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.

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address: 3009 Creswell ad 21001				
Legal Description:				
NOTICE TO SELLER AND PURCHASER /				
Section 10-702 of the Real Property Article, Annotated Code of Maryland, requires the seller of certain residential real property to furnish to the purchaser either (a) a RESIDENTIAL PROPERTY DISCLAIMER STATEMENT stating that the seller is selling the property "as is" and makes no representations or warranties as to the condition of the property or any improvements on the real property except as otherwise provided in the contract of sale, or in a listing of latent defects; or (b) a RESIDENTIAL PROPERTY DISCLOSURE STATEMENT disclosing defects or other information about the condition of the real property actually known by the seller. Certain transfers of residential property are excluded from this requirement (see the exemptions listed below).				
 10-702. EXEMPTIONS. The following are specifically excluded from the provisions of §10-702: 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; 				
 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; 3. A sale by a lender or an affiliate or subsidiary of a lender that acquired the real property by foreclosure or deed in lieu of foreclosure;				
 4. A sheriff's sale, tax sale, or sale by foreclosure, partition, or by court appointed trustee; 5. A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship. conservatorship, or trust; 6. A transfer of single family residential real property to be converted by the buyer into use other than residential use or to be demolished; or 				
7. A sale of unimproved real property. Section 10-702 also requires the seller to disclose information about latent defects in the property that the seller has actual knowledge of. The seller must provide this information even if selling the property "as is." "Latent defects" are defined as: Material defects in real property or an improvement to real property that: (1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and (2) Would pose a direct threat to the health or safety of: (i) the purchaser; or (ii) an occupant of the real property, including a tenant or invitee of the purchaser.				
MARYLAND RESIDENTIAL PROPERTY DISCLOSURE STATEMENT				
NOTICE TO SELLERS: Complete and sign this statement only if you elect to disclose defects, including latent defects, or other information about the condition of the property actually known by you; otherwise, sign the Residential Property Disclaimer Statement You may wish to obtain professional advice or inspections of the property; however, you are not required to undertake or provide an independent investigation or inspection of the property in order to make the disclosure set forth below. The disclosure is based or your personal knowledge of the condition of the property at the time of the signing of this statement.				
NOTICE TO PURCHASERS: The information provided is the representation of the Sellers and is based upon the actual knowledge of Sellers as of the date noted. Disclosure by the Sellers is not a substitute for an inspection by an independent home inspection company, and you may wish to obtain such an inspection. The information contained in this statement is not a warranty by the Sellers as to the condition of the property of which the sellers have no knowledge or other conditions of which the Sellers have no actual knowledge.				
How long have you owned the property?				
Property System: Water, Sewage, Heating & Air Conditioning (Answer all that apply) Water Supply Public Well Other Sewage Disposal Public Septic System approved for (# of bedrooms) Other Type				
Garbage Disposal Dishwasher Heating Air Conditioning Hot Water Yes				
Page 1 of 4 PEMAY Community Real Estate - Corporate 2107 Laurel Bush Rd. Ste 104 Rel Air. MD 21015 Phone: 4107931616 Fax: 4109429146 Listing Agreement				
REMAX Community Real Estate - Corporate, 2107 Laurel Bush Rd, Ste 104 Bel Air, MD 21015 Phone: 4107931616 Fax: 4109429146 Listing Agreement Vinuy Stee Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com				

Please indicate your actual knowledge with respect to the following:					
1. Foundation: Any settlement or other problems? Yes No Unknown Comments:					
2. Basement: Any leaks or evidence of moisture? [] Yes [] No [] Unknown [] Does Not Apply Comments:					
3. Roof: Any leaks or evidence of moisture? Yes No Unknown Age					
Comments:					
Is there any existing fire retardant treated plywood? [_] Yes [_] No [_]Unknown Comments:					
4. Other Structural Systems, including exterior walls and floors:					
Comments: Any defects (structural or otherwise)? [] Yes [] No [] Unknown					
Comments:					
5. Plumbing system: Is the system in operating condition? [_] Yes [_] No [_] Unknown Comments:					
6. Heating Systems: Is heat supplied to all finished rooms? [_] Yes					
Is the system in operating condition? [_] Yes [_] No [_] Unknown Comments:					
7. Air Conditioning System: Is cooling supplied to all finished rooms?					
Is the system in operating condition? [Yes No Unknown Does Not Apply Comments:					
8. Electric Systems: Are there any problems with electrical fuses, circuit breakers, outlets or wiring?					
Yes No Unknown					
Comments:					
8A. Will the smoke alarms provide an alarm in the event of a power outage? No Are the smoke alarms over 10 years old? Yes No If the smoke alarms are battery operated, are they sealed, tamper resistant units incorporating a silence/hush button, which use long-life batteries as required in all Maryland Homes by 2018? Yes No Comments:					
9. Septic Systems: Is the septic system functioning properly? When was the system last pumped? Date Unknown Unknown Unknown					
10. Water Supply: Any problem with water supply? [] Yes [] No [] Unknown Comments:					
Home water treatment system: Yes No Unknown					
Comments: Fire sprinkler system: [] Yes [] No [] Unknown [] Does Not Apply					
Comments:					
Are the systems in operating condition? [Yes					
11. Insulation: In exterior walls? [Yes] No] Unknown					
In ceiling/attic? Yes No Unknown					
In any other areas? Yes No Where?					
12. Exterior Drainage: Does water stand on the property for more than 24 hours after a heavy rain?					
Yes No Unknown					
Comments: Are gutters and downspouts in good repair? [] Yes [] No [] Unknown					
Are gutters and downspouts in good repair? [_] Yes [_] No [_] Unknown Comments:					
Page 2 of 4					

13. Wood-destroying insects: Any infestation and/or Comments:	prior damage?	Yes	∐] No	[] Unknown
Any treatments or repairs? Yes Any warranties? Yes Comments:		[] Unknown [] Unknown		
14. Are there any hazardous or regulated materials (in underground storage tanks, or other contamination) of If yes, specify below Comments:		imited to, licensed		pestos, radon gas, lead-based paint, [] Unknown
15. If the property relies on the combustion of a formonoxide alarm installed in the property? Yes No Unknown Comments:	ossil fuel for heat	, ventilation, hot	water, or clo	othes dryer operation, is a carbon
16. Are there any zoning violations, nonconforming unrecorded easement, except for utilities, on or affect If yes, specify below Comments:				
16A. If you or a contractor have made improved local permitting office? Yes Comments:] No [] Do	es Not Apply		
17. Is the property located in a flood zone, conser District? Yes No Unicomments:	known If yes, sp		eake Bay cr	itical area or Designated Historic
18. Is the property subject to any restriction imposed [_] Yes [_] No [_] Un Comments:	l by a Home Own known If yes, sp		any other ty	rpe of community association?
19. Are there any other material defects, including la Yes No Un Comments:	ntent defects, affects, affects	cting the physical	condition of	the property?
NOTE: Seller(s) may wish to disclose RESIDENTIAL PROPERTY DISCLOSUR	he condition E STATEMEN	NT.		
The seller(s) acknowledge having carefully is complete and accurate as of the date sign of their rights and obligations under §10-702	ed. The seller	(s) further ackr	owledge t	hat they have been informed
Seller(s)				Oate
Seller(s)				Date
The purchaser(s) acknowledge receipt of a have been informed of their rights and oblig	copy of this di ations under §	sclosure stater 10-702 of the N	nent and fi Maryland F	arther acknowledge that they Real Property Article.
Purchaser			Date	
Purchaser			Date	

Listing Agreement

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? [Yes 110 If yes, specify:
Apt. Furnace has Crack	ted heat exchanger
	Date 6/18/24
Seller	Date
The purchaser(s) acknowledge receipt of a copy have been informed of their rights and obligation	of this disclaimer statement and further acknowledge that they as under §10-702 of the Maryland Real Property Article.
Purchaser	Date
Purchaser	Date

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



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

Buyer Signature	Date	Seller Signature	Date
Buyer Signature	Date	Seller Signature	Dațe
All other term	ns and conditions of the C	Contract of Sale remain in full to	brce and effect.
			1 1 1
Air Conditioning [] Gas Utility Service Providers:	[V] Electric -Win	dow units-] Other
Hot Water [] Gas	[Electric [Electric - w/n] Oil [\	Other Solar
Sewage Disposal [] Public Heating [] Gas	c [√] Septic [[] Electric []	Other Oil [] Heat Pump [] Other
Water Supply [] Public	: [V] Well	100	5.5.5.
3. UTILITIES: WATER, SEW/	AGE, HEATING, AND AIR C	CONDITIONING (check all that a	apply):
——————————————————————————————————————	IN ORWATION REGARDI	NO ELYOLD IT LIN(O).	
	INFORMATION REGARDI	NG LEASED ITEM(S):	
[] Alarm System [] Water Treatment System	po septembro v	[] Other	
[] Fuel Tank(s) [✓] Solar Panels (3) - Ho+ u [] Alarm System	vater	[V] Other (Z) 3 5 (5a)	Hon Propane Southern S.
2. LEASED ITEM(S) INCLUD	ED:		., 0
ADDITIONAL EXCLUSIONS (S	PECIFY):		
ADDITIONAL INCLUSIONS (SI			
	/] Microwave	[🗸] Stove or Range	
[] Electronic Air Filter [] Intercom	[] Storm Windows	[] 11000 01018
[✓] Drapery/Curtain Rods [s	☐ Garbage Disposal ☐ Hot Tub, Equipment & Cove	[V] Storage Shed(s) #	[] Window Fan(s) # [] Wood Stove
] Garage Opener(s) #] Garage remote(s) #	[] Screens [✓] Shades/Blinds	[] Water Softener [✓] Window A/C Unit(s) # 5
[] Clothes Washer [] Furnace Humidifier	[] Satellite Dish	[V] Water Filter
[] Central Vacuum [] Clothes Dryer [] Clothes Washer [] Cooktop [] Fireplace Equipment	[V] Refrigerator(s) # [] w/ lce Maker(s) #	[] Wall Mount TV Brackets [] Wall Oven(s) #
[$$] Ceiling Fan(s) # $\frac{}{}$	Fireplace Screens/Doors	∫ 1 Pool. Equipment & Cover	[] Trash Compactor
		perty, are included if box below [1/2] Playground Equipment	
detectors (and, carbon monox	ide detectors, as applicable	e). Certain other now existing	items which may be considered
			ched fixtures, including all smoke
and Seller Mark Kalu	va.	Phendeen ZIOO	(2 u)
between Buyer		· 	
SELLER'S DISCLOSURE made	on 6-18-24	■ ADDENDUM to Contract of Sa	ale dated
OPON EXECUTION BY BUYE	R AND SELLER, THIS DOCUM	ENT WILL BECOME AN ADDENDUM	TO THE CONTRACT OF SALE

REALTOR

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DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

Pro	perty Address:	3009	Creswell &	20	21001	
				G THAT SUC LE LINE):	HE RELIED UPON F	REGARDING THE ABOVE g was constructed prior to
built lead proc impa prop with mus	prior to 1978 is notified paint dust may place duce permanent neu aired memory. Lead poerty is required to distance information on lest receive a federally set.	ING STATEMENT d that such propert young children at ri rological damage, poisoning also posi sclose to the buye ead-based paint he approved pamphle	y may contain lead-based p sk of developing lead poiso including learning disab es a particular risk to preg er/tenant the presence of k azards from risk assessme	paint and that ning if not mar ilities, reduce nant women. known lead-be ents or inspec-	exposure to lead from lean naged properly Lead poise d intelligence quotient, The seller/landlord of an ased paint hazards and ctions in the seller's/landle	ch a residential dwelling was d-based paint, paint chips or oning in young children may behavioral problems, and y interest in residential real to provide the buyer/tenant ord's possession. A tenant conduct a risk assessment
Sell	er's/Landlord's Disc	losure				
(a)	Presence of lead-bas (i)/	sed paint and/or lead	ad-based paint hazards (in I-based paint and/or lead-b	iitial (i) or (ii) b based paint ha	pelow): azards are present in the	housing (explain).
_ (b)	Seller/Landlord has no knowledge of lead-based paint and/or lead-based paint hazards in the housing. (b) Records and reports available to the seller (initial (i) or (ii) below):				int hazards in the housing.	
	(i)/ Seller/Landlord has provided the purchaser/tenant with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).				ds and reports pertaining to	
-	(ii) Molest hazards in the housi		dlord has no reports or reco	ords pertainin	g to lead-based paint and	d/or lead-based paint
Buy	/er's/Tenant's Ackno	wledgment (initia	1)			
(c)	(c) Buyer/Tenant has received copies of all information listed in section (b)(i) above, if any.					, if any.
(d)	11	Buyer/Tenant h	nas received the pamphlet	Protect Your	Family from Lead In You	r Home.
(e)	<u>Buyer</u> has (initial (i) o	r (ii) below):				
	(i)/		a 10-day opportunity (or n for the presence of lead-			iduct a risk assessment or azards; or
	(ii)/	and/or lea	opportunity to conduct a rad-based paint hazards.	risk assessme	ent or inspection for the p	resence of lead-based paint
(f) _	Agent has her responsibility to e	informed the Sell	ler/Landlord of the Seller's	s/Landlord's o	bligations under 42 U.S.	C. 4852(d) and is aware of
Cer	tification of Accura	ve reviewed the in	formation above and certi	ify, to the bes	of their knowledge, tha	at the information they have
Sel	ler/Landlord	V	Date	Buyer/Ter	nant	Date
Sel	ler/Landlord	Hon	Date 6-18-24	Buyer/Ter	nant	Date
17 16	Mer's/Landlord's Age	ent	Date	Buyer's/T	enant's Agent	Date
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Fax: 4109429146





<u>Certified Pre-Owned Home Inspection Report Disclosure</u>

This report is for informational purposes only and should not be relied on for anything more than information. No inspection can see everything. We encourage you, the Buyer, to seek your own home inspection. By giving you this report we are not, in any way, implying or influencing the Buyer to not complete your own home inspection.

- 1. The report is <u>NOT</u> an all-encompassing report dealing with the building from every aspect. It is a reasonable attempt to identify any obvious or significant defects apparent at the time of the inspection. Whether or not a defect is considered significant or not, depends, to a large extent, upon the age and type of the building inspected. This report is not a Certificate of Compliance with the requirements of any act, statute, rule, regulation, ordinance, declaration, or by-law.
- 2. THIS IS A VISUAL INSPECTION ONLY limited to those areas and sections of the property fully accessible and visible to the inspector on the date of inspection. The inspection will cover physical, mechanical, pest, and septic inspections. The inspection <u>DOES NOT</u> include breaking apart, dismantling, removing or moving objects including, but not limited to, foliage, moldings, roof insulation, floor or wall coverings, sidings, ceilings, floors, furnishings, appliances or personal possessions. The inspector <u>CANNOT</u> see inside walls, between floors, inside roofing, behind stored goods in cupboards, other areas that are concealed or obstructed. The inspector <u>WILL NOT</u> dig, gouge, force, penetrate or perform any other invasive procedures. Visible timbers <u>CANNOT</u> be destructively probed or hit without the written permission of the property owner.
- 3. The report does not and cannot make comment upon: defects that may have been concealed; the assessment or detection of defects (including rising damp and leaks) which may be subject to the prevailing weather conditions; whether or not services have been used for some time prior to the inspection and whether this will affect the detection of leaks or other defects (e.g., in the case of shower enclosures the absence of any dampness at the time of the inspection does not necessarily mean that the enclosure will not leak); the presence or absence of timber pests; gas-fittings; common property areas; environmental concerns; the proximity of the property to flight paths, railways, or busy traffic; noise levels; health and safety issues; heritage concerns; security concerns; fire protection; site drainage (apart from surface water drainage); swimming pools and spas (nonstructural); detection and identification of illegal building work; detection and identification of illegal plumbing work; durability of exposed finishes; neighborhood problems; document analysis; electrical installation; any matters that are solely regulated by statute; any area(s) or item(s) that could not be inspected by the consultant. Accordingly, this report is not a guarantee that defects and/or damage does not exist in any inaccessible or partly inaccessible areas or sections of the property. (Such matters may, upon specific request, be covered under the terms of a so-called special-purpose property report).
- 4. Report Ownership: The inspector named on the report will remain the owner of the report at all times. The fee paid by Client is for the physical inspection only.

DISCLAIMER OF LIABILITY: No liability shall be accepted on an account of failure of the report to identify and/or notify as to any problems, issues or concerns in the area(s) or section(s) of the subject property physically inaccessible for inspection, or to which access for Inspection is denied by or to the inspector (including but not limited to or any area(s) or section(s) so specified by the Report).

DISCLAIMER OF LIABILITY TO THE THIRD PARTIES: This report is made solely for the use and benefit of the Client named on the front of this report. No liability or responsibility whatsoever, in contract or tort, is accepted to any third party who may rely on the report wholly or in part. Any third-party acting or relying on this report, in whole or in part does so at his or her own risk

l,relation to the inspection re		uaranteed Realty of any and all liability in
Buyer Signature	Date	Buyer Name
Buyer Signature	Date	 Buyer Name