THE HOMEOWNERS ASSOCIATION, OR OTHER OFFICER OR AGENT AUTHORIZED BY THE HOMEOWNERS ASSOCIATION TO PROVIDE TO MEMBERS OF THE PUBLIC, INFORMATION REGARDING THE HOMEOWNERS ASSOCIATION AND THE DEVELOPMENT, OR A STATEMENT THAT NO AGENT OR OFFICER IS PRESENTLY SO AUTHORIZED BY THE HOMEOWNERS

(4) A STATEMENTAS TO WHETHER THE OWNER HAS ACTUAL KNOWLEDGE OF:

ASSOCIATION:

THE HOMEOWNERS ASSOCIATION; AND

(II) ANY PENDING CLAIMS, COVENANT VIOLATIONS, ACTIONS, OR NOTICES OF DEFAULT AGAINST THE LOT: AND 111111111

A COPY OR: (5)

- (I) THE ARTICLES OF INCORPORATION, THE DECLARATION, AND ALL RECORDED COVENANTS AND RESTRICTIONS OF THE PRIMARY DEVELOPMENT, AND OF OTHER RELATED DEVELOPMENTS TO THE EXTENT REASONABLY AVAILABLE, TO WHICH THE PURCHASER SHALL BECOME OBLIGATED ON BECOMING AN OWNER OF THE LOT, INCLUDING A STATEMENT THAT THESE OBLIGATIONS ARE ENFORCEABLE AGAINST AN OWNER'S TENANTS, IF APPLICABLE; AND
- (II) THE BYLAWS AND RUDES OF THE PRIMARY DEVELOPMENT, AND OF OTHER RELATED DEVELOPMENTS TO THE EXTENT REASONABLY AVAILABLE, TO WHICH THE PURCHASER SHALL BECOME OBLIGATED ON BECOMING AN OWNER OF THE LOT, INCLUDING A STATEMENTTHAT THESE OBLIGATIONS ARE ENFORCEABLE AGAINST AN OWNER AND THE OWNER'S TENANTS, IF APPLICABLE.

IF YOU HAVE NOT RECEIVED ALL OF THE MHAA INFORMATION FIVE (5) CALENDAR DAYS OR MORE BEFORE ENTERING INTO THE CONTRACT, YOU HAVEFIVE (5) CALENDAR DAYS TO CANCEL THIS CONTRACT AFTER RECEIVING ALL OF THE MHAA INFORMATION. YOU MUST CANCEL THE CONTRACT IN WRITING, BUT YOU DO NOT **HAVETO STATE A REASON.**

THE SELLER MUST ALSO PROVIDE YOU WITH NOTICE OF ANY CHANGES IN MANDATORY FEES EXCEEDING 10% OF THE AMOUNT PRÉVIOUSLY STATEDTO EXIST AND COPIES OF ANY OTHER SUBSTANTIAL AND MATERIAL AMENDMENT TO THE INFORMATION PROVIDED TO YOU. YOU HAVETHREE (3) CALENDAR DAYS TO CANCEL THIS CONTRACT AFTER RECEIVING NOTICE OF ANY CHANGES IN MANDATORY FEES, OR COPIES OF ANY OTHER SUBSTANTIAL AND MATERIAL AMENDMENT TO THE MHAA INFORMATION WHICH ADVERSELY AFFECTS YOU.

IF YOU DO CANCEL THE CONTRACT YOU WILL BE ENTITLED TO A REFUND OF ANY DEPOSIT YOU MADE ON ACCOUNT OF THE CONTRACT. HOWEVER, UNLESS YOU RETURN THE MHAA INFORMATION TO THE SELLER WHEN YOU CANCEL THE CONTRACT, THE SELLER MAY KEEP OUT OF YOUR DEPOSIT THE COST OF REPRODUCING THE MHAA INFORMATION, OR \$100, WHICHEVER AMOUNT IS LESS.

BY PURCHASING A LOT WITHIN THIS DEVELOPMENT, YOU WILL AUTOMATICALLY BE SUBJECT TO VARIOUS RIGHTS, RESPONSIBILITIES, AND OBLIGATIONS, INCLUDING THE OBLIGATION TO PAY CERTAIN ASSESSMENTS TO THE HOMEOWNERS ASSOCIATION WITHIN THE DEVELOPMENT. THE LOT YOU ARE PURCHASING MAY HAVERESTRICTIONS ON:

- ARCHITECTURAL CHANGES, DESIGN, COLOR, LANDSCAPING, OR APPEARANCE; (1)
- (2) OCCUPANCY DENSITY;
- (3) KIND, NUMBER, OR USE OF VEHICLES;
- RENTING, LEASING, MORTGAGING, OR CONVEYING PROPERTY; (4)
- COMMERCIAL ACTIVITY; OR (5)
- (6) OTHER MATTERS.

YOU SHOULD REVIEW THE MHAA INFORMATION GAREFULLY TO ASCERTAINYOUR RICHTS RESPONSIBILITIES, AND OBLIGATIONS WITHIN THE DEVELOPMENT.

Seller

Seller

10.23.20Z >

Date

PARTII - RESALE ADDENDUM

Su Rocal Disclosates

Γhe	Contract of Sale dated	, between Seller	Norman	Rubin	Scott	Rubin,pr
	Buyer					is
er	eby amended by the incorporation of	f Parts I and II herein, w	hich shall super	sede any provisions	to the contrary in th	e Contract.
	DEED AND TITLE/TITLE : Para	graph is amended to inclu	ide the agreemer	nt of the Buyer to tak	e title subject to	
	commonly acceptable easements, co	ovenants, conditions and	restrictions of i	record contained in 1	HOA instruments, a	nd the
	right of other owners in the Comme	on Elements of the HOA	and the operati	on of the HOA.		
	PAYMENT OF FEES AND ASSI					
	Board of Directors or Association of Unit (as applicable) for the payment					
	or levied but not yet collected Spec Assessments as disclosed in the Curr					
	ASSUMPTION OF HOA OBLICE by and to comply with the covenant and covenants and restrictions of the	ts and conditions contain	ned in the HOA	instruments and with		
•	RIGHT TO CANCEL: Buyer sha documents and statements referr thereof to Seller. In the event that ratification of this Contract by B the HOA documents and stateme HOA Documents Paragraph, Buy prior to receipt by Buyer of such no event may the Buyer have the	ed to in the HOA Docu t such HOA documents uyer, such five (5) day p nts are not delivered to yer shall have the optio HOA documents and s	ments Paragra and statement period shall cor Buyer within n to cancel this tatements. Pur	ph to cancel this C is are delivered to E nmence upon ratifi the 20 day time per Contract by giving strant to the provis	ontract by giving N Buyer on or prior to ication of this Cont riod referred to in to g Notice thereof to	Notice the cract. If the Seller
	Destt Kil	10-23-202	b			
	Seller M4 MM	Date // 10/13/202	Buye	Þľ		Date
	Seller	Date	Buye	r		
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	/		10.00			Date

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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

1)

The possibility of Dual Agency arises when:

- 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.

1 of 2

Duties of a Dual Agent and Intra-Company	Agent		
Like other agents, unless the client gives consent to di	sclose the information	on, dual agents and int	ra-company
agents must keep confidential information about a clie	ent's bargaining posi	tion or motivations. Fo	or example.
without written consent of the client, a dual agent or in	ntra-company agent	may not disclose to the	other party or
the other party's agent:	ma company agent	may not alboroso to the	omer party, or
1) Anything the client asks to be kept confidenti	a1. *		
2) That the seller would accept a lower price or of			
1 1			
The reasons why a party wants to sell or buy,Anything that relates to the negotiating strates	<u> </u>	s to sell or buy quickly	cor
		_	
* Dual agents and intra-company agents must disc	close material facts	about a property to a	ll parties.
How Dual Agents Are Paid			
Only the broker receives compensation on the sale of a	a property listed by t	that broker.	
If a financial bonus is offered to an agent who sells prodisclosed in writing to both the buyer and seller	operty that is listed v	with his/her broker, this	fact must be
disclosed in writing to both the buyer and seller.	4 1 1944 11		
	:		
Consent for Dual Agency			
I have read the above information, and I understand th	e terms of the dual a	gency. I understand th	at I do not have
to consent to a dual agency and that if I refuse to cons	ent, there will not be	e a dual agency; and the	at I mav
withdraw the consent at any time upon notice to the du			,
• •	,		
Long & Foster Real Estate, Inc.		act as a Dual Ag	ent for me as the
(Firm Name)			
Seller in the sale of the property at: _15115 Inte	erlachen Drive #404	Silver Spring, MD	20906
botto: in the sale of the property at:	1.4	<u> </u>	
Buyer in the purchase of a property listed for sa	le with the above-re	ferenced broker.	
,	m N	ρ	
Dest M. Pl 10-23-2520	Man. D Signature	(aly)	10-23-2020
Signature Date	Signature		Date
AFFIRMATION OF PRIOR CONSENT TO	DUALAGENC	Y	
The undersigned Buyer(s) hereby affirm(s) conse	li		v•
• • • • • • • • • • • • • • • • • • • •		01 1	<i>y</i> .
Property Address 15115 Interlachen Drive #404	Silver Spring MD	20906	

Property Address_	15115 Interlachen Drive #404	Silver Spring MD	20906
Signature	Date	Signature	Date
• The undersigned	ed Seller(s) hereby affirm(s) consent	to dual agency for the Buy	ver(s) identified below:
Name(s) of Buyer	(s)		

2 of 2

Signature

Date

Date

Signature



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.

10-23-2020

Date

Rockville Centre

795 Rockville Pike

Rockville MD 20852

Barbara Ciment Team Of Long And

Barbara Ciment

***** (301) 424-0900



Page 1 of 1

