Your Home Sold Guaranteed Realty Submission Guidelines

In order to quickly process your buyer's offer we have put together guidelines to help avoid any delays. We appreciate your cooperation.

- Listing Broker will NOT hold EMD
- Download Disclosure / Lead from Bright MLS
- All offers must be emailed to OFFERS@VINNYSTEO.COM
- All offers submitted after 4 pm on Friday please CC agent listed in MLS Agent Comments

| CHECKLIST | | | | | |
|-----------|---|--|--|--|--|
| | Earnest Money Deposit | | | | |
| | Pre-Approval for Purchase Price or Proof of Funds for Cash offer | | | | |
| | Proof of Funds for Down Payment | | | | |
| | State Contract with Page 11 completed correctly: Listing Agent – Vinny Steo – License #6478, MLS ID 3342194 Listing Broker – Vinny Steo – License #6478, MLS ID 3342194 Address: Your Home Sold Guaranteed Realty - 2107 Laurel Bush Rd #104, Bel Air, MD 21015 | | | | |
| | Home Inspection Addendum | | | | |
| | Well / Septic Addendum (if applicable) | | | | |
| | General Addendum to Contract of Sale | | | | |
| | Financing Addendum (Conventional / FHA / VA / USDA) | | | | |
| | Notice to Buyer and Seller of Buyer's Rights | | | | |
| | Seller Contribution Addendum on standard MAR form (if applicable) | | | | |
| | City / County Addendum (if applicable) | | | | |
| | Lead Paint | | | | |
| | Escrow Agreement (if applicable) | | | | |
| | Seller's Disclosures | | | | |
| | Understanding Whom Real Estate Agent Represent – Buyer Agent Version | | | | |
| | LLC Operating Agreement showing signing authority (if applicable) | | | | |

Any questions call Tom - 443-877-4112 or info@vinnysteo.com

Thank you for submitting your offer.

We will respond to you once we have an opportunity to contact our seller.



DISCLOSURE OF INCLUSIONS/EXCLUSIONS, LEASED ITEMS, AND UTILITIES ADDENDUM

| UPON EXECUTION BY BU | JYER AND SELLER, THIS DOCUME | NT WILL BECOM | E AN <u>ADDENDUM</u> | 1 TO THE CONTRACT OF SALE |
|---|--|--|---|--|
| | made on • | | | |
| between Buyer | 21 | | | |
| and Seller Lingla | L. Blester | | | |
| for Property known as | 743 Werbland | Blud. B. | Himore | Md 21227 |
| 1. INCLUSIONS/EXCLUSI detectors (and, carbon mor personal property, whether | ONS. Included in the purchase provide detectors, as applicable). installed or stored upon the pro | price are all pern Certain other no perty, <i>are includ</i> | manently attach ow existing ite ded if box belo | ed fixtures, including all smoke |
| □ Alarm System □ Ceiling Fan(s) # □ Central Vacuum □ Clothes Dryer □ Clothes Washer □ Cooktop □ Dishwasher □ Drapery/Curtain Rods □ Draperies/Curtains □ Electronic Air Filter □ Exhaust Fan(s) # | Exist. W/W Carpet Fireplace Screens/Doors Fireplace Equipment Freezer Furnace Humidifier Garage Opener(s) # Garage remote(s) # Garbage Disposal Hot Tub, Equipment & Cove Intercom Microwave | ☐ Pool, Equip ☐ Refrigerato ☐ w/ Ice Make ☐ Satellite Dis ☐ Screens ☐ Shades/Blir ☐ Storage Sh ☐ Storm Door ☐ Storm Wind ☐ Stove or Ra | er(s) # sh nds ed(s) # rs dows ange | ☐ TV Antenna ☐ Trash Compactor ☐ Wall Mount TV Brackets ☐ Wall Oven(s) # ☐ Water Filter ☐ Water Softener ☐ Window A/C Unit(s) # ☐ Window Fan(s) # ☐ Wood Stove |
| | PECIFY): | | | |
| ADDITIONAL EXCLUSIONS (S | PECIFY): | | | |
| 2. LEASED ITEM(S) INCLU Fuel Tank(s) Solar Panels Alarm System Water Treatment System ADDITIONAL TERMS AND/OR | DED: INFORMATION REGARDING LEASE | □ Other _ □ Other _ | | |
| 2 11711 17150 WATER OFWA | 05 USASUS USAS | | | |
| Water Supply Sewage Disposal Heating Gas | □ Septic □ Other | | | |
| Hot Water ☐ Gas Air Conditioning ☐ Gas | ☐ Electric ☐ Oil ☐ Electric | i neat Pump | □ Other | |
| Utility Service Providers: | | | | |
| | | | | |
| All other | terms and conditions of the Co | | emain in full for L'Pfeiffen | |
| Buyer Signature | Date | Seller Sig | | 03/22/2024 Date |
| Buyer Signature | Date | Seller Sign | nature | Date |



MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLASIMED STATEMENT

| | A TOPERTY DISCLOSURE AND DISCLAIMER STATEMENT |
|--|---|
| Property Addres | 5743 Westland Blud, Pattimore, Md. 21227 |
| Legal Description | pn: |
| | NOTICE TO CELLED AND DUDOLLAGED |
| | NOTICE TO SELLER AND PURCHASER |
| is" and makes no otherwise provid STATEMENT of | of the Real Property Article, Annotated Code of Maryland, requires the seller of certain residential real property to furnish either (a) a RESIDENTIAL PROPERTY DISCLAIMER STATEMENT stating that the seller is selling the property "as a representations or warranties as to the condition of the property or any improvements on the real property, except as ded in the contract of sale, or in a listing of latent defects; or (b) a RESIDENTIAL PROPERTY DISCLOSURE disclosing defects or other information about the condition of the real property actually known by the seller. Certain dential property are excluded from this requirement (see the exemptions listed below). |
| | 10-702. EXEMPTIONS. The following are specifically excluded from the provisions of §10-702: |
| 1. | The initial sale of single family residential real property: |
| | A. that has never been occupied; or |
| | B. for which a certificate of occupancy has been issued within 1 year before the seller and buyer enter into a contract of sale; |
| 2. | A transfer that is exempt from the transfer tax under §13-207 of the Tax-Property Article, except land installment |
| | contracts of sales under §13-207(a) (11) of the Tax-Property Article and options to purchase real property under §13-207(a)(12) of the Tax-Property Article; |
| | A sale by a lender or an affiliate or subsidiary of a lender that acquired the real property by foreclosure or deed in lieu of foreclosure; |
| 4. | A sheriff's sale, tax sale, or sale by foreclosure, partition, or by court appointed trustee; |
| 5. | A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust; |
| 6. | A transfer of single family residential real property to be converted by the buyer into use other than residential use or to be demolished; or |
| 7. | A sale of unimproved real property. |
| property or an in (1) A p (2) Wc (i) | also requires the seller to disclose information about latent defects in the property that the seller has actual knowledge of provide this information even if selling the property "as is." "Latent defects" are defined as: Material defects in real property that: burchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and build pose a direct threat to the health or safety of: the purchaser; or an occupant of the real property, including a tenant or invitee of the purchaser. |
| | |
| | MARYLAND RESIDENTIAL PROPERTY DISCLOSURE STATEMENT |
| You may wish to independent inve | LLERS: Complete and sign this statement only if you elect to disclose defects, including latent defects, or other at the condition of the property actually known by you; otherwise, sign the Residential Property Disclaimer Statement obtain professional advice or inspections of the property; however, you are not required to undertake or provide any estigation or inspection of the property in order to make the disclosure set forth below. The disclosure is based on your dge of the condition of the property at the time of the signing of this statement. |
| and you may wis | RCHASERS: The information provided is the representation of the Sellers and is based upon the actual knowledge of date noted. Disclosure by the Sellers is not a substitute for an inspection by an independent home inspection company, show to obtain such an inspection. The information contained in this statement is not a warranty by the Sellers as to the property of which the Sellers have no knowledge or other conditions of which the Sellers have no actual knowledge. |
| How long have y | rou owned the property? |
| Property System Water Supply Sewage Disposal | n: Water, Sewage, Heating & Air Conditioning (Answer all that apply) □ Public □ Septic System approved for(# bedrooms) Other Type |
| Garbage Disposa Dishwasher | Yes No |
| Heating | ☐ Oil ☐ Natural Gas ☐ Electric ☐ Heat Pump Age ☐ Other |
| Air Conditioning Hot Water | LI OII LI Natural Gas Li Electric Li Neeat Pump Age Dother |
| THE WATER | ☐ Oil ☐ Natural Gas ☐ Electric Capacity Age ☐ Other |

| Please indicate your a | actual knowledge | with respe | ct to th | e following: | | |
|---|----------------------------------|-------------------------|------------|--|----------------|---|
| Foundation: Any settlem Comments: | | | | □ Yes | □No | |
| Basement: Any leaks or Comments: | | | □ No | □ Unknown | □ Does Not A | pply |
| 3. Roof: Any leaks or evid | lence of moisture? | \qe_ | □ Yes | □No |) [| Jnknown |
| Comments: | | | | | | |
| Is there any existin Comments: | ng fire retardant treate | d plywood? | | □ Yes | □ No | □ Unknown |
| Other Structural Systems Comments: | | alls and floor | S: | | | |
| Any defects (struct Comments: | tural or otherwise)? | ☐ Yes | | □ No | □ Unknown | |
| 5. Plumbing system: Is the Comments: | system in operating of | condition? | | □ Yes | □ No | □ Unknown |
| 6. Heating Systems: Is hea Comments: | | | | □ Yes | □ No | □ Unknown |
| Is the system in ope | | | | □ Yes | □ No | □ Unknown |
| 7. Air Conditioning System | n: Is cooling supplied | to all finished | rooms? | | 7 Unknown [7] | Door Not Apply |
| CONTRENS. | | | \ | | | Does Not Apply |
| Is the system in ope | erating condition? | Yes □ No | □ Unk | nown \square Doe | es Not Apply | |
| Comments: | | | | = 50. | oo rtot Apply | |
| | | | , | \ | | |
| 8. Electric Systems: Are the | re any problems with | electrical fuse | s, circuit | breakers, outle | ets or wiring? | |
| LI Yes [| □ No. □ U | nknown | | \ | 3.0 | |
| Comments: | | | | | | |
| 8A. Will the smoke alarm | s provide an alarm i | n the event of | a power | outage? o Ye | es o No | |
| Are the smoke alarms over | r 10 years old? ○ Ye | s o No | | \ | | |
| If the smoke alarms are ba | ittery operated, are t | they sealed, ta | amper re | sistant units i | ncorporating a | silence/hush button, which |
| long-life batteries as requir | red in all Maryland | Homes by 20: | 18? ∘Ye | s o No | | |
| Comments: | | | | | | |
| 9. Septic Systems: Is the se | ptic system functioning | ng properly? | ☐ Yes | □ No □ U | nknown 🗆 Do | es Not Apply |
| When was the syste | em last pumped? Da | te | _ 🗆 Ur | known | | **** |
| Comments: | | | | | | |
| 10. Water Supply: Any pro Comments: | | oly? [| □ Yes | □ No | | Inknown |
| Home water treatm | ent system: | ☐ Yes | | □No | \□ Unknown | 7 To 100 |
| Comments: | | | | ······································ | | |
| Fire sprinkler syste Comments: | | □ No | | □ Unknown | Does Not | Apply |
| | operating condition? | | | 7 V-s | | |
| Comments: | operating condition? | | | ⊐ Yes | □ No | ☐ Unknown |
| 11. Insulation: | | | | | | |
| In exterior walls? | III V 22 | EL NI- | | Thus Face recovery | 1 | |
| | □ Yes | □ No | | □Unknown | | |
| In ceiling/attic? | □ Yes | □ No | | □ Unknown | \ | |
| In any other areas? | ☐ Yes | □ No | 9.1 | Where? | | _ |
| Comments: | | | | | | |
| | s water stand on the p No 🗆 U | roperty for m nknown | ore than : | 24 hours after a | a heavy rain? | |
| Comments | | | | | | |
| Are gutters and dov Comments: | wnspouts in good repa | ıır? □ Yes | I | □ No | □ Unknown | |

| 13. Wood-destroying insects: Comments: | | | ☐ Yes | □ No | □ Unknown |
|---|--|--|-----------------------------------|------------------------------------|--|
| Any treatments or re | pairs? Yes | □ No | □ Unknown | | and the second |
| Any warranties? | ☐ Yes | □ No | □ Unknown | | |
| Comments: | | | | | |
| 14 Are there are been | | | Visa Sun und 1870 | | |
| ander ground storage tarins, Qi | r regulated mater other contaminat \ \ \ \ Unknown | ials (including, but not tion) on the property? | t limited to, licens | sed landfills, ast | pestos, radon gas, lead-based paint, |
| If you choosify bolow | | | | | |
| Comments: | | | | | |
| | | | | | |
| If the property relies on the monoxide alarm installed in the orygen of No. | ne property? | a fossil fuel for heat, v | entilation, hot wa | iter, or clothes d | ryer operation, is a carbon |
| Comments: | O OTKTOWI | | | | |
| | , | \ . | | | |
| ☐ Yes ☐ No ☐ L | ept for utilities, o | ming uses, violation on or affecting the prop | f building restrict perty? | ions or setback | requirements or any recorded or |
| If yes, specify below Comments: | | | | | |
| 16A. If you or a contractor | nave made impre | ovements to the prop | erty were the re | auirad parmita | pulled from the county or local |
| permitting office? • Yes • Comments: | NO O DOES NOT A | apply o Unknown | erty, were the re | equired permits | s pulled from the county or local |
| 17. Is the property located in a | a flood zone, con | servation area, wetland □ Unknown | d area, Chesapeak | e Bay critical ar specify below | rea or Designated Historic District? |
| Comments: | | | 11 yes, | specify below | |
| 18.Is the property subject to an ☐ Yes | ny restriction imp | osed by a Home Owner Unknown | ers Association or If ves. | any other type specify below | of community association? |
| Comments: | | | | | |
| 19. Are there any other mater ☐ Yes | ial defects, includ □ No | ling latent defects, affe ☐ Unknown | ecting the physical | condition of th | e property? |
| Comments: | | | | | |
| NOTE: Seller(s) may win | sh to disclose t | the condition of oth | ner buildings o NT. | n the propert | y on a separate |
| The collected colenaudada | a la a | | | \ | |
| complete and accurate as | e naving caren | ully examined this | statement, incl | luding any co | mments, and verify that it is |
| their rights and obligation | or the date sig | ned. The seller(s) | Turtner acknov | viedge that th | ney have been informed of |
| their rights and obligatior Seller(s) | § 10-7 | | Real Property | | te |
| Seller(s) | | | | \ Dat | e |
| | | | | \ | |
| | | | | | |
| The purchaser(s) acknow have been informed of the | ledge receipt o eir rights and c | of a copy of this dis obligations under § | closure statem 10-702 of the I | ent and furth Maryland Rea | er acknowledge that they al Property Article. |
| Purchaser | | | | _ Dat | |
| | | | | | |
| Purchaser | | | | Dat | re |

MARYLAND RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

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

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

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

(1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and

(2) Would pose a direct threat to the health or safety of:

(i) the purchaser; or

(ii) an occupant of the real property, including a tenant or invitee of the purchaser.

| Does the seller(s) have actual knowledge of any latent defects? \square Yes | | |
|---|---------------------|--|
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| Seller <u>Linda L Pfeiffen</u> | | Date 03/22/2024 |
| Seller | | Date |
| | | |
| | | |
| The purchaser(s) acknowledge receipt of a copy of this disclaimer states have been informed of their rights and obligations under §10-702 of the | ment and Marylan | further acknowledge that they nd Real Property Article. |
| Purchaser | | Date |
| Purchaser | | Date |

Page 4 of 4

FORM: MREC/DLLR: Rev 07/31/2018

Maryland REALTORS

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

| ADDENDUM dated | to the Central of Cala |
|--|---|
| between Buyer | to the Contract of Sale |
| and Seller Linda L. Pheibber | |
| for Property known as 3/43 West land Blud, Ba, | Homore Md. 21227 |
| | , |

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

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

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

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

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

OR

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





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

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

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

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

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

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

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

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

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

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

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

| | | Linda L Pfeiffen | 03/22/2024 |
|-------------------|------|--------------------|-----------------|
| Buyer's Signature | Date | Seller's Signature | Date |
| Buyer's Signature | Date | Seller's Signature | Date |
| Agent's Signature | Date | Agent's Signature | 5/21/24 Date |

Page 2 of 2 1/23

Copyright 2023 Maryland REALTORS. For use by REALTOR® members of Maryland REALTORS® only. Except as negotiated by the parties to the Contract, this form may not be altered or modified in any form without the prior express written consent of Maryland REALTORS®.

Maryland REALTORS

NOTICE AND DISCLOSURE OF DEFERRED WATER AND SEWER CHARGES

| Contract of Sale between Buy | ver | | |
|--|--|--|---|
| and Seller | 13 Nestland | Bluel. Battimore, Md. | 1 1/112 |
| Pursuant to Section 14-117(applies to the resale of residuater and sewer charges have | a)(5) of the Real Propert ential real property that is we been established by a | y Article of the Annotated Code of Management of Served by public water or wastewate recorded covenant or declaration. To that is substantially similar to the | Maryland, the following Notice er facilities for which deferred |
| NOTICE REQUIRED | BY MARYLAND LAW RE | EGARDING DEFERRED WATER AN | D SEWER CHARGES |
| WASTEWATER FACILITIES PAYABLE (annually, quarte UNTIL (DATE) | AINING <u>DURING CONST</u> CONSTRUCTED BY TH | SSMENT THAT PURPORTS TO COV RUCTION ALL OR PART OF THE P E DEVELOPER. THE FEE OR ASSE | LIBLIC WATER OR |
| TO (NAME & ADDRESS) | | | |
| (HEREAFTER CALLED "LIE | NHOLDER"). | | |
| OBLIGATION BETWEEN TH | ACTING THE LIENHOL E LIENHOLDER AND EA | A DISCOUNT FOR EARLY PREP DER. THIS FEE OR ASSESSME ACH OWNER OF THIS PROPERTY, IN WHICH THE PROPERTY IS LOC | ENT IS A CONTRACTUAL AND IS NOT IN ANY WAY A |
| If any deposits are under this law sha Professions Article days after Seller pro (b) After settlement, Seunless Seller was negatives by the development of the settlement of t | Buyer is entitled to resc also entitled to the full held in trust by a licen Il comply with the pro of the Annotated Code vides to Buyer written n ler shall be liable to Buyever charged a fee or a eloper, a successor of the | ind in writing the sales contract wireturn of any deposits made on acceded real estate broker, the return occdures under § 17-505 of the least of Maryland. Buyer's right of respective in accordance with this requirer for the full amount of any fee or assessment to defray the costs of the developer, or a subsequent assignment of Sale remain in full force. | count of the sales contract. of the deposits to a Buyer Business Occupations and cission shall terminate five irement; and r assessment not disclosed, public water or wastewater gnee. |
| All other term | is and conditions of the | | :е апа епест. |
| Buyer Signature | Date | Linda L Pfeiffen Seller Signature | 03/22/2024 Date |
| Buyer Signature | Date | Seller Signature | Date |
| Œ | 10/ | 17 | ਂ≘ |



REALTORS

| DISCLOSURE OF | INFORMATION OF | NIFAD-BASED | DAINT AND/OD I | FAD-RASED PAINT HA | 474DDC |
|-----------------|----------------|----------------|------------------|--------------------|--------|
| min cmcacitm ol | | N LEMU"DMOEU P | MINI AIVII/LIN I | | VADING |

| Pro | perty Address: 5743 (1) | Erbland Blvd. | Battimore, Md. 2) | 1227 |
|---------------------------------------|---|--|--|--|
| SEI PR | LER/LANDLORD REPRESENTS OPERTY, THAT (SELLER/LAND date of construction is | AND WARRANTS, INTENDIN LORD TO INITIAL APPLICABL | G THAT SUCH BE RELIED UPON REGAR LE LINE): ユノア / housing was cons | RDING THE ABOVE structed prior to 1978 OR |
| deve disa selle prov tena | eloping lead poisoning if not manage bilities, reduced intelligence quotient, er/landlord of any interest in residentia ide the buyer/tenant with any inform | to trial exposition to lead from lead- d properly. Lead poisoning in you behavioral problems, and impaired al real property is required to disclo ation on lead-based paint hazards pamphlet on lead poisoning preven | al real property on which a residential dwelling was but based paint, paint chips or lead paint dust may ung children may produce permanent neurologic memory. Lead poisoning also poses a particular to the buyer/tenant the presence of known from risk assessments or inspections in the settion. It is recommended that a buyer conduct the settion. | / place young children at risk of ical damage, including learning ar risk to pregnant women. The lead-base paint hazards and to |
| Sell | er's/Landlord's Disclosure | | | |
| (a) | Presence of lead-based paint a (i)/ Known lead-ba | nd/or lead-based paint hazards ased paint and/or lead-based pa | (initial (i) or (ii) below): int hazards are present in the housing (exp | olain). |
| (b) | (ii)Seller/Landlord Records and reports available to | has no knowledge of lead-based the seller (initial (i) or (ii) below | d paint and/or lead-based paint hazards in | the housing. |
| | (i)/ Seller/Landlord lead-based paint and/or lead-ba | has provided the purchaser/ter sed paint hazards in the housin | nant with all available records and reports pg (list documents below). | pertaining to |
| | nazards in the nousing. er's/Tenant's Acknowledgment | (initial) | aining to lead-based paint and/or lead-base | ed paint |
| | | | listed in section (b)(i) above, if any. | |
| (d) _ | / Buyer/Tenant has re | ceived the pamphlet Protect Yo | ur Family from Lead In Your Home. | |
| (e) I | Buyer has (initial (i) or (ii) below): | | | |
| | (i)/ received a 10-da for the presence | ay opportunity (or mutually agree e of lead-based paint and/or lead | ed upon period) to conduct a risk assessm d-based paint hazards; or | ent or inspection |
| | (ii)/ waived the opposite and/or lead-base | ortunity to conduct a risk assess ed paint hazards. | ment or inspection for the presence of lead | d-based paint |
| Age | nt's Acknowledgment (initial) | | | |
| resp | Digent has informed the Se onsibility to ensure compliance. | ller/Landlord of the Seller's/Land | dlord's obligations under 42 U.S.C. 4852(d |) and is aware of his/her |
| The prov | ification of Accuracy following parties have reviewed thided is true and accurate. inda L Pfeiffen | ne information above and certify 03/22/2024 | , to the best of their knowledge, that the in | formation they have |
| Sell | er/Landlord | Date | Buyer/Tenant | Date |
| Sell | er/Landlord | Date | Buyer/Tenant | Date |
| ^ | 3001 | 3/21/24 | | Date |
| Sell | er's/Landlord's Agent | Date | Buyer's/Tenant's Agent | Date |
| Œ | ſ / · | | | (a) |

BALTIMORE COUNTY NOTICES AND DISCLOSURES ADDENDUM

(For use with Maryland Association of REALTORS® Residential Contract of Sale)

| BUYER: |
|--|
| 1 1 00 .10 |
| SELLER: Linda L. Heister |
| PROPERTY: 5/43 West land Bluel, Battimore, Md. 21227 |
| 1. MASTER PLAN: Buyer is hereby advised that the Property, or the area in which the Property is located, may be affected by provisions of the current Baltimore County Master Plan. You may wish to review the Master Plan. To become fully informed of current and future land use plans, facilities plans, public works plans or school plans, you should consult the appropriate Baltimore County agency for information regarding such plans. For further information, contact Baltimore County Office of Planning at 410-887-3211, 401 Bosley Avenue, Suite 406, Towson, Maryland, 21204. |
| https://www.baltimorecountymd.gov/Agencies/planning/masterplanning/masterplan2020download.html |
| Buyer acknowledges that Seller has informed Buyer that (a) the Property may be affected by provisions of the Master Plan and that Buyer may wish to review the Master Plan, and (b) in order to become fully informed of current and future land use plans, facilities plans, public works plans, school plans, or other plans affecting the Property or locality, Buyer should consult the appropriate state, Baltimore County or other authorities for information regarding such plans. |
| Buyer's Signature Buyer's Signature |
| 2. DEVELOPMENT PLAN: Buyer is hereby advised that the Property, or the area in which the Property is located, may be affected by the provisions of a development plan. To become fully informed of any current development plan affecting the Property, and in order to have an opportunity to review such development plan, Buyer should contact the appropriate Baltimore agency. For further information, contact Baltimore County Department of Permits and Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204. |
| https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage/ |
| 3. PANHANDLE LOTS: Buyer is hereby advised that if the Property is a panhandle lot (as defined in Section 32-4-101 of the Baltimore County Code), the County is not responsible for maintaining the road, removing snow, or providing trash collection along the panhandle driveway. For further information, contact Baltimore County Department of Permits and Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204. |
| https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage/ |
| 4. AGRICULTURAL OPERATIONS: If the Property is located in, or within five hundred feet (500') of an R.C. 4 zone, Buyer is hereby advised that the Property may be subject to inconvenience or discomforts arising from agricultural operations, including, but not limited to: operation of machinery of any kind (including aircraft) during any 24-hour period; the storage and disposal of manure; and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides and pesticides. Baltimore County shall not consider an agricultural operation to be a public or private nuisance if the operation complies with all federal, state or county health and zoning requirements and is not being conducted in a negligent manner. For further information, contact Baltimore County Department of Permits & Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204. |
| https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage/ |
| 5. BALTIMORE COUNTY TRANSFER TAX EXEMPTION FOR OWNER-OCCUPIED RESIDENTIAL PROPERTY: Buyer and Seller are hereby advised that the Baltimore County Transfer Tax does not apply to the first Twenty-Two Thousand Dollars (\$22,000.00) of consideration payable for residentially improved owner-occupied real property. Under Baltimore law, the Buyer will receive the full benefit of this exemption, unless the Seller pays all Baltimore County transfer taxes, in which case the Seller will receive the benefit. (initial)Seller agrees to pay all Baltimore County transfer taxes. |

| 6. NOTICE TO BUYER -SEWER AND/OR WATER SUPPLY: Seller hereby discloses that the Property is or is not served by a public water supply and is or is not served by a public sewer system |
|---|
| PROPERTY |
| PROPERTY PUBLIC WATER OR SEWER FACILITIES; NOTICE TO BUYERS OF REAL ESTATE IN BALTIMORE COUNTY: the Property is subject to a fee or assessment charged under the authority granted to developer pursuant to Section 32-4-310 of the Baltimore County Code, which purports to cover or defray the cost of installing all or part of the public water or sewer facilities onstructed by the developer of the subdivision known as eor assessment is \$\sigma_{\text{op}}\$ payable annually in the month of |
| (name and address |
| payment which may be ascertained by contacting the lienholder. The fee and assessment is a contractual obligation between the lienholder and each owner of the Property, that runs with the land, and is not in any way, a fee or assessment of Baltimore County. |
| 8. NOTICE TO BUYER: PRIVATE WATER SUPPLY/WELL: (a) If the Property is served by, or intended to be serviced by, a private water supply, attach separate Baltimore County Well Water Notice and Addendum (GBBR form 1451). |
| (b) ELEVATED LEVELS OF NATURALLY OCCURRING RADIUM: Buyer is notified that Baltimore County Department of Environmental Protection and Resource Management has advised that, as a result of a water quality survey, elevated levels of naturally occurring radium and uranium have been found in some wells located in the Baltimore Gneiss formation. Properties serviced by public water are not impacted. Property Owners in the affected area will be required to test new and replacement wells and, if applicable, install a treatment system (water softener or reverse osmosis), prior to being granted a Certificate of Potability and putting the well into use. There are no regulations that require private owners of existing private wells to meet US EPA drinking water standards for radioactivity. Buyer of property served by private water supply will be provided with the brochure entitled "Radionuclides & Your Well Water: A Homeowner's Guide." For a copy of a general map of Baltimore County showing the potentially affected areas or for further information, Buyer should contact the Baltimore County Department of Environmental Protection and Sustanability at 410-887-2762. |
| https://www.baltimorecountymd.gov/departments/environment/groundwatermgt/educational.html |
| |
| If property is served by private water supply, Buyer acknowledges receipt of the brochure entitled "Radionuclides & Your Well Water: A Homeowner's Guide" |
| 9. NOTICE TO BUYER – HOUSE PHYSICALLY REMOVED FROM FLOOD PLAINS: Seller hereby discloses to Buyer that the house, building or structure which is the subject of the Contract, has or has not (Seller to initial applicable provision) been physically removed from a 100-year flood plain located in Baltimore County. |
| 10. HISTORIC OR LANDMARK PROPERTY: Seller hereby discloses to Buyer that the Property is or is not (Seller to initial applicable provision) located within a historic district under the Baltimore County Code or does or does not (Seller to initial applicable provision) appear on the Baltimore County preliminary landmarks list or final landmarks list. Buyer acknowledges that if the Property is located within a historic district or appears on either the Baltimore County preliminary or final landmarks list, Buyer's use of the Property shall be subject to the provision of the Baltimore County Code. For further information, contact the Baltimore County Office of Planning at (410) 887-3211, 401 Bosley Avenue, Suite 406, Towson, Maryland 21204. |
| https://www.baltimorecountymd.gov/departments/planning/historic_preservation/designating_properties.html |

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11. RENTAL HOUSING LICENSE - BALTIMORE COUNTY:

- (A) In Baltimore County, all buildings or a portion of a building that contain one to six dwelling units intended or designated as rental units must register and be licensed with Baltimore County on or before January 1, 2009.
- (B) A person who owns and rents a dwelling unit or a portion of a dwelling unit without a license may be subject to the denial, suspension, revocation or non-renewal of the license and/or civil penalties of \$25 per day for each day a violation occurs and \$200 per day for each day a correction notice is not complied with, and there will be a \$1,000 fine for not complying with the Rental Registration Law.
- (B) In the event a rental dwelling located in Baltimore County is sold or a change of ownership of the dwelling occurs, the new property owner is required to notify the Baltimore County Department of Permits and Development Management of the change of ownership.

https://www.baltimorecountymd.gov/departments/permits/rentalregistration/index.html

12. NOTICE ON ZONES OF DEWATERING INFLUENCE

The property may be located in a "Zone of Dewatering Influence." Such a zone is defined under Maryland law as the area surrounding a surface pit mine in "karst" terrain (limestone and carbonate rock containing closed depressions, sinkholes, caverns, cavities, and underground channels that, partially or completely, may capture surface streams), where groundwater has been depleted through pumping activities in the subject mine. Dewatering of karst terrain may result in gradual caving in or sinking of the surface of the land. Dewatering may also result in declining ground water levels, which may affect the yield of wells on a property. The Maryland Department of the Environment (MDE) is required to provide on its website for use by the public a searchable map of established zones of dewatering influence. The MDE website can be accessed at http://www.mde.maryland.gov.

A PURCHASER OF REAL PROPERTY LOCATED IN BALTIMORE COUNTY, CARROLL COUNTY, FREDERICK COUNTY, OR WASHINGTON COUNTY IS ADVISED TO CONTACT THE MARYLAND DEPARTMENT OF THE ENVIRONMENT TO DETERMINE WHETHER THE REAL PROPERTY FOR PURCHASE IS LOCATED WITHIN A ZONE OF DEWATERING INFLUENCE. MARYLAND LAW PROVDIES CERTAIN REMEDIES FOR PROPERTY IMPACTED BY DEWATERING.

| BUYER | DATE |
|------------------------|--------------------|
| BUYER Linda L Pfeiffen | DATE 03/22/2024 |
| SELLER | DATE |
| SELLER | DATE |

This form has been prepared for the sole use of the following Boards/Associations of REALTORS® and their members. Each Board/Association, including its members and employees, assumes no responsibility if this form fails to protect the interests of any party. Each party should seek its own legal, tax, and financial or other advice.

The Greater Baltimore Board of REALTORS®, Inc.
Carroll County Association of REALTORS®. Inc.

Harford County Association of REALTORS®, Inc. Howard County Association of REALTORS®, Inc.

FORM 1600(REV. 09/2021)

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