

RESIDENTIAL CONTRACT OF SALE

This is a Legally Binding Contract; If Not Understood, Seek Competent Legal Advice.

THIS FORM IS DESIGNED AND INTENDED FOR THE SALE AND PURCHASE OF IMPROVED SINGLE FAMILY RESIDENTIAL REAL ESTATE LOCATED IN MARYLAND ONLY.

TIME IS OF THE ESSENCE. Time is of the essence of this Contract. The failure of Seller or Buyer to perform any act as provided in this Contract by a prescribed date or within a prescribed time period shall be a default under this Contract and the non-defaulting party, upon written notice to the defaulting party, may declare this Contract null and void and of no further legal force and effect. In such event, all Deposit(s) shall be disbursed in accordance with Paragraph 20 of this Contract.

1. DATE OF OFFER: May 20, 2020	
2. SELLER:	F Dylan Stewart, Christine A Karwowski
3. BUYER:	Marilyn J Mosby
(hereinafter "Property") known as	er and Buyer does purchase from Seller, all of the following described Property
ocated in together with the improvements thereon, a	City/County, Maryland, Zip Code, nd all rights and appurtenances thereto belonging.
5. ESTATE: The Property is being conve	ed: v in fee simple or subject to an applied ground cont. now
Dollars (\$) payable semi-annually, as now or to be recorded among the City/County, Maryland.
	e is Seven Hundred Thirty-Five Thousand Even hundred Eight-nine Thous Dollars (\$ 735,000.00-789,000).
a) An initial Deposit by way ofchec	e purchase price shall be made by Buyer as follows: in the amount of Five Thousand
(b) An additional Deposit by way of	Dollars (\$ 5,000.00) at the time of this offer. in the amount of) to be paid
	CIS Realty, LLC
check or other payment acceptable to the (e) Buyer and Seller instruct broker name X A non-interest bearing account of the control of the c	in paragraph (c) above to place the Deposits in: (Check One)
	July 9, 2020 or sooner if agreed to in writing by the parties.
	chase the Property is contingent upon Buyer obtaining a written commitment for a
X Conventional Financing Addendum FHA Financing Addendum VA Financing Addendum	USDA Financing Addendum Assumption Addendum Gift of Funds Contingency Addendum Owner Financing Addendum No Financing Contingency OTHER:
R Buyer MAM	Page 1 of 11 1/20 Seller 5 (CK 🛕
REALTORS CIS Realty, LLC, 1045 Taylor Avenue Towson MD 21286 Kelly Denham Produced with zipForm	Phone: (443)897-5861 Fax: (443)267-0189 Mosby - 212 Goodale Rd D by zipLogix 18070 Fifteen Mile Read, Fraser, Michigan 48026 Www.zipLogix.com GOVT. EXHIBIT NO. Exh. 62 CASE NO. JKG-22-007 IDENTIFICATION

30) days from the Date of Contract Acceptance; (1) Seller, at Seller's election and upon written notice to Buyer in additional to a contract rull and void and on for further legial effect. In either legial effect of (2) Buyer, upon written notice to Seller's inability to obtain financing as provided in Paragraph 9 of this Contract, may declare this Contract and of no further legial effect. In either case, the deposit shall be disbursed in accordance with the Deposit paragraph of this Contract. If Buyer has compiled with all of Buyer's obligations under this Contract, including those with respect to applying for financing and seeking to obtain financing. In either Releases of Deposit agreement shall provide that the deposit shall be returned to Buyer. 11. ALTERNATE FINANCING: Provided Buyer timely and diligently pursues the financing associated in the Financing paragraph. The Financing application and Commitment paragraph, and the Buyer Responsibility paragraph. Buyer, at Buyer's election, may also apply for alternate financing. If Buyer at Buyer's selection, may also apply for alternate financing. If Buyer at Buyer's selection, may also apply for alternate financing. If Buyer at Buyer's selection and Commitment paragraph, or any addendum to this Contract. The Financing Application and Commitment paragraph or any addendum to this Contract. 12. HOME ANDIOR ENVIRONMENTAL INSPECTION: Buyer acknowledges, subject to Seller acceptance, that Buyer is afforded the opportunity, at Buyer's sole cost and experse, to condition Buyer's purchase of the Property on a Home Inspection and/or Environmental Inspection and/or the Property or the existence of environmental Inspection	written financing commitmer	Five nt is not obtained by Buyer within	agrees to make a written application for the financing as here(() days from the Date of Contract Acceptance. If Thirty
paragraph, the Financing Application and Commitment paragraph, and the Buyer Responsibility paragraph, Buyer, at Buyer's sole option, obtains a written commitment for financing in which the loan amount, term of note, amortization period, interest rate, down payment or loan program differ from the financing in a described in the Financing paragraph, or any addendum to this Contract, the Financing Application and Commitment paragraph or any addendum to this Contract, the Financing Application and Commitment paragraph or any addendum to this Contract shall be deemed to have been fully satisfied. Such alternate financing may not increase costs to Seller or exceed the time allowed to secure the financing commitment as provided in the Financing Application and Commitment paragraph, or any addendum to this Contract. 12. HOME ANDIOR ENVIRONMENTAL INSPECTION: Buyer acknowledges, subject to Seller acceptance, that Buyer is afforded the opportunity, at buyer's sole cost and expense, to condition of the Property or the existence of environmental hazards. If Buyer desires a Home Inspection and/or Environmental Inspection in order to ascertain the physical condition of the Property or the existence of discovery of property defects. Inspection in Order to ascertain the physical condition of the Property or the existence of discovery of property defects. Inspection(s) Addenda Attached Inspection(s) Addenda Attached Inspection(s) Addenda Attached Inspection(s) Environmental Inspection contingency, such contingency, such contingency, such contingency must be included in an addendum to this Contract. Buyer and Seller acknowledge that Browers agents or not responsible for the existence or discovery of property defects. Inspection(s) Addenda Attached Inspection(s) Education (s) Education (s	evidence from the lender of E null and void and of no furthe this Contract. If Buyer has con	d void and of no further legal effect; Buyer's inability to obtain financing a er legal effect. In either case, the de nplied with all of Buyer's obligations u	or (2) Buyer, upon written notice to Seller, which shall include written s provided in Paragraph 9 of this Contract, may declare this Contral posit shall be disbursed in accordance with the Deposit paragraph ander this Contract, including those with respect to applying for financing the state of the
opportunity, at Buyer's sole cost and expense, to condition Buyer's purchase of the Property upon a Home Inspection and/or Environmental Inspection condition of the Property or the existence of environmental hashin the physical condition of the Property or the existence of environmental hashin the physical condition of the Property or the existence of university. Buyer must be included in an addendum to this Contract. Buyer and Seller acknowledge that Brokers, agents or subagents are not responsible for the existence or discovery of property defects. Inspection(s) Addenda Attached Buyer Buyer Buyer Inspection(s) Declined Buyer and Seller acknowledge that Brokers, agents or subagents are not responsible for the existence or discovery of property defects. Inspection(s) Declined Buyer Buyer Buyer Buyer Buyer Buyer Buyer Buyer and Seller acknowledge the Brokers, agents or subagents are not responsible for the existence or discovery of property defects. Inspection(s) Declined Buyer B	election, may also apply for a loan amount, term of note, a in the Financing paragraph, addendum to this Contract s exceed the time allowed to se	pplication and Commitment paragalternate financing. If Buyer, at Buyer' mortization period, interest rate, do, or any addendum to this Contra hall be deemed to have been fully s	graph, and the Buyer Responsibility paragraph, Buyer, at Buyer is sole option, obtains a written commitment for financing in which the wn payment or loan program differ from the financing as described act, the Financing Application and Commitment paragraph or an estimated. Such alternate financing may not increase costs to Seller
Inspection(s) Addenda Attached Buyer Buyer 13. INCLUSIONS/EXCLUSIONS: Included in the purchase price are all permanently attached fixtures, including all smoke detectors. Certain other now existing items which may be considered personal property, whether installed or stored upon the property, are included if box below is checked. INCLUDED IN	Inspection in order to ascertain Inspection and/or Environment	st and expense, to condition Buyer's p n the physical condition of the Proper tal Inspection contingency, such conti	purchase of the Property upon a Home Inspection and/or Environment ty or the existence of environmental hazards. If Buyer desires a Hom ingency must be included in an addendum to this Contract. Buyer ar
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INCLUDED	property, are included if box	below is checked	onsidered personal property, whether installed or stored upon the
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Celling Fan(s) #		Fireplace Screen Doors	-
Clothes Dryer Wiremote(s) #2 Storm Doors Storm Windows			
Clothes Dryer W/remote(s) #2 Storm Windows X Stove or Range			
Clothes Washer Garbage Disposer Hot Tub, Equipment & Cover Hot Tub, Equipment & Cover T.V. Antenna Trash Compactor Trash Compactor Wall Mount T.V. Brackets Traperies/Curtains Pool. Equipment & Cover Wall Mount T.V. Brackets Wall Oven(s) # Water Softener Wall Wound A/C Unit(s) # Water Softener Water Softener Wall Cover Wall Mount T.V. Brackets Water Softener Water Softener Water Softener Water Softener Water Softener Window A/C Unit(s) # ADDITIONAL INCLUSIONS (SPECIFY): Window Treatments Window A/C Unit(s) # Water Softener Water Softene			
Note			
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Drapery/Curtain Rods Draperies/Curtains Pool, Equipment & Cover Electronic Air Filter Exhaust Fan(s) # X wfice maker X exist. W/W Carpet ADDITIONAL INCLUSIONS (SPECIFY): Window Treatments ADDITIONAL EXCLUSIONS (SPECIFY): Window Treatments ADDITIONAL INCLUSIONS (SPECIFY): Window Treatments ADDITIONAL EXCLUSIONS (SPECIFY): Window Treatments ADDITIONAL INCLUSIONS (SPECIFY): Window Treatments ADDITIONAL EXCLUSIONS (SPECIFY): Window Treatments ADDITIONAL EXCLUSIONS (SPECIFY): Window A/C Unit(s) # Water Softener Wat			
Draperies/Curtains Electronic Air Filter Exhaust Fan(s) # X Refrigerator(s) #2 X Wall Oven(s) # Water Filter Water Softener Water Softener Window A/C Unit(s) # ADDITIONAL INCLUSIONS (SPECIFY): Window Treatments ADDITIONAL EXCLUSIONS (SPECIFY): Window Treatments ADDITIONAL EXCLUSIONS (SPECIFY): Window Treatments 4. AGRICULTURALLY ASSESSED PROPERTY: The Agricultural Use Assessment (Assessment) is a reduced property tax assessment for agricultural land. To be eligible for the Assessment, the land must be actively used for agricultural purposes. The Agricultural Land Transfer Tax (Tax) is a tax imposed under Section 13-301 et seq. of the Tax-Property Article, Annotated Code of Maryland. If the Property is assessed in the agricultural use category and the Buyer does not intend to use the Property for agricultural purposes, the Tax may become due and could be substantial. The Tax is imposed on the deed itself and must be paid before the deed can be recorded. At the time of sale, Seller shall notify Buyer in writing that the transfer may be subject to the Tax. Buyer will be responsible to pay the Tax unless the parties negotiate a different agreement. To avoid paying the Tax, Buyer must continue to use the Property for agricultural purposes and comply with the other requirements of the law. The Property, or any portion thereof, may be subject to an Agricultural Land Transfer Tax as imposed by Section 13-301 et seq. of the Tax-Property Article, Annotated Code of Maryland, by reason of the Property's having been assessed on the basis of agricultural use. The tax assessed as a result of this transfer shall be paid by 15. FOREST CONSERVATION AND MANAGEMENT PROGRAM: Buyer is hereby notified that this transfer may be subject to the Forest Conservation and Management Program imposed by Section 8-211 of the Tax-Property Article, Annotated Code of Maryland. Forest Conservation and Management program taxes assessed as a result of this transfer—shall be paid by 15. FOREST CONSERVATION AND MANAGEMENT PROGRAM: Buyer is hereb			
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Maryland. Forest Conservation and Management program taxes assessed as a result of this transfer shall be paid by BuyerM_MI Page 2 of 11 1/20 Seller.	15. FOREST CONSERVATION	ON AND MANAGEMENT PROGRA	AM: Buyer is hereby notified that this transfer may be subject to the
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Buyer Page 2 of 11 1/20 Seller	by		5 cy.

16. LEAD-BASED PAINT:

A. FEDERAL LEAD-BASED PAINT LAW: Title X, Section 1018, the Residential Lead-Based Paint Hazard Reduction Act of 1992 (the "Act"), requires the disclosure by Seller of information regarding lead-based paint and lead-based paint hazards in connection with the sale of any residential real property on which a residential dwelling was constructed prior to 1978. Unless otherwise exempt by the Act, the disclosure shall be made on the required federal Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards form. Seller and any agent involved in the transaction are required to retain a copy of the completed Lead-Based Paint Disclosure form for a period of three (3) years following the date of settlement. A Seller who fails to give the required Lead-Based Paint Disclosure form and EPA pamphlet may be liable under the Act for three times the amount of damages and may be subject to both civil and criminal penalties.

B. RENOVATION, REPAIR AND PAINTING OF PROPERTY: In accordance with the Lead Renovation, Repair and Painting Rule ("RRP") as adopted by the Environmental Protection Agency ("the EPA"), effective April 22, 2010, if the improvements on the Property were built before 1978, contractor(s) engaged by Seller to renovate, repair or paint the Property must be certified by the EPA where such work will disturb more than six square feet of paint per room for interior projects; more than 20 square feet of paint for any exterior project; or includes window replacement or demolition ("Covered Work"). Before and during any Covered Work project, contractor(s) must comply with all requirements of the RRP.

A Seller who personally performs any Covered Work on a rental property is required to be certified by the EPA prior to performing such Covered Work. No certification is required for a Seller who personally performs Covered Work on the Seller's principal residence. However, Seller has the ultimate responsibility for the safety of Seller's family or children while performing such Covered Work. For detailed information regarding the RRP, Seller should visit http://www2.epa.gov/lead/renovation-repair-and-painting-program.

C. MARYLAND LEAD POISONING PREVENTION PROGRAM: Under the Maryland Lead Poisoning Prevention Program (the "Maryland Program"), any residential dwelling constructed prior to 1978 that is leased for residential purposes is required to be registered with the Maryland Department of the Environment (MDE). If the Property was built prior to 1978 and is now or has been a rental property or may become a rental property in the future, a separate Maryland Lead-Based Paint Disclosure form is attached. Detailed information regarding compliance requirements may be obtained at: http://www.mde.state.md.us/programs/Land/LeadPoisoningPrevention/Pages/index.aspx.

Buyer acknowledges by Buyer's initials below that Buyer has read and understands Paragraph 16.C.

(BUYER)

17. NOTICE REGARDING DISCLOSURE OF DEFERRED WATER AND SEWER ASSESSMENTS: Pursuant to Section 14-117(a)(5) of the Real Property Article of the Annotated Code of Maryland, a contract for the resale of residential real property that is served by public water or wastewater facilities for which deferred water and sewer charges have been established by a recorded covenant or declaration shall contain a notice disclosing information about the deferred water and sewer charges. If a Seller subject to this law fails to comply:

- (a) Prior to settlement, Buyer is entitled to rescind in writing the sales contract without penalty or liability. On rescission, Buyer is also entitled to the full return of any deposits made on account of the sales contract. If any deposits are held in trust by a licensed real estate broker, the return of the deposits to a Buyer under this law shall comply with the procedures under § 17-505 of the Business Occupations and Professions Article of the Annotated Code of Maryland. Buyer's right of rescission shall terminate five days after Seller provides to Buyer written notice in accordance with this requirement; and
- (b) After settlement, Seller shall be liable to Buyer for the full amount of any fee or assessment not disclosed, unless Seller was never charged a fee or assessment to defray the costs of public water or wastewater facilities by the developer, a successor of the developer, or a subsequent assignee.

This law does *not* apply in a county that has adopted a disclosure requirement that is substantially similar to this law. (If the Property is served by public water or wastewater facilities for which deferred water and sewer charges have been established by a recorded covenant or declaration: See Notice Regarding Deferred Water and Sewer Charges, pos



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Buyer acknowledges by Buyer's initials below that Buyer has	read and understands Paragraph 17.
Affiliated Business Disclosure Notice As Is Back-Up Contract Addendum Cash Appraisal Contingency Condominium Resale Notice Conservation Easement Disclosure of Licensee Status Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards X First-Time Maryland Home Buyer Transfer & Recordation Tax X Homeowners Association Notice Kickout Local City/County Certifications/Registrations X Local City/County Notices/Disclosure X Maryland Lead Poisoning Prevention Program Disclosure COVID 19 Addendum	www. which are hereby attached, are made a part of this Contract: MD Non-Resident Seller Transfer Withholding Tax X Notice to Buyer and Seller — Maryland Residential Real Property Disclosure/Disclaimer Act Notice & Disclosure of Deferred Water & Sewer Charges On-Site Sewage Disposal System Inspection X Property Inspections Property Subject to Ground Rent Purchase Price Escalation Sale, Financing, Settlement or Lease of Other Real Estate X Seller Contribution Seller's Purchase of Another Property Short Sale Third Party Approval Water Quality
to obtain a written report on the state regulated form from a Marinspection, there is no evidence of termite or other wood-destro residence; and damage due to previous infestation has been regarage or within three (3) feet of the garage (whether attached residence or garage; and (3) a maximum of ten (10) linear fee feet of the residence or garage. If there is evidence of present prior infestation is discovered, Seller, at Seller's expense, shall the present infestation treated by a licensed pest control compared the purchase price, Seller may, at Seller's option, cancel this the cost of treatment and repairs exceeding 2% of the purchase report reveals damage for which the cost of treatment and repair reatment and repair of damage shall be communicated in writing Buyer shall respond to Seller in writing with Buyer's decision of decision. If Seller does not notify Buyer in writing of Seller's Buyer's option, pay for the cost of treatment and repairs exceeding 2% of the purchase prior to Seller. In the event this Contract is terminated under the term with the Deposit paragraph of this Contract. 20. DEPOSIT: If the Deposit is held by a Broker as specified in	Buyer's expense, (if VA, then at Seller's expense) is authorized ryland licensed pest control company that, based on a careful visual lying insect infestation in the residence or within three (3) feet of the epaired. The provisions of this paragraph also shall apply to: (1) the dor detached); (2) any outbuildings located within three feet of the tof the nearest portion of a fence on Seller's Property within three infestation as described above, or if damage caused by present or repair any damage caused by present or prior infestation and have any. If the cost of treatment and repair of such damage exceeds 2% and Contract, unless Buyer, at Buyer's option should choose to pay for a price, then this Contract shall remain in full force and effect. If such coair exceeds 2% of the purchase price, Seller's decision regarding and to Buyer within five (5) days from receipt of the report, after which within three (3) days from receipt of Seller's notification of Seller's decision within five (5) days from receipt of report, Buyer may, at ding 2% of the purchase price. If Buyer does not want to pay for the does not this paragraph, the Deposit(s) shall be disbursed in accordance Paragraph 7(c) of this Contract, Buyer hereby authorizes and directs
Broker to hold the Deposit instrument without negotiation or depo	osit until the parties have executed and accepted this Contract. Upon

acceptance, the initial Deposit and additional Deposits (the "Deposit"), if any, shall be placed in escrow as provided in Paragraph 7(e) of this Contract and in accordance with the requirements of Section 17-502(b)(1) of the Business Occupations and Professions Article. Annotated Code of Maryland. If Seller does not execute and accept this Contract, the initial Deposit instrument shall be promptly returned to Buyer. The Deposit shall be disbursed at settlement. In the event this Contract shall be terminated or settlement does not occur, Buyer and Seller agree that the Deposit shall be disbursed by Broker only in accordance with a Release of Deposit agreement executed by Buyer and Seller. In the event Buyer and/or Seller fail to complete the real estate transaction in accordance with the terms and conditions of this Contract, and either Buyer or Seller shall be unable or unwilling to execute a Release of Deposit agreement, Buyer and Seller hereby acknowledge and agree that Broker may distribute the Deposit in accordance with the provisions of Section 17-505(b) of the Business Occupations and Professions Article, Annotated Code of Maryland. CK

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- 21. DEED AND TITLE: Upon payment of the purchase price, a deed for the Property confaining covenants of special warranty and further assurances (except in the case of transfer by personal representative of an estate), shall be executed by Seller and shall convey the Property to Buyer. Title to the Property, including all chattels included in the purchase, shall be good and merchantable, free of liens and encumbrances except as specified herein; except for use and occupancy restrictions of public record which are generally applicable to properties in the immediate neighborhood or the subdivision in which the Property is located and publicly recorded easements for public utilities and any other easements which may be observed by an inspection of the Property. Buyer expressly assumes the risk that restrictive covenants, zoning laws or other recorded documents may restrict or prohibit the use of the Property for the purpose(s) intended by Buyer. In the event Seller is unable to give good and merchantable title or such as can be insured by a Maryland licensed title insurer, with Buyer paying not more than the standard rate as filed with the Maryland Insurance Commissioner, Seller, at Seller's expense, shall have the option of curing any defect so as to enable Seller to give good and merchantable title or, if Buyer is willing to accept title without said defect being cured, paying any special premium on behalf of Buyer to obtain title insurance on the Property to the benefit of Buyer. In the event Seller elects to cure any defects in title, this Contract shall continue to remain in full force and effect; and the date of settlement shall be extended for a period not to exceed fourteen (14) additional days. If Seller is unable to cure such title defect(s) and is unable to obtain a policy of title insurance on the Property to the benefit of Buyer from a Maryland licensed title insurer, Buyer shall have the option of taking such title as Seller can give, or terminating this Contract and being reimbursed by Seller for cost of searching title as may have been incurred not to exceed 1/2 of 1% of the purchase price. In the latter event, there shall be no further liability or obligation on either of the parties hereto; and this Contract shall become null and void; and all Deposit(s) shall be disbursed in accordance with the Deposit paragraph of this Contract. In no event shall Broker(s) or their agent(s) have any liability for any defect in Seller's title.
- 22. CONDITION OF PROPERTY AND POSSESSION: At settlement, Seller shall deliver possession of the Property and shall deliver the Property vacant, clear of trash and debris, broom clean and in substantially the same condition as existed on the Date of Contract Acceptance. Buyer reserves the right to inspect the Property within five (5) days prior to settlement. EXCEPT AS OTHERWISE SPECIFIED IN THIS CONTRACT, INCLUDING THIS PARAGRAPH, THE PROPERTY IS SOLD "AS IS." The obligations of Seller as provided in this paragraph shall be in addition to any Disclosure and Disclaimer Statement as required by Section 10-702, Real Property Article, Annotated Code of Maryland and any provision of any inspection contingency addendum made a part of this Contract (See Property Inspections Notice).
- 23. ADJUSTMENTS: Ground rent, homeowner's association fees, rent and water rent shall be adjusted and apportioned as of date of settlement; and all taxes, general or special, and all other public or governmental charges or assessments against the Property which are or may be payable on a periodic basis, including Metropolitan District Sanitary Commission, Washington Suburban Sanitary Commission, or other benefit charges, assessments, liens or encumbrances for sewer, water, drainage, paving, or other public improvements completed or commenced on or prior to the date hereof, or subsequent thereto, are to be adjusted and apportioned as of the date of settlement and are to be assumed and paid thereafter by Buyer, whether assessments have been levied or not as of date of settlement if applicable by local law. Any heating or cooking fuels remaining in supply tank(s) at time of settlement shall become the property of Buyer.
- 24. SETTLEMENT COSTS: Buyer agrees to pay all settlement costs and charges including, but not limited to, all Lender's fees in connection herewith, including title examination and title insurance fees, loan insurance premiums, all document preparation and recording fees, notary fees, survey fees where required, and all recording charges, except those incident to clearing existing encumbrances or title defects, except if Buyer is a Veteran obtaining VA financing, those prohibited to be paid by a Veteran obtaining VA financing, which prohibited charges shall be paid by Seller. Buyer Broker flat fee cannot be charged to Buyer nor to Seller per VA Reg. Part 38 CFR 36.4313(b).

25. TRANSFER CHARGES:

Buyer

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- **A. IN GENERAL.** Section 14-104(b) of the Real Property Article, Annotated Code of Maryland provides that, unless otherwise negotiated in the contract or provided by State or local law, the cost of any recordation tax or any State or local Transfer Tax shall be shared equally between the Buyer and Seller.
- **B. FIRST-TIME BUYER.** Under Section 14-104(c) of the Real Property Article, the entire amount of recordation and local transfer tax shall be paid by the Seller of property that is sold to a first-time Maryland homebuyer, unless there is an express agreement that the recordation tax or any state or local transfer tax will not be paid entirely by the Seller.

RECORDATION AND LOCAL TRANSFER TAX. If the Buyer is a first-time Maryland homebuyer, Buyer and Seller expressly agree, in accordance with Section 14-104(c) of the Real Property Article, Annotated Code of Maryland, that payment of recordation tax and local transfer tax shall be shared equally between the Buyer and Seller unless a "First-time Maryland Homebuyer Transfer and Recordation Tax Addendum" is attached, which contains a different express agreement.

STATE TRANSFER TAX: Under Section 13-203(b) of the Tax-Property Article, Annotated Code of Maryland, the amount of state transfer tax due on the sale of property to a first-time Maryland homebuyer is reduced from 0.50% to 0.25% and shall be paid entirely by the Seller. Buyer is hereby notified that to ensure receipt of the above reduction, Buyer should so indicate on Page 10 of this Contract and complete the required affidavit at settlement indicating that the Buyer is a first-time Maryland homebuyer.

26. BROKER LIABILITY: Brokers, their agents, subagents and employees do not assume any responsibility for the condition of the Property or for the performance of this Contract by any or all parties hereto. By signing this Contract, Buyer and Seller acknowledge that they have not relied on any representations made by Brokers, or any agents, subagents or employees of Brokers, except those representations expressly set forth in this Contract.

- 27. BROKER'S FEE: All parties irrevocably instruct the settlement officer to collect the fee or compensation and disburse same according to the terms and conditions provided in the listing agreement and/or agency representation agreement. Settlement shall not be a condition precedent to payment of compensation.
- 28. SELLER RESPONSIBILITY: Seller agrees to keep existing mortgages free of default until settlement. All violation notices or requirements noted or issued by any governmental authority (including without limitation, any permit violation notices), or actions in any court on account thereof, against or affecting the Property at the date of settlement of this Contract, shall be complied with by Seller and the Property conveyed free thereof. The Property is to be held at the risk of Seller until legal title has passed or possession has been given to Buyer. If, prior to the time legal title has passed or possession has been given to Buyer, whichever shall occur first, all or a substantial part of the Property is destroyed or damaged, without fault of Buyer, then this Contract, at the option of Buyer, upon written notice to Seller, shall be null and void and no further effect, and the deposits shall be disbursed in accordance with the Deposit paragraph of this Contract.
- 29. BUYER RESPONSIBILITY: If Buyer has misrepresented Buyer's financial ability to consummate the purchase of the Property, or if this Contract is contingent upon Buyer securing a written commitment for financing and Buyer fails to apply for such financing within the time period herein specified, or fails to pursue financing diligently and in good faith, or if Buyer makes any misrepresentations in any document relating to financing, or takes (or fails to take) any action which causes Buyer's disqualification for financing, then Buyer shall be in default; and Seller may elect by written notice to Buyer, to terminate this Contract and/or pursue the remedies set forth under the Default paragraph of this Contract.
- **30. HOMEOWNER'S ASSOCIATION:** The Property is not part of a development subject to the imposition of mandatory fees as defined by the Maryland Homeowner's Association Act, unless acknowledged by attached addendum.
- 31. GROUND RENT: If the Property is subject to ground rent and the ground rent is not timely paid, the ground lease holder(i.e., the person to whom the ground rent is payable) may bring an action under Section 8-402.3 of the Real Property Article, Annotated Code of Maryland. As a result of this action, a lien may be placed upon the property. If the Property is subject to ground rent, Sections 14-116 and 14-116.1 of the Real Property Article provide the purchaser, upon obtaining ownership of the Property, with certain rights and responsibilities relative to the ground rent. (If the Property is subject to ground rent: See Property Subject to Ground Rent Addendum.)
- 32. SALE/SETTLEMENT OR LEASE OF OTHER REAL ESTATE: Neither this Contract nor the granting of Buyer's loan referred to herein is to be conditioned or contingent in any manner upon the sale, settlement and/or lease of any other real estate unless a contingency for the sale, settlement and/or lease of other real estate is contained in an addendum to this Contract. Unless this Contract is expressly contingent upon the sale, settlement and/or lease of any other real estate, Buyer shall neither apply for nor accept a financing loan commitment which is contingent upon or requires as a pre-condition to funding that any other real estate be sold, settled and/or leased.
- 33. LEASES: Seller may neither negotiate new leases nor renew existing leases for the Property which extend beyond settlement or possession date without Buyer's written consent.
- 34. DEFAULT: Buyer and Seller are required and agree to make full settlement in accordance with the terms of this Contract and acknowledge that failure to do so constitutes a breach hereof. If Buyer fails to make full settlement or is in default due to Buyer's failure to comply with the terms, covenants and conditions of this Contract, the initial Deposit and additional Deposits (the "Deposit") may be retained by Seller as long as a Release of Deposit Agreement is signed and executed by all parties, expressing that said Deposit may be retained by Seller. In the event the parties do not agree to execute a Release of Deposit Agreement, Buyer and Seller shall have all legal and equitable remedies. If Seller fails to make full settlement or is in default due to Seller's failure to comply with the terms. covenants and conditions of this Contract, Buyer shall be entitled to pursue such rights and remedies as may be available, at law or in equity, including, without limitation, an action for specific performance of this Contract and/or monetary damages. In the event of any litigation or dispute between Buyer and Seller concerning the release of the Deposit, Broker's sole responsibility may be met, at Broker's option, by paying the Deposit into the court in which such litigation is pending, or by paying the Deposit into the court of proper jurisdiction by an action of interpleader. Buyer and Seller agree that, upon Broker's payment of the Deposit into the court, neither Buyer nor Seller shall have any further right, claim, demand or action against Broker regarding the release of the Deposit; and Buyer and Seller, jointly and severally, shall indemnify and hold Broker harmless from any and all such rights, claims, demands or actions. In the event of such dispute and election by Broker to file an action of interpleader as herein provided, Buyer and Seller further agree and hereby expressly and irrevocably authorize Broker to deduct from the Deposit all costs incurred by Broker in the filing and maintenance of such action of interpleader including but not limited to filing fees, court costs, service of process fees and attorneys' fees, provided that the amount deducted shall not exceed the lesser of \$500 or the amount of the Deposit held by Broker. All such fees and costs authorized herein to be deducted may be deducted by Broker from the Deposit prior to paying the balance of the Deposit to the court. Buyer and Seller further agree and expressly declare that all such fees and costs so deducted shall be the exclusive property of Broker. If the amount deducted by Broker is less than the total of all of the costs incurred by Broker in filing and maintaining the interpleader action, then Buyer and Seller jointly, and severally, agree to reimburse Broker for all such excess costs pon the conclusion of the interpleader action.

Buyer MJM /

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Seller

35. MEDIATION OF DISPUTES: Mediation is a process by which the parties attempt to resolve a dispute or claim with the assistance of a neutral mediator who is authorized to facilitate the resolution of the dispute. The mediator has no authority to make an award, to impose a resolution of the dispute or claim upon the parties or to require the parties to continue mediation if the parties do not desire to do so. Buyer and Seller agree that any dispute or claim arising out of or from this Contract or the transaction which is the subject of this Contract shall be mediated through the Maryland REALTORS®, Inc. or its member local boards/associations in accordance with the established Mediation Rules and Guidelines of Maryland REALTORS® or through such other mediator or mediation service as mutually agreed upon by Buyer and Seller, in writing. Unless otherwise agreed in writing by the parties, mediation fees, costs and expenses shall be divided and paid equally by the parties to the mediation. If either party elects to have an attorney present that party shall pay his or her own attorney's fees.

Buyer and Seller further agree that the obligation of Buyer and Seller to mediate as herein provided shall apply to all disputes or claims arising whether prior to, during, or within one (1) year following the actual contract settlement date or when settlement should have occurred. Buyer and Seller agree that neither party shall commence any action in any court regarding

a dispute or claim arising out of or from this Contract or the transaction which is the subject of this Contract, without first mediating the dispute or claim, unless the right to pursue such action or the ability to protect an interest or pursue a remedy as provided in this Contract, would be precluded by the delay of the mediation. In the event the right to pursue such action, or the ability to protect an interest or pursue a remedy would be precluded by the delay, Buyer or Seller may commence the action only if the initial pleading or document commencing such action is accompanied by a request to stay the proceeding pending the conclusion of the mediation. If a party initiates or commences an action in violation of this provision, the party agrees to pay all costs and expenses, including reasonable attorneys' fees, incurred by the other party to enforce the obligation as provided herein. The provisions of this paragraph shall survive closing and shall not be deemed to have been extinguished by merger with the deed.

36. ATTORNEY'S FEES: In any action or proceeding between Buyer and Seller based, in whole or in part, upon the performance or non-performance of the terms and conditions of this Contract, including, but not limited to, breach of contract, negligence, misrepresentation or fraud, the prevailing party in such action or proceeding shall be entitled to receive reasonable attorney's fees from the other party as determined by the court or arbitrator. In any action or proceeding between Buyer and Seller and/or between Buyer and Broker(s) and/or Seller and Broker(s) resulting in Broker(s) being made a party to such action or proceeding, including, but not limited to, any litigation, arbitration, or complaint and claim before the Maryland Real Estate Commission, whether as defendant, cross-defendant, third-party defendant or respondent, Buyer and Seller jointly and severally, agree to indemnify and hold Broker(s) harmless from and against any and all liability, loss, cost, damages or expenses (including filing fees, court costs, service of process fees, transcript fees and attorneys' fees) incurred by Broker(s) in such action or proceeding, providing that such action or proceeding does not result in a judgment against Broker(s).

As used in this Contract, the term "Broker(s)" shall mean: (a) the two (2) Brokers as identified on Page 11 of this Contract; (b) the two (2) named Sales Associates identified on Page 11 of the Contract; and (c) any agent, subagent, salesperson, independent contractor and/or employees of Broker(s). The term "Broker(s)" shall also mean, in the singular, any or either of the named Broker(s) and/or Sales Associate(s) as identified or, in the plural, both of the named Brokers and/or Sales Associates as identified.

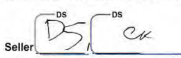
This Paragraph shall apply to any and all such action(s) or proceeding(s) against Broker(s) including those action(s) or proceeding(s) based, in whole or in part, upon any alleged act(s) or omission(s) by Broker(s), including, but not limited to, any alleged act of misrepresentation, fraud, non-disclosure, negligence, violation of any statutory or common law duty, or breach of fiduciary duty by Broker(s). The provisions of this Paragraph shall survive closing and shall not be deemed to have been extinguished by merger with the deed.

- 37. NOTICE OF BUYER'S RIGHT TO SELECT SETTLEMENT SERVICE PROVIDERS: Buyer has the right to select Buyer's own title insurance company, title lawyer, settlement company, escrow company, mortgage lender or financial institution as defined in the Financial Institutions Article, Annotated Code of Maryland. Buyer acknowledges that Seller may not be prohibited from offering owner financing as a condition of settlement.
- 38. PROPERTY OWNER'S TITLE INSURANCE: Buyer, at Buyer's expense, may purchase owner's title insurance at either "standard" or "enhanced" coverage and rates. The coverage afforded by such title insurance would be governed by the terms and conditions thereof, and the premium for obtaining such title insurance coverage would be determined by the extent of its coverage. For purposes of owner's title insurance policy premium rate disclosures by Buyer's lender, Buyer and Seller agree that enhanced rates (if available) shall be quoted by Buyer's lender. Buyer understands that nothing herein obligates Buyer to obtain any owner's title insurance coverage at any time, including at settlement, and that the availability of owner's title insurance coverage is subject to the underwriting criteria of the title insurer.
- 39. AUTHORIZATION TO PROVIDE TILA-RESPA INTEGRATED DISCLOSURES: Buyer and Seller hereby authorize the lender, title company, escrow agent, and/or their representatives to disclose and provide copies of the closing disclosure(s)



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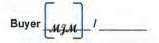
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and/or other settlement statement to the real estate licensees involved in the transaction at the time these documents are provided to Buyer and Seller.

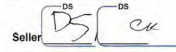
- **40. LIMITED WARRANTY:** NOTICE TO BUYER: IF A WARRANTY PLAN IS BEING OFFERED WITH THE PURCHASE OF THE PROPERTY, IT MAY BE A LIMITED WARRANTY. SINCE SUCH WARRANTY PLANS DO NOT COVER STRUCTURAL DEFECTS AND MAY NOT COVER PRE-EXISTING DEFECTS, BUYER SHOULD REQUEST THE REAL ESTATE AGENT TO PROVIDE BUYER WITH ANY BROCHURE WHICH DESCRIBES THE PLAN IN ORDER TO DETERMINE THE EXTENT OF COVERAGE PROVIDED BY THE WARRANTY.
- **41. PROPERTY INSURANCE BROCHURE:** An informational brochure published by the Maryland REALTORS® titled "The New Reality of Property Insurance What You Should Know" is available to explain current issues relative to obtaining insurance coverage for the Property to be purchased and may be obtained on Maryland REALTORS® website.

42. FLOOD DISCLOSURE NOTICE:

- A. FLOOD INSURANCE PREMIUMS: The Property or part of the Property may be located in an area established by the government as a "flood plain" or otherwise in an area where flood insurance could be required by Buyer's mortgage lender as a condition of granting a mortgage. In addition, construction on the Property could be prohibited or restricted. The National Flood Insurance Program ("NFIP") provides for the availability of flood insurance but also establishes flood insurance policy premiums based on the risk of flooding in the area where properties are located. Due to amendments to federal law governing the NFIP those premiums are increasing, and in some cases will rise by a substantial amount over the premiums previously charged for flood insurance. As a result, Buyer should not rely on the premiums paid for flood insurance on the Property as an indication of the premiums that will apply after Buyer completes the purchase. In considering the purchase of this Property, Buyer should consult with one or more carriers of flood insurance for better understanding of flood insurance coverage, the premiums that are likely to be required to purchase such insurance and any available information about how those premiums may increase in the future. The only requirement for purchasing flood insurance from the NFIP is that you live in a community that participates (via floodplain regulations) in the NFIP. The same requirement applies to the mandatory purchase of flood insurance. Detailed information regarding flood insurance coverage may be obtained at: http://www.fema.gov/national-flood-insurance-program.
- B. FLOOD INSURANCE RATE MAPS: The State of Maryland in conjunction with the Federal Emergency Management Agency has been systematically updating flood insurance rate maps. The Property may be affected. Buyer is advised tocontact the Maryland Department of the Environment and consult a flood insurance carrier to inquire about the status of the Property. Detailed information regarding updated maps may be obtained at: https://www.mdfloodmaps.net.
- 43. GUARANTY FUND: NOTICE TO BUYER: BUYER IS PROTECTED BY THE REAL ESTATE GUARANTY FUND OF THE MARYLAND REAL ESTATE COMMISSION, UNDER SECTION 17-404 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE OF THE ANNOTATED CODE OF MARYLAND, FOR LOSSES IN AN AMOUNT NOT EXCEEDING \$50,000 FOR ANY CLAIM.
- 44. SINGLE FAMILY RESIDENTIAL REAL PROPERTY DISCLOSURE NOTICE: Buyer is advised of the right to receive a "Disclosure and Disclaimer Statement" from Seller (Section 10-702 Real Property Article, Annotated Code of Maryland).
- **45. MARYLAND NON-RESIDENT SELLER:** If the Property is not the Seller's principal residence and the Seller is a non-resident individual of the State of Maryland or is a non-resident entity which is not formed under the laws of the State of Maryland or qualified to do business in the State of Maryland, a withholding tax from the proceeds of sale may be withheld at the time of settlement except as otherwise provided by Maryland law. (See Maryland Non-Resident Seller Transfer Withholding Tax Addendum.)
- **46. INTERNAL REVENUE SERVICE FILING:** Buyer and Seller each agree to cooperate with the settlement officer by providing all necessary information so that a report can be filed with the Internal Revenue Service, as required by Section 6045 of the IRS Code. To the extent permitted by law, any fees incurred as a result of such filing will be paid by the Seller.
- 47. NOTICE TO BUYER CONCERNING THE CHESAPEAKE AND ATLANTIC COASTAL BAYS CRITICAL AREA: Buyer is advised that all or a portion of the property may be located in the "Critical Area" of the Chesapeake and Atlantic Coastal Bays, and that additional zoning, land use, and resource protection regulations apply in this area. The "Critical Area" generally consists of all land and water areas within 1,000 feet beyond the landward boundaries of state or private wetlands, the Chesapeake Bay, the Atlantic Coastal Bays, and all of their tidal tributaries. The "Critical Area" also includes the waters of and lands under the Chesapeake Bay, the Atlantic Coastal Bays and all of their tidal tributaries to the head of tide. For information as to whether the property is located within the Critical Area, Buyer may contact the local Department of Planning and Zoning, which maintains maps showing the extent of the Critical Area in the jurisdiction. Allegany, Carroll, Frederick, Garrett, Howard, Montgomery and Washington Counties do not include land located in the Critical Area.



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- 48. WETLANDS NOTICE: Buyer is advised that if the Property being purchased contains waters of the United States, or if the Property contains land and/or waters regulated by the State, including, but not limited to, wetlands, approval from the U.S. Army Corps of Engineers (Corps) and/or the Maryland Department of the Environment (MDE) will be necessary before starting any work, including construction, if the work includes the discharge of dredged or fill material into a regulated area, or certain other activities conducted in a regulated area. The Corps has adopted a broad definition of waters of the United States, which occur throughout the Chesapeake Bay Region, as well as other portions of the State. The land and waters regulated by the State include tidal wetlands, nontidal wetlands and their buffers, and streams and their 100-year nontidal floodplain. For information as to whether the Property includes waters of the United States or land and/or waters regulated by the State, Buyer may contact the Baltimore District of the Corps and/or MDE. Buyer may also elect, at Buyer's expense, to engage the services of a qualified specialist to inspect the Property for the presence of Corps-or MDE-regulated areas, including wetlands, prior to submitting a written offer to purchase the Property; or Buyer may include in Buyer's written offer a clause making Buyer's purchase of the Property contingent upon a satisfactory wetlands inspection.
- **49. FOREST CONSERVATION ACT NOTICE:** If the Property is a tract of land 40,000 square feet or more in size, Buyer is notified that, unless exempted by applicable law, as a prerequisite to any subdivision plan or grading or sediment control permit for the Property, Buyer will be required to comply with the provisions of the Maryland Forest Conservation Act imposed by Section 5-1601, et seq. of the Natural Resources Article, Annotated Code of Maryland, including, among other things, the submission and acceptance of a Forest Stand Delineation and a Forest Conservation Plan for the Property in accordance with applicable laws and regulations. Unless otherwise expressly set forth in an addendum to this Contract, Seller represents and warrants that the Property is not currently subject to a Forest Conservation Plan, Management Agreement or any other pending obligation binding the owner of the Property under said Act; further, Seller represents and warrants that no activities have been undertaken on the Property by Seller in violation of the Forest Conservation Act.
- **50. NOTICE CONCERNING CONSERVATION EASEMENTS:** If the Property is encumbered by a Conservation Easement as defined in Section 10-705 of the Real Property Article, Annotated Code of Maryland, the contract must contain a notice concerning the easement, which is contained in an attached addendum. This Paragraph does not apply to the sale of property in an action to foreclose a mortgage or deed of trust. (If the Property is encumbered by a Conservation Easement: See Conservation Easement Addendum.)
- **51. FOREIGN INVESTMENT TAXES-FIRPTA:** Section 1445 of the United States Internal Revenue Code of 1986 provides that a Buyer of residential real property located in the United States must withhold federal income taxes from the payment of the purchase price if (a) the purchase price exceeds Three Hundred Thousand Dollars (\$300,000.00) and (b) the seller is a foreign person. Unless otherwise stated in an addendum attached hereto, if the purchase price is in excess of Three Hundred Thousand Dollars (\$300,000.00), Seller represents that Seller is not a non-resident alien, foreign corporation, foreign partnership, foreign trust or foreign estate (as those terms are defined by the Internal Revenue Code and applicable regulations) and agrees to execute an affidavit to this effect at the time of settlement.
- **52. CRIMINAL ACTIVITY AND SEXUAL OFFENDERS:** Buyer may contact the state, county or municipal police departments in which the Property is located or check the "Sex Offender Registry" at the Maryland Department of Public Safety and Correctional Services website in order to ascertain criminal activity in the vicinity of the Property or the presence of registered sexual offenders who live or work within the vicinity of the Property. Buyer acknowledges that Buyer is solely responsible to inquire of such matters before signing this Contract. Buyer shall have no right to cancel this Contract based upon criminal activity or the presence of registered sexual offenders in the vicinity of the Property. Buyer further acknowledges that no real estate licensee involved in the sale or purchase of the Property, whether acting as the agent for Seller or Buyer, has any duty nor assumes any duty or responsibility to ascertain criminal activity or the presence of registered sexual offenders in the vicinity of the Property.
- **53. MILITARY INSTALLATIONS:** This Section does not apply in Allegany, Carroll, Frederick, Garrett, Howard, Montgomery, and Washington Counties. Buyer is advised that the Property may be located near a military installation that conducts flight operations, munitions testing, or military operations that may result in high noise levels.

54. NOTICE TO THE PARTIES:

- (A) NO REPRESENTATIONS: Brokers, their agents, subagents and employees, make no representations with respect to:
 - (1) Water quantity, quality, color, or taste or operating conditions of public and/or private water systems;
 - (2) Location, size or operating condition of on-site sewage disposal systems;
- (3) The extensions of public utilities by local municipal authorities, existence or availability of public utilities, and any assessments, fees or costs for public utilities which might be imposed by local municipal authorities or private entities, should public utilities be extended or available to the subject Property. (Buyer should consult the Department of Public Works to determine the availability of proposed future extensions of utilities.);
- (4) Lot size, exact location. If the subject Property is part of a recorded subdivision, Buyer can review the plat upon request at the Record Office. If the subject Property is not part of a recorded subdivision, Buyer may verify exact size and location through a survey by a licensed engineer or land surveyor, at Buyer's expense;

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- (5) Existing zoning or permitted uses of the Property, including, without limitation, whether any improvements to the Property required permit(s) and, if so, whether such improvements, were completed pursuant to permit(s) issued and/or whether any permit(s) issued were complied with. Buyer should contact the appropriate local government agency and/or a licensed engineer to verify zoning, permit issuance/status, and permitted uses;
- (6) Whether properly licensed contractors have been used to make repairs, renovations and improvements to the Property.
- (B) NO ADVISING: Brokers/agents are not advising the parties as to certain other issues, including without limitation: soil conditions; flood hazard areas; possible restrictions of the use of property due to restrictive covenants, subdivision, environmental laws, easements or other documents; airport or aircraft noise; planned land use, roads or highways; and construction materials and/or hazardous materials, including without limitation flame retardant treated plywood (FRT), radon, radium, mold spores, urea formaldehyde foam insulation (UFFI), synthetic stucco (EIFS), asbestos, polybutylene piping and lead-based paint. Information relating to these issues may be available from appropriate governmental authorities. This disclosure is not intended to provide an inspection contingency.
- (C) COMPENSATION OF VENDORS: Buyer and Seller each assume full responsibility for selecting and compensating their respective vendors.
- (D) PROTECTION OF HOMEOWNERS IN FORECLOSURE ACT NOTICE: BUYER AND SELLER ACKNOWLEDGE THAT, UNDER SECTION 7-310 OF THE REAL PROPERTY ARTICLE OF THE ANNOTATED CODE OF MARYLAND, IF THE MORTGAGE ON THE PROPERTY IS AT LEAST 60 DAYS IN DEFAULT ON THE DATE OF CONTRACT ACCEPTANCE, SELLER HAS THE RIGHT TO RESCIND THE CONTRACT WITHIN 5 DAYS AFTER THE DATE OF CONTRACT ACCEPTANCE. ANY PROVISION IN THIS CONTRACT OR OTHER AGREEMENT THAT ATTEMPTS OR PURPORTS TO WAIVE ANY OF THE SELLER'S RIGHTS UNDER SECTION 7-310 IS VOID.
- **55. PROPERTY TAX NOTICE 60 DAY APPEAL:** If any real property is transferred after January 1 and before the beginning of the next taxable year to a new owner, the new owner may submit a written appeal as to a value or classification on or before 60 days after the date of the transfer.
- **56. NON-ASSIGNABILITY:** This Contract may not be assigned without the written consent of Buyer and Seller. If Buyer and Seller agree in writing to an assignment of this Contract, the original parties to this Contract remain obligated hereunder until settlement.
- **57. PARAGRAPH HEADINGS:** The Paragraph headings of this Contract are for convenience and reference only, and in no way define or limit the intent, rights or obligations of the parties.
- **58. COMPUTATION OF DAYS:** As used in this Contract, and in any addendum or addenda to this Contract, the term "days" shall mean consecutive calendar days, including Saturdays, Sundays, and holidays, whether federal, state, local or religious. A day shall be measured from 12:00:00 a.m. to and including 11:59:59 p.m. in the Eastern Time Zone. For the purposes of calculating days, the count of "days" shall begin on the day following the day upon which any act or notice as provided in this Contract, or any addendum or addenda to this Contract, was required to be performed or made.
- **59. ENTIRE AGREEMENT:** This Contract and any addenda thereto contain the final and entire agreement between the parties, and neither they nor their agents shall be bound by any terms, conditions, statements, warranties or representations, oral or written, not herein contained. The parties to this Contract mutually agree that it is binding upon them, their heirs, executors, administrators, personal representatives, successors and, if permitted as herein provided, assigns. Once signed, the terms of this Contract can only be changed by a document executed by all parties. This Contract shall be interpreted and construed in accordance with the laws of the State of Maryland. It is further agreed that this Contract may be executed in counterparts, each of which when considered together shall constitute the original Contract.

60. ELECTRONIC DELIVERY: The parties agree that this Contract offer shall be deemed validly executed and delivered by a party if a party executes this Contract and delivers a copy of the executed Contract to the other party by facsimile transmittal, or delivers a digital image of the executed document by electronic transmittal.

Marilyn J Mosby	05/20/2020	DVACD	5/21/2020
Buyer's Signature	Date	Seller's Signature	Date
Marilyn J Mosby		F Dylan Stewart	
		Christine kanwowski	5/21/2020
Buyer's Signature	Date	Seller's Signature	Date
	M 21 2020	Christine A Karwowski	

DATE OF CONTRACT ACCEPTANCE: May 21, 2020

lay 21, 2020 May 23, 2020

X Check if First-Time Maryland Homebuyer

Contact Information:

SELLER / NAME(S): F Dylan Stewart, Christine	A Karwowski
MAILING ADDRESS:	
Information provided for reference only:	
LISTING BROKERAGE COMPANY NAME: Cum	mings & Co. Realtors
BROKER OF RECORD NAME: David Cumming	
SALES ASSOCIATE NAME: Mary L Mullican	LICENSE NUMBER: 596397
OFFICE ADDRESS: 1515 LA BELLE AVE Suite	5, TOWSON, MD 21204
OFFICE PHONE: (410)823-0033	BROKER/SALES ASSOCIATE MLS ID: 109191
SALES ASSOCIATE PHONE: (410)913-5086	SALES ASSOCIATE E-MAIL: marylynne@cummingsrealtors.com
ACTING AS: X LISTING BROKER AND SELL INTRA - COMPANY AGENT V	ER AGENT; OR WITH BROKER AS DUAL AGENT
SELLING BROKERAGE COMPANY NAME: CIS	Realty, LLC
BROKER OF RECORD NAME: Jeremy M McDo	
SALES ASSOCIATE NAME: Kelly Denham	LICENSE NUMBER: 672600
OFFICE ADDRESS: 1045 Taylor Avenue, Tows	
OFFICE PHONE: (443)897-5861	BROKER/SALES ASSOCIATE MLS ID: 3251611
SALES ASSOCIATE PHONE: (443)897-5861	SALES ASSOCIATE E-MAIL: kdenham@cisrealty.net
ACTING AS: SELLER AGENT; OR SUBAGENT; OR BUYER AGENT; OR INTRA - COMPANY AGENT N	WITH BROKER AS DUAL AGENT

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT
Property Address:
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 DISCLOSURI 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).
 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 contract of sale;
 A transfer that is exempt from the transfer tax under §13-207 of the Tax-Property Article, except land installment contract 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;
 A sheriff's sale, tax sale, or sale by foreclosure, partition, or by court appointed trustee; A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust; A transfer of single family residential real property to be converted by the buyer into use other than residential use or to be demolished; or A sale of unimproved real property.
Section 10-702 also requires the seller to disclose information about latent defects in the property that the seller has actual knowledge of The seller must provide this information even if selling the property "as is." "Latent defects" are defined as: Material defects in resproperty 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 Statemen 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.

		eating & Air Condit			
Water Supply	Public	Well		Other	
Sewage Disposal	Public	[] Septic Sy	stem approved for	(# of bedrooms) Oth	er Type
Garbage Disposal	[] Yes	[] No			
Dishwasher	[] Yes	[] No			
Heating	[] Oil	Natural Gas	[] Electric	[] Heat Pump Age	[] Other
Air Conditioning	[_] Oil	Natural Gas	[] Electric	[] Heat Pump Age	[] Other
Hot Water	[_] Oil	Natural Gas	[] Electric C	apacity Age	[] Other

Please indicate your actual knowledge wit	h respect t	o the fo	llowing:			
Foundation: Any settlement or other problem Comments:	ns? [_] Yes	∐ No] Unknown	
Basement: Any leaks or evidence of moistur Comments:	e? [_] Yes	∐ No] Unknown	Does Not Apply
3. Roof: Any leaks or evidence of moisture? Type of Roof:	Age] Yes	∐ No] Unknown	
Comments: Is there any existing fire retardant treate Comments:	d plywood?	L	_] Yes	No	. [_] Unknown	
4. Other Structural Systems, including exterior Comments:						
Any defects (structural or otherwise)? Comments:		1 Yes	[_] No		Unknown	
5. Plumbing system: Is the system in operating Comments:		Ĺ	Ves] No	Unknown	
6. Heating Systems: Is heat supplied to all finis Comments:	hed rooms?		_] Yes	□N ₀		Sylvini
Is the system in operating condition? Comments:		L	_] Yes	[] No	[] Unknown	
7. Air Conditioning System: Is cooling supplied Comments:] Yes[Does Not Apply
Is the system in operating condition? Comments:			0 [_] Unknov	vn Does 1	Not Apply
8. Electric Systems: Are there any problems wi		fuses, ci	rcuit break	ers, outle	ets or wiring?	
8A. Will the smoke alarms provide an alarm in Are the smoke alarms over 10 years old? If the smoke alarms are battery operated, are long-life batteries as required in all Maryland Comments:	[_] Yes they sealed,	[_] N tamper	o resistant	units inc	Yes [_] No orporating a silence No	hush button, which use
 Septic Systems: Is the septic system function When was the system last pumped? Da Comments: 		y?	Ye		Unknown known	_] Does Not Apply
10. Water Supply: Any problem with water supp Comments:	oly?	Y	es [_] No	Unknown	
Home water treatment system: Comments:	Yes	[] N	o [_] Unknov	vn	**************************************
Fire sprinkler system: Comments:	[_] Yes	[_] N	0] Unknov	vn Does 1	Not Apply
Are the systems in operating condition? Comments:	The state of the s	[_] Y	es [] No	Unknown	11/A/W _ 0
11. Insulation: In exterior walls?	[] U	nknown nknown ?			, at	enganization).
12. Exterior Drainage: Does water stand on the part of the Land of	The state of the s	more tha	an 24 hours	s after a h	eavy rain?	
Are gutters and downspouts in good rep Comments:		Yes) [_] Unknown	WASSESS OF THE PROPERTY OF THE
The state of the s		Page 2 of	f 4			

Yes] No [_] Unknown
Unknown Unknown		
rentilation, hot water	er, or clothes	dryer operation, is a carbon
ify below	Bay critical	area or Designated Historic
	other type o	f community association?
ng the physical con-	dition of the p	property?
f other building	s on the	property on a separate
further acknow	ledge that t	
7	Date	
www.	Date	
	Date	
	Date	Non-Approximation (Approximation (Ap
	Unknown Unknown Ited to, licensed land Yes Itel Yes	Unknown Unknown Unknown Unknown Unknown Ited to, licensed landfills, asbestos Yes

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 tl	he seller(s) have actual knowledge of any latent de	efects? Yes No	If yes, specify:

		1	
			Company and the state of the st
Seller	F. Dylan Stewart	Date	5/19/2020
Seller	F. Bylan Stewart	Date	5/19/2020
	Christine A. Karwowski		
TI		P 12	
-	urchaser(s) acknowledge receipt of a copy of this been informed of their rights and obligations under		
Purcha	aser Marilyn J Mosky	Date	05/20/2020
Purcha	5/20/2020 5:21:10 PM EDT	Date	

Page 4 of 4

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

	MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT
Property Add	ress:
Legal Descrip	otion:
1	NOTICE TO SELLER AND PURCHASER
furnish to the property "as i except as othe STATEMEN	of the Real Property Article, Annotated Code of Maryland, requires the seller of certain residential real property to e purchaser either (a) a RESIDENTIAL PROPERTY DISCLAIMER STATEMENT stating that the seller is selling the is" and makes no representations or warranties as to the condition of the property or any improvements on the real property, erwise provided in the contract of sale, or in a listing of latent defects; or (b) a RESIDENTIAL PROPERTY DISCLOSURE IT disclosing defects or other information about the condition of the real property actually known by the seller. Certain esidential 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
2.	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.
The seller m property or a (1)	02 also requires the seller to disclose information about latent defects in the property that the seller has actual knowledge of the provide this information even if selling the property "as is. "Latent defects" are defined as: Material defects in real improvement to real property that: A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and 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
information You may wi independent	O SELLERS: Complete and sign this statement only if you elect to disclose defects, including latent defects, or other about the condition of the property actually known by you; otherwise, sign the Residential Property Disclaimer Statement, ish to obtain professional advice or inspections of the property; however, you are not required to undertake or provide any investigation or inspection of the property in order to make the disclosure set forth below. The disclosure is based on all knowledge of the condition of the property at the time of the signing of this statement.
Sellers as of and you may	PURCHASERS: The information provided is the representation of the Sellers and is based upon the actual knowledge of the date noted. Disclosure by the Sellers is not a substitute for an inspection by an independent home inspection company, y wish to obtain such an inspection. The information contained in this statement is not a warranty by the Sellers as to the the property of which the Sellers have no knowledge or other conditions of which the Sellers have no actual knowledge.
How long ha	ave you owned the property?
Property Sy Water Supp Sewage Di	
Garbage D Dishwashe Heating Air Condit	r

[] Electric Capacity ____

] Natural Gas

] Other

] Oil

___Age_

Hot Water

Please indicate your actual knowledge wit	h respect to the fol	llowing:		
Foundation: Any settlement or other probler Comments:		No	Unknown	
Basement: Any leaks or evidence of moisture Comments:	re? [_] Yes	[] No	Unknown	Does Not Apply
Roof: Any leaks or evidence of moisture? Type of Roof:			Unknown	
Comments: Is there any existing fire retardant treate Comments:		_] Yes	Unknown	
Other Structural Systems, including exterior Comments:				
Any defects (structural or otherwise)? Comments:	Yes	[_] No [_]	Unknown	
5. Plumbing system: Is the system in operating Comments:	condition? [_	_] Yes [] No	[] Unknown	
6. Heating Systems: Is heat supplied to all fini Comments:	shed rooms? [_	_] Yes [] No	[] Unknown	
Is the system in operating condition? Comments:		Yes No	[] Unknown	
7. Air Conditioning System: Is cooling supplied Comments: Is the system in operating condition? Comments:				
8. Electric Systems: Are there any problems w [] Yes] Unknown	rcuit breakers, outle	ts or wiring?	
8A. Will the smoke alarms provide an alarm Are the smoke alarms over 10 years old? If the smoke alarms are battery operated, are long-life batteries as required in all Maryland Comments:	Yes [_] Not they sealed, tamper I Homes by 2018?	o resistant units inco	rporating a silence	:/hush button, which us
 Septic Systems: Is the septic system function When was the system last pumped? D Comments: 			[] Unknown [_ known	_] Does Not Apply
10. Water Supply: Any problem with water sup Comments:	oply? [_] Y	'es [_] No	Unknown	
Home water treatment system: Comments:	[_] Yes	lo [_] Unknow	/n	
Fire sprinkler system:	[_] Yes [_] N	lo [_] Unknow	/n Does	Not Apply
Comments: Are the systems in operating condition	? [_] Y	es [_] No	[_] Unknown	
Comments:				
In exterior walls? Yes No Yes No	Unknown Where?			
12. Exterior Drainage: Does water stand on the	property for more th	an 24 hours after a h	eavy rain?	
Comments: Are gutters and downspouts in good re	epair? [_] Yes	[_] No [_] Unknown	1
Comments:				

13 Wood-destroying insects: Any infestation and/or prior damage?	[_] Yes [] No [] Unk	known
Any treatments or repairs? Yes No No Yes Yes No Yes Yes No Yes	Unknown Unknown		
14. Are there any hazardous or regulated materials (including, but not limunderground storage tanks, or other contamination) on the property? If yes, specify below. Comments:	[_] Yes] No [] Unk	cnown
15. If the property relies on the combustion of a fossil fuel for heat, monoxide alarm installed in the property? [_] Yes [_] No [_] Unknown Comments:	ventilation, hot wate	r, or clothes dryer	operation, is a carbon
16. Are there any zoning violations, nonconforming uses, violation of burnecorded easement, except for utilities, on or affecting the property? If yes, specify below Comments:	ouilding restrictions o	r setback requirem] No [] Unl	ents or any recorded or known
16A. If you or a contractor have made improvements to the proplocal permitting office? Yes No Doe Comments:	s Not Apply [_] Unknown	
17. Is the property located in a flood zone, conservation area, wetland District? [_] Yes [_] No [_] Unknown If yes, specomments:		Bay critical area	or Designated Historic
18. Is the property subject to any restriction imposed by a Horse Owne [] Yes	rs Association or any ecify below	other type of com	munity association?
19. Are there any other material defects, including latent defects, affecting Yes No Unknown Comments:	ing the physical cond	lition of the proper	ty?
NOTE: Seller(s) may wish to disclose the condition of RESIDENTIAL PROPERTY DISCLOSURE STATEMEN		s on the prop	erty on a separate
The seller(s) acknowledge having carefully examined this is complete and accurate as of the date signed. The seller(s of their rights and obligations under §10-702 of the Marylan	s) further acknow	ledge that they	ts, and verify that it have been informed
Seller(s)		Date	
F. Dylan Stewart		1	
Seller(s)	- F	Date	
The purchaser(s) acknowledge receipt of a copy of this dishave been informed of their rights and obligations under §1	sclosure statement	and further acl	knowledge that they perty Article.
Purchaser		Date	
Purchaser		Date	

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 No If yes, specify:
DecuSigned by:	
Seller F. Dylan Stewart	Date 1/28/2020
F. Dylan Stewart	2/26/2020
Seller Christine karwowski	Date ^{2/26/2020}
Christine As Karwowski	
The purchaser(s) acknowledge receipt of a copy of this disclaim have been informed of their rights and obligations under §10-702	er statement and further acknowledge that they of the Maryland Real Property Article.
Purchaser	Date
2 1	Date
Purchaser	Date

Page 4 of 4

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

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

Property Address:			
SELLER/LANDLORD REPRESENTS PROPERTY, THAT (SELLER/LANDI	LORD TO INITIAL APPLICABLE construction is uncertain. MENT: A buyer/tenant of any interprety may contain lead-based an at risk of developing lead poison mage, including learning disable poses a particular risk to prege buyer/tenant the presence of leaint hazards from risk assessming preverse.	rest in residential real property on whe paint and that exposure to lead from lest oning if not managed properly Lead possibilities, reduced intelligence quotient grant women. The seller/landlord of a known lead-based paint hazards and lents or inspections in the seller's/landention. It is recommended that a buyer.	ich a residential dwelling was ad-based paint, paint chipsor soning in young children may behavioral problems, and any interest in residential real to provide the buyer/tenant dlord's possession. A tenant
Seller's/Landlord's Disclosure			
(a) Presence of lead-based paint and (i) / Know	d/or lead-based paint hazards (in In lead-based paint and/or lead-	nitial (i) or (ii) below): based paint hazards are present in th	e housing (explain).
(ii) FUS / Selle (b) Records and reports available to	er/Landlord has no knowledge of the setter (initial (i) or (ii) below)	lead-based paint and/or lead-based p	paint hazards in the housing.
lead-based paint and/or lead-base	sed paint hazards in the housing	cords pertaining to lead-based paint a	
Buyer's/Tenant's Acknowledgment	(initial)		
the bar of the first and the second of the s		information listed in section (b)(i) above	ve. if anv.
	enant has received the pamphlet	t Protect Your Family from Lead In Yo	
(i)/rec	eived a 10-day opportunity (or	mutually agreed upon period) to co	
	ved the opportunity to conduct a d/or lead-based paint hazards.	risk assessment or inspection for the	presence of lead-based paint
Agent's Acknowledgment (initial)			
(f) Agent has informed to his/her responsibility to ensure comp Certification of Accuracy		's/Landlord's obligations under 42 U.	5.C. 4852(d) and is aware of
	the information above and cer	tify, to the best of their knowledge, the	nat the information they have
provided is true and accurate.	1/28/2020	CARL	05/20/2020
F. Dylan Stewart	1/20/2020	Marilyn J Mosby	55/25/2525
SenerAsandiord	Date	Buyen Denant PM EDT	Date
F. Dylane Stewart	2/26/2020		
Christine karwowski	Date	Buyer/Tenant	Date
Seller/Landlord Christine A. Karwowski	Date	CAutonia	
(MI) an il Xide	- 5/19/2020	Kelly Denham	05/20/2020
Seller's/Landlord's Agent	Date	Buxer afferant's Agent	Date
Mary Lynne Mullican & Alana Dixo	n		
R DEATON	10/	17	(ACCUPANT)

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Fax:

LEAD-BASED PAINT ADDENDUM TO RESIDENTIAL SALE LISTING CONTRACT

-6-2722DD0A34C1

	ADDENDUM DATE
ADDENDUM NUMBER	TO LISTING CONTRACT DATED January 31, 2020
PROPERTY	
SELLER(S) F. Dylan Stewart, Christine A. Karwowski	
A. APPLICABLE LAW:	
of certain information regarding lead-based paint and lead-botherwise exempt, the Federal Program applies only to hous to the buyer, based upon the seller's actual knowledge, al available reports in the seller's possession relating to lead however, is not required to conduct or pay for any lead-ba entered into by the buyer, the seller is required to provide th Home" and a disclosure of information on lead-based paint a Under the Federal Program, the seller is required to provid for the buyer, at buyer's expense, to conduct a risk assess hazards unless the buyer waives such assessment or inspec	the buyer with a ten-day time period (or other mutually agreeable time period) ment or inspection for the presence of lead-based paint and/or lead-based paint attion by indicating such wavier on the lead-based paint disclosure form. Seller(s)
	ain a copy of the completed lead-based paint disclosure form for a period of three
(3) years following the date of settlement.	DE THE DECHIDED LEAD BASED BAINT DISCLOSURES AND FRA
	DE THE REQUIRED LEAD-BASED PAINT DISCLOSURES AND EPA TRAL PROGRAM FOR THREE TIMES THE AMOUNT OF DAMAGES MINAL PENALTIES.
B. REPRESENTATION OF SELLER	
Seller represents and warrants to broker(s), broker(s)' agents	s and subagents, intending that they rely upon such warranty and
representation, that (Please initial the appropriate space)	
Lite Continue C bulletin	uring or after 1978, the Federal Program does not apply to the Property
skip Section C, below the Property was built be	efore 1978 (the Federal Program applies to the Property)
the Hoperty was balle be	date classification, therefore, Seller acknowledges that, for the purposes of the
contemplated by this listing contract, the Property will b	e treated as though it had been constructed prior to 1978. Seller acknowledges
that the Property is subject to Federal law as to the present	NAME OF THE POLICE OF THE PROPERTY OF THE PARTY OF THE PA
C. SELLER ACKNOWLEDGES RECEIPT OF THE FO	OLLOWING INFORMATION FROM BROKER
EPA Brochure: "EPA and HUD Real Estate Notification EPA Brochure: "Protect Your Family From Lead In You	
Please check in box below if Property is being sold as a	rental property
SAL	E OF RENTAL PROPERTY
	1979, Seller acknowledges that the property may also be subject to the Maryland m) and agrees to provide buyers with all applicable disclosures required under the
Seller of pre-79 rental property acknowledges receipt of	the following information from broker:
MDE Brochure: "Lead Poisoning Prevention Program -	Summary"
MDE Brochure: "Notice of Tenant's Rights"	DocuSigned by:
BROKER:	SELLER(S):
Cummings & Co Realtors	F. Vylan Stwart 1/28/2020 Seile H0A25DF66441 Dat
By: Old Ang P. Daire 5/18	12020 E. Dylan Stewart
Agent	Date (// · /·)
Mary Lynne Mullican & Alana Dixon	
	Seffe03E71948C458 Dat Christine A. Karwowski

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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.

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MARYLAND HOMEOWNERS ASSOCIATION ACT DISCLOSURES TO BUYER AND TRANSMITTAL OF DOCUMENTS

For resale of a lot within a development of ANY size

OR for the initial sale of a lot within a development containing 12 or fewer lots to a person who intends to occupy or rent the lot for residential purposes.

ADDENDUM DATE	D May 20, 2020	TO CONTRACT OF SALE
BUYER(S):		Marilyn J Mosby
SELLER(S):		. Dylan Stewart, Christine A. Karwowski
PROPERTY:		
The following discloud to the for residential pu	sures are provided b rposes pursuant to 1	by the Vendor ("Seller") to the Buyer who intends to occupy or rent the 1B-106 of the Maryland Homeowners Association act ("the Act")
(1). The lot wh Homelan	ch is the subject of	the contract of sale is located within the development known as
(2). (i). The curr \$_258.00	ent monthly fees or a	essessments imposed by the homeowners association upon the lot are per month payable on a basis.
(ii). The tota upon the lot \$ 258.00	amount of fees, asso during the prior fiscal	essments, and other charges imposed by the homeowners association I year of the homeowners association was:
(iii). The fee	or are not FDS	other charges imposed by the homeowners association against the lot (Seller to initial applicable provision) delinquent. If any of the to explain, giving amounts and dates of delinquency:
m is	sociation, or other of embers of the public,	, and telephone number of the management agent of the homeowners fficer or agent authorized by the homeowners association to provide to information regarding the homeowners association and the development
		ociation homelandassociation.org les St, Baltimore, MD 21210
	elephone: (410)323-7	
(ii	***************************************	er is presently so authorized by the homeowners association.
(4)oSeller-to in	tial (i) or (ii) and comp	plete as appropriate:
FDS G	A. The exist	knowledge of: (Seller to initial all which apply) tence of any unsatisfied judgments or pending lawsuits against the ion: if (A) is initialed, explain:
	ne lot. If (B) is initialed	ding claims, covenant violations actions, or notices of default against d, explain: With each house sold in Homeland, a letter from the
1	OA is distributed in	regards to the exterior of each specific house.
REALTOR* Buyer	i	Page 1 of 2 10/17 Seller FDS, Seller 212 Goodale R

Buyer

Maryland	Homeowners Association Act I	Disclosures To Buyer
(ii). Seller has no actual knowledge of a	ny of the items listed in (4)(i) abo	ove.
(5). (i). Attached are copies of the following document association to which the Buyer shall become obliging initial all applicable items.) A. Articles of incorporation; B. Declaration of covenants and restriction developments to the extent reasonably average extent reasonably available.	ns; is of the primary developments, ailable;	r of the lot: (Seller to
OS OS	rceable against an owner; rceable against the owner's tena pursuant to Section 11B-106	ants. (b) of the Maryland
Seller hereby acknowledges that Seller has provided all i compliance with the Act, and that Seller has reasonable ginvestigation, that the information and statements here omission to state a material fact necessary to make the st	rounds to believe and does beli in provided to Buyer are true	ieve, after reasonable
Seller Date	Sell@3E71948C458	Date
F. Dylan Stewart	Christine A. Karwowski	
Buyer hereby acknowledges that Buyer, on the date is contained herein, including attachments as indicated, as requirements of the Act	ndicated below, has received and that Seller has fully complie	all of the disclosures ed with the disclosure

Buyer

Date

Date



STATE OF MARYLAND REAL ESTATE COMMISSION

Consent for Dual Agency

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

When Dual Agency May Occur

The possibility of Dual Agency arises when:

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

Important Considerations Before Making a Decision About Dual Agency

A broker or 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 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 to 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 buyer agency agreement with a different broker/company.

Fax:

Duties of a Dual Agent and Intra-Company Agent

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

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

How Dual Agents Are Paid

Only the broker receives compensation on the sale of a property listed by that broker.

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

Consent for Dual Agency

I have read the above information, and I understand the terms of the dual agency. I understand that I do not have to consent to a dual agency and that if I refuse to consent, there will not be a dual agency; and that I may withdraw the consent at any time upon notice to the dual agent. I hereby consent to have

Cummings &	Co Realtors	act as a Dual	Agent for me as the
()	Firm Name)		
Seller in the sale of the property a	t:		
Buyer in the purchase of a proper	ty listed for sale w 1/28/2020	ith the above-referenced broker. (Livisting karwowski	2/26/2020
F. Vylan Stewart Signaturo 666441	Date	Signature 48C458	Date
• The undersigned Buyer(s) hereby	affirm(s) consent t	o dual agency for the following pr	roperty:
• The undersigned Buyer(s) hereby	affirm(s) consent t		
• The undersigned Buyer(s) hereby Property Address	affirm(s) consent t	o dual agency for the following programme of the	roperty:
• The undersigned Buyer(s) hereby Property Address	Date	Signature	Date
• The undersigned Buyer(s) hereby Property Address Signature	Date	Signature	Date
Property Address Signature The undersigned Seller(s) hereby a	Date	Signature	Date

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



INCLUSIONS/EXCLUSIONS AND UTILITIES ADDENDUM TO EXCLUSIVE RIGHT TO SELL RESIDENTIAL BROKERAGE AGREEMENT

For the sole purpose of assisting the agent in preparing an offer and is not to be part of the Contract of Sale

ADDENDUM dated	to Exclusive Right to Sell Residential Brokerage Agreemen			
between Seller(s)	F. Dylan Stewart, Christine A. Karwowski			
and Broker	Cummings & Co Realtors	mings & Co Realtors Mary Lynne Mullican & Alana		
for Property known as				
INCLUSIONS/EXCLUSION	DNS: Seller intends for these iter ted:	ns marked below to be include	ed in the sale of the property	
INCLUDED	INCLUDED	INCLUDED	INCLUDED	
X Alarm System X Built-in Microwave Ceiling Fan(s) # Central Vacuum X Clothes Dryer X Clothes Washer X Cooktop Dishwasher Drapery/Curtain Rods Draperies/Curtains Electronic Air Filter Exhaust Fan(s) #	X Exist. w/w Carpet Fireplace Screen Doors Freezer Furnace Humidifier X Garage Opener(s) # w/remote(s) # Garbage Disposer Hot Tub, Equip. & Cover Intercom Playground Equipment Pool, Equip. & Cover X Refrigerator(s) #2	Wice maker Satellite Dish Screens Shades/Blinds Storage Shed(s) # Storm Doors Storm Windows Stove or Range T.V. Antenna Trash Compactor Wall Mount T.V. Brackets Wall Oven(s) #	Water Filter Water Softener Window A/C Unit(s) # Window Fan(s) # Wood Stove	
ADDITIONAL INCLUSIO Window Treatments	NS (Specify):			
EXCLUSIONS (Specify):				
UTILITIES: WATER, SE	TANKS, SOLAR PANELS AND			
Heating: Hot Water: Air Conditioning:	X Public Well X Public Septic Oil X Gas Ele Oil Gas Ele Gas X Elec. Oth	c. Other	Other	
F. Vylan Stewart	1/28/2020 Date	Christine karwowski Seller Christine A. Karwows		
Collect . Dylali Stewart	Date	61Db3E71948C458		

10/19



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Lauthentisign ID: 474E5EED-6687-447C-B6D0-5F6716C723E9 6

CUMMINGS & Co.

BALTIMORE CITY NOTICES AND DISCLOSURES ADDENDUM

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

rammingsicallars.com	diam's contract	ASSOCIATION OF REAL FORCE RESIdential Contract of Sale)
	IBERdated	to CONTRACT OF SALE (the "Contract") dated
200	arilyn J Mosby	
SELLER: F. Dylan	Stewart, Christine A. Karwowski	
PROPERTY:		
the current Baltimor plans, facilities plan regarding such plan	e City Master Plan. You may wish ns, public works plans or school	roperty, or the area in which the Property is located, may be affected by provisions of to review the Master Plan. To become fully informed of current and future land use plans, you should consult the appropriate Baltimore City agency for information Baltimore City Department of Planning at 410-396-7526 (PLAN), 417 E. Fayette
may wish to review works plans, school	the Master Plan, and (b) in order to	at (a) the Property may be affected by provisions of the Master Plan and that Buye o become fully informed of current and future land use plans, facilities plans, public Property or locality, Buyer should consult the appropriate state, Baltimore City of
Buyer's Signature:	Marilyn J Mosby	Buyer's Signature:
,	5/20/2020 5:21:26 PM EDT	
upon compliance with Transfer Certificate person who sells promote Transfer Certificate 3. NEWLY CONS	ith the provisions of Title 13, Subtitl te: The zoning ordinance of Baltim operty in Baltimore City (other than issued by the Baltimore Zoning Adi TRUCTIED RESIDENCES IN B	SALTIMORE CITY: Qualified buyers of newly constructed dwellings in Baltimor
required application receives a notice of from the departmen 4. DISCLOSURE	assessment on the building. Other of t by calling 443-984-4053. OF HEAVY-INDUSTRIAL AND al operation (that is, land uses limit	why Constructed Dwelling Real Property Tax Credit. If eligible, buyers must file the ent of Finance within 90 days after settlement or within 90 days after the owner first conditions may be required by the department. Additional information may be obtained by RAILROAD OPERATIONS: Buyer is advised that the property may be located ed to an M-3 industrial zoning district under Zoning Code Title 7, Subtitle 4) or near
	ay involve the use of machinery, tro, vibrations, and safety hazards.	ucks, or trains, 24 hours a day, 7 days a week, and may create or cause noises, odor
	on on the location of heavy-industric c, at http://CityView.BaltimoreCity.g	al (M-3) zones and on the location of railroad tracks can be found on the "Baltimorgov. 05/20/2020
Marilyn J Mosby	<i>t</i>	
BIO/10EOR 21:28 PM EDT		DATE
Bookstoned by:		DATE
F. Dylan Stew	art	1/28/2020
Shipsip of Dylan		DATE
Christine Earn		2/26/2020
SEDBER-Christin		DATE
This form has been members and em	ployees, assumes no responsibility if this	Boards/Associations of REALTORS® and their members. Each Board/Association, including its 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 REA Carroll County Association of REAL	

FORM BC001 (REV. 10/2012)

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MARYLAND HOMEOWNERS ASSOCIATION ACT NOTICE TO BUYER

For resale of a lot within a development of ANY size OR for the initial sale of a lot within a development containing 12 or fewer lots, to a person who intends to occupy or rent the lot for residential purposes.

ADDENDUM DATED	May 20, 2020	TO CONTRACT OF SALE
BUYER(S):	Marilyn J Mosby	ex star and and the last letters
SELLER(S):	F. Dylan Stewart, Christine A. Karwowsk	i
PROPERTY:		

The following notice applies to members of the public who intend to occupy or rent a lot for residential purposes. Under the Maryland Homeowners Association Act ("Act"), "lot" means any plot or parcel of land on which a dwelling is located or will be located within a development.

This sale is subject to the requirements of the Maryland Homeowners Association Act ("the Act"). The Act requires that the seller disclose to you, at or before the time the contract is entered into, or within 20 calendar days of entering into the contract, certain information concerning the development in which the lot you are purchasing is located. The content of the information to be disclosed is set forth in Section 11B-106(b) of the Act ("the MHAA information") as follows:

- (1). A statement as to whether the lot is located within a development;
- (2). Fees:
 - (i). The current monthly fees or assessments imposed by the homeowners association upon the lot;
 - (ii). The total amount of fees, assessments, and other charges imposed by the homeowners association upon the lot during the prior fiscal year of the homeowners association; and
 - (iii). A statement of whether any of the fees, assessments, or other charges against the lot are delinquent:
- (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 association;
- (4). A statement as to whether the owner has actual knowledge of:
 - (i). The existence of any unsatisfied judgments or pending lawsuits against the homeowners association: and
 - (ii). Any pending claims, covenant violations actions, or notices of default against the lot; and
- (5). A copy of:
 - (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 buyer 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



Buyer MIM

Page 1 of 2 10/17 Maryland Homeowners Association Act Notice To Buyer

(ii). The bylaws and rules of the primary development, and of other related developments to the extent reasonably available, to which the buyer shall become obligated on becoming an owner of the lot, including a statement that these obligations are enforceable against an owner and the owner's tenants, if applicable.

If you have not received all of the MHAA information 5 calendar days or more before entering into the contract, you have 5 calendar days to cancel the Contract after receiving all of the MHAA information. You must cancel the contract in writing, but you do not have to state a reason. The seller must also provide you with notice of any changes in mandatory fees exceeding 10 percent of the amount previously stated to exist and copies of any other substantial and material amendment to the information provided to you. You have 3 calendar days to cancel this contract after receiving notice of any changes in mandatory fees, or copies of any other substantial and material amendments to the MHAA information which adversely affect 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. If the deposit is held in trust by a licensed real estate broker, the return of the deposit to you shall comply with the procedures set forth in Section 17-505 of the Business Occupations and Professions Article of the Maryland Code.

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 have restrictions on:

- A. Architectural Changes, Design, Color, Landscaping, Or Appearance;
- B. Occupancy Density:
- C. Kind, Number, Or Use Of Vehicles;
- D. Renting, Leasing, Mortgaging Or Conveying Property;
- E. Commercial Activity: Or
- F. Other Matters.

You should review the MHAA information carefully to ascertain your rights, responsibilities, and obligations within the development.

Marilyn J Mosky	05/20/2020	E. Dylan Stewart	1/28/2020
BUAY09/2020 5:21:30 PM EDT	Date	Seller25DF86441	Date
		F. Dylan Stewart Christine karwowski	2/26/2020
Buyer	Date	Sellere71948C458 Christine A. Karwowski	Date

Page 2 of 2 10/17

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NOTICE TO BUYER AND SELLER OF BUYER'S RIGHTS AND SELLER'S OBLIGATIONS UNDER

 (A) A written property condition disclosure statement listing all defects including latent defect the seller has actual knowledge in relation to the following: (i) Water and sewer systems, including the source of household water, water sprinkler systems; (ii) Insulation; (iii) Structural systems, including the roof, walls, floors, foundation and any basemen (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, rade tanks, and licensed landfills; (viii) Any other material defects, including latent defects, of which the seller has actua (ix) Whether the required permits were obtained for any improvements made to the part of the seller has actual 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 silent 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, he operation, whether a carbon monoxide alarm is installed on the property. 	tax under Subsection 13-207 of Article and options to purchasing of a lender that acquired the
NOTE: This notice does not apply to: (1) the initial sale of single family residential property which has never been occuprocupancy has been issued within one year prior to the date of the Contract; (2) a transfer that is exempt from the transfer he Tax-Property Article, except I and installments contracts of sale under Subsection 13-207(a)(11) of the Tax-Property Parlice, except I and installments contracts of sale under Subsection 13-207(a)(11) of the Tax-Property Article; (3) a sale by a lender or an affiliate or subsidial property under Subsection 13-207(a)(12) of the Tax-Property Article; (3) a sale by a lender or an affiliate or subsidial earl property of the course of the administration of a decedent's estate, guardianship, or trus esidential real property to be converted by the buyer into a use other than residential use or to be demolished; or (7) a sale section 10-702 of the Real Property Article of the Annotated Code of Maryland ("Section seller of a single family residential property ("the property") deliver to each buyer, on or before estate, 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 defect the seller has actual knowledge in relation to the following: (i) Water and sewer systems, including the source of household water, water sprinkler systems; (iii) Insulation; (iii) Structural systems, including the roof, walls, floors, foundation and any basemen (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, radianks, and licensed landfills; (viii) Any other material defects, including latent defects, of which the seller has actual Whether the required permits were obtained for any improvements made to the property of the property relies on the combustion of a fossil fuel for heat, ventilation, he operation, whether	ied, or for which a certificate of tax under Subsection 13-207 of Article and options to purchasing of a lender that acquired the
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 (iii) Structural systems, including the roof, walls, floors, foundation and any basemen (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, rade tanks, and licensed landfills; (viii) Any other material defects, including latent defects, of which the seller has actual (ix) Whether the required permits were obtained for any improvements made to the position of the smoke alarms: will provide an alarm in the event of a power outage; are over 10 years old; and if battery operated, are sealed, tamper resistant units incorporating a silent 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, he operation, whether a carbon monoxide alarm is installed on the property. 	treatment systems, and
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"Latent defects" under Section 10-702 means material defects in real property or an imp that:	rovement to real propert
 (i) A buyer would not reasonably be expected to ascertain or observe by a careful v (ii) Would pose a threat to the health or safety of the buyer or an occupant of the pr 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 ma warranties as to the condition of the real property or any improvements on the real pro 	
(ii) The buyer will be receiving the real property "as is," with all defects, including exist, except as otherwise provided in the contract of sale of the property.	
Buyer MIM / Seller	FUS 1 CUA
Page 1 of 2 10/17	FOUAL SOU

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).

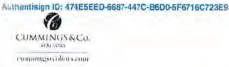
You may wish to obtain professional advice about the property or obtain an inspection of the property.

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.

F. Dylan Stewart 1/28/2020 Marilyn I Mosby Buyer's Gianature Date Date F. Dylan Stewart Christine karwowski 2/26/2020 SettlePSSignature Buyer's Signature Date Date Christine A. Karwowski 05/20/2020 Agent's Signature Agentis Signature Date Mary Lynne Mullican & Alana Dixon

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GENERAL ADDENDUM TO CONTRACT OF SALE

FOR USE WITH THE MARYLAND ASSOCIATION OF REALTORS® RESIDENTIAL CONTRACT OF SALE FORM

Addendum Number	to Contract of Sale (the "Contract") dated May 20, 2020
Buyer(s):Marilyn J Mosby	
Seller(s): F. Dylan Stewart, Christine A. Ka	rwowski
Property:	

- 1. LEGAL REQUIREMENT: A Contract for the sale of real property is required to be in writing to be enforceable under the laws of the State of Maryland. Once signed by the parties, the Contract becomes a legally binding agreement. The original terms of the Contract can only be altered thereafter with the agreement of the parties expressed in writing. All parties have the right to be represented by an attorney and are encouraged to seek competent advice if they do not understand any term(s) of the Contract. The broker/agent is required to promptly submit all written Contract offers to the Seller.
- 2. INTENDED USE: The use of a particular property may be limited or restricted as a result of zoning laws, local ordinances and/or restrictive covenants applicable to the property. The Contract of Sale form provided by the broker/agent is designed and intended for use only in the purchase and sale of single-family residences or unimproved residential property. If Buyer intends to use a property for any other purpose, the standard Contract of Sale form may not adequately serve to protect Buyer's interests without the addition of an appropriate clause or addendum conditioning the Contract offer upon a determination that Buyer's intended use of the Property will be permitted.
- 3. SETTLEMENT: All persons to be in title and/or responsible where a mortgage is to be created should be present at the time of settlement and may be required to provide proper identification. Prior to settlement, a lender normally requires that Buyer obtain and provide a fully paid homeowner's insurance policy, a termite inspection report, and various certifications which may be applicable to improved properties. Buyer should be prepared at the time of settlement to pay the settlement costs and the balance due under the Contract. Buyer must provide cash, wired funds, bank check or certified check for amounts to be paid at settlement. In some cases, Seller may be required to provide funds in excess of the sales proceeds in order for settlement to occur, in which event, Seller also should be prepared to make payment in an approved form. Any party uncertain of the amount required at settlement should make inquiry of the title company or settlement attorney prior to settlement. Buyer should establish gas, electric and water service in Buyer's name commencing the day of settlement.
- 4. GROUND RENT: If a Property is subject to an existing ground rent as provided in a lease recorded among the Land Records, or if a ground rent is to be created, Seller will make those disclosures required by law by an appropriate additional clause or addendum to the Contract.
- 5. RENTAL: If any portion of the Property is to be rented to tenants by Buyer, the local government may require that the Property be registered prior to any rental and a yearly registration fee may be assessed by the local government. You may call the appropriate government office for further information. If the Property is now or has been rented to tenants, local laws may give the tenants certain rights to purchase the Property. These rights are set forth in the Contract. Effective October 1, 1994, certain disclosures are required regarding the presence of lead paint in certain rental properties.
- 6. EQUAL HOUSING OPPORTUNITY: A REALTOR® is required by federal, state and local law, and the Code of Ethics of the National Association of REALTORS® to treat all parties in a non-discriminatory manner without regard to race, color, creed, age, religion, national origin, sex, marital status, familial status, physical or mental disability, occupation, sexual orientation or preference, or other protected classifications under Fair Housing Laws.
- 7. HOMEOWNER ASSOCIATIONS/CONDOMINIUMS: If a Property is part of a development subject to the imposition of mandatory fees as defined by the Maryland Homeowners Association Act, and/or a condominium unit, Seller will make the required disclosures by an appropriate addendum to the Contract.
- 8. COVENANTS AND RESTRICTIONS AFFECTING PROPERTY: A majority of homes, whether new or re-sale, located in a subdivision are subject to certain restrictions applicable to the use of the Property as well as the construction of certain improvements to the Property. Such restrictions are referred to as covenants and, in the case of Property subject to a Homeowners Association or Condominium Association, the covenants are contained in a Declaration of Covenants and Restrictions as well as the Bylaws of the Association. However, many properties are also subject to covenants even though the Property is not subject to a Homeowners Association or Condominium Association. Buyers are encouraged to inquire as to any covenants and restrictions which may be applicable to the Property which is being considered for purchase.
- 9. PRIVATE AGREEMENTS: Some communities may be subject to agreements, covenants or restrictions relating to the cost of certain maintenance items, restricting the use of properties or dealing with other matters. For example, properties sharing a driveway are often subject to such agreements. These private agreements do not fall within the required disclosures of HOA or condominium laws and may or may not be recorded. Buyer should make inquiries of Seller prior to or at the time of Contract.

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- 10. WETLANDS, WATERWAYS AND/OR FLOOD PLAINS: Buyer is advised that, if all or a portion of the Property has wetlands and/or waterways or is located in a designated flood plain, the approval of the U.S. Army Corps of Engineers (the "Corps"), the Maryland Department of Natural Resources and other federal, state or local agencies may be necessary before a building permit for either new construction or expansion or improvement of the Property can be issued. Additionally, the future use of existing improved property may be restricted due to the presence of waterways, wetlands, and/or flood plains. Information as to wetlands, waterways and/or flood plains can be obtained from the District Office of the Corps at (410) 962-3670, the Maryland Department of Natural Resources at 1-877-620-8DNR (8367) or the Office of Planning and Zoning of the county or city in which the Property is situated. The Buyer expressly assumes the risk that the Property may be subject to restrictions due to the presence of waterways, wetland, and/or flood designations.
- 11. REFORESTATION: (Note: Applicable to property containing 40,000 or more square feet of land.) Buyer is hereby advised that if Buyer intends to apply for subdivision or site plan approval or a grading or sediment control permit upon the Property, applicable City or County law may require as a condition of such approval that Buyer submit plans acceptable to the City/County for establishing new tree cover, planting trees to replace forest which has been recently removed, and conserving the cutting and clearing of trees in accordance with applicable laws and regulations.
- 12. CHESAPEAKE BAY CRITICAL AREA: If all or a portion of a Property is located within 1,000 feet of tidal waters of the Chesapeake Bay, there may be restrictions on the use and/or development of the Property. Additional information regarding the Chesapeake Bay Critical Areas is available from the Critical Areas Program established by the local government of each county in Maryland and Baltimore City.
- 13. BWI AIRPORT NOTICE: Some properties may be located in the Baltimore/Washington International Airport Noise Zone. A Buyer desiring to obtain a copy of Noise Zone Maps may do so by calling the Office of Noise, Real Estate and Land Use Compatibility at 410-859-7375 or email maanoiseabatement@mdot.state.md.us. Information regarding the location of other airports and their operations may be obtained by calling the local zoning office for the area in which the Property is located.
- 14. INSURANCE: Buyer acknowledges that, as a condition of making a mortgage loan, lenders may require proof of hazard insurance coverage and may also require flood insurance coverage.
- 15. PROPERTY CONDITION (HOME INSPECTION): If the appropriate contingency is included in the Contract, home inspection firms may be employed to inspect the condition of the Property, including central heating and cooling systems and components, plumbing and electrical systems and components, the roofing, exterior and interior walls, ceilings and floors, foundation and/or basement (including chronic water penetration). If the Property is part of a condominium, Buyer's rights include access to the common areas to perform the inspection.
- 16. PRIVATE WATER AND SEWAGE SYSTEMS: Many properties are serviced by wells and/or private water and/or sewage systems. Local laws or lenders may require various tests and/or inspections. If the Property is serviced by any such system, this should be addressed by a separate addendum to the Contract.
- 17. ENVIRONMENTAL CONSIDERATIONS; HAZARDOUS MATERIALS: There are many hazardous materials that could affect a Property. The Brokers and their agents will generally have no knowledge of these hazardous materials and do not have the technical expertise to ascertain or advise you of the presence or significance of these hazardous materials. Buyer has the right to request, as a condition of an offer and, subject to acceptance by the Seller, the employment of a specialist of Buyer's choice to provide an analysis of hazardous materials which may be present. Hazardous materials inside the home can include, but are not limited to, cleaning chemicals, paint, asbestos, radon, lead paint, petroleum products, lawn and garden chemicals and indoor air pollutants that can accumulate. Hazardous materials outside the home can include, but are limited to, those found in contaminated land, water, landfills and other disposal sites, industrial air and water emissions, radiation from high tension wires, and those which may be present in underground storage tanks. Generally, additional information pertaining to these materials is available from the Maryland Department of the Environment (MDE) at (410) 537-3000.
- 18. FIRE-RETARDANT TREATED PLYWOOD: The use of fire-retardant treated (FRT) plywood as roof sheathing may result in the loss of wood strength through thermal degradation. The extent of such degradation depends upon the particular fire-retardant treatment used as well as the temperature levels and the degree of moisture present in the roof and attic systems. Additional information regarding FRT plywood is available from the National Association of Homebuilders at (800) 368-5242. For information as to whether a Property was constructed with FRT plywood, Buyer may contact the local Department of Building Inspections and Permits and/or request that a home inspector determine the condition of FRT plywood if present.
- 19. RADON: The MDE and the U.S. Environmental Protection Agency (EPA) have found levels of naturally occurring radon in some areas of Maryland that exceed the levels considered acceptable by the EPA. Studies have shown that extended exposure to high levels of radon can adversely affect your health. Radon testing firms in the area have special equipment to detect elevated levels of radon on a Property. They can also recommend actions to be taken to decrease concentrations of radon to an acceptable level. Buyer is advised to contact the Center for Radiological Health at the MDE at (410) 537-3000 for further information on radon.
- 20. LEAD PAINT: The MDE has found that many homes built before 1978 contain lead paint, the ingestion of which can be particularly dangerous. The potential dangers of lead paint may be greatly exacerbated by repairs and renovations performed without the assistance of a qualified lead paint removal specialist. Buyer is advised to contact the Lead Paint Poisoning Prevention Division of the MDE at (410) 537-3000 for further information on lead paint. Specialists are available to determine if lead paint has been used in a Property. In some cases, lead paint inspection may be mandatory.

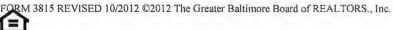
- 21. ASBESTOS: Asbestos has been used in residential property for insulation, fireproofing, acoustical, decorative and other purposes. Common uses of asbestos include insulation around boilers and pipes, surfacing material, ceiling and floor tiles, roofing material, wallboard, and cement pipe. Improper handling or removal of asbestos during renovations or repairs may damage the asbestos and cause asbestos particles to become airborne, potentially causing health risks. Buyer is advised to contact the MDE at (410) 537-3000 for further information on asbestos.
- 22. AVAILABILITY OF LIMITED WARRANTY: A Limited Warranty may be available for purchase through a Broker. Such a Limited Warranty may provide, subject to the terms and conditions of the Limited Warranty, compensation in the event certain named components and/or appliances become inoperable or fail during a specified period of time (usually one year from settlement).
- 23. NEWLY CONSTRUCTED RESIDENCES: a) New Home Warranty Plan: If a Property is a newly constructed dwelling, Maryland law requires that Seller/Builder provide Buyer with a written statement concerning the presence or absence of a New Home Warranty (addendum will be attached); b) Insulation: Seller/Builder must inform Buyer of the location, type and thickness (R Factor) of insulation used in the walls and roof of the newly constructed residence; c) Water/Sewer Service: a Property may be subject to a fee or assessment which purports to cover or defray the cost of installing or maintaining all or part of the public water or waste water facilities serving a subdivision. This fee or assessment may be payable annually. Seller will provide Buyer with a detailed written disclosure of the amount of the fee, the duration of the fee, and any right to prepay or discount the fee.
- 24. CERTIFICATIONS: Depending upon the type of mortgage applied for by Buyer, lenders may require certain certifications that relate to a Property or require inspections/appraisals that certify that a Property is free of specific hazards or conditions.
- 25. FHA PREPAYMENT: FHA regulations specify that if the loan is paid in full on the first day of a month, interest for that month is not payable, but if the loan is paid in full on any day other than the first day of a month, interest may be payable through the end of that month.
- 26. NOTICES/FAX TRANSMISSIONS: Unless otherwise provided herein or in another Addendum, any notice to Buyer shall be effective when delivered to Buyer or an agent of Buyer, and any notice to Seller shall be effective when delivered to Seller or an agent of Seller. Notices under the Contract shall be in writing, and may be hand-delivered, mailed or transmitted by an electronic medium which produces a tangible copy. An electronic copy of a signed offer, acceptance, addendum or notice shall be deemed the equivalent of the original document. While not required, it is suggested that documents with original manual signatures of the parties be forwarded to Buyer and Seller in accordance with the Contract.

	PUUTHIN	
	Marilyn J Mosby	
-	Bay 2978 F4 WARM(SPT	
	Buyer(s)/Tenant(s)	
F. Dylan Stewart		
99110A25DF66441	Seller(s)/Owner(s)	
F. Dylan Stewart Docusigned by: Christine karwowski		
61D03E71948C458 Christine A. Karwowski	Seller(s)/Owner(s)	
	F. Dylan Stewart 99110A25DF66441 F. Dylan Stewart Docusigned by: Christine karwowski 61D03E71948C458	Buyer(s)/Tenant(s) Buyer(s)/Tenant(s) Buyer(s)/Tenant(s) Buyer(s)/Tenant(s) F. Dylan Stewart Seller(s)/Owner(s) F. Dylan Stewart Docusigned by: Livistine Earwowski 61D03E71948C458 Seller(s)/Owner(s)

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, financial and 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.







SELLER CONTRIBUTION ADDENDUM

ADDENDUM dated	May 2	20, 2020	to Contract of Sale
between Buyer		Marilyn J Mosby	
and Seller	F Dylan Stew	art, Christine A Karwowski	
for Property known as			
The following provisions are in	cluded in and supersede any	conflicting language in the Contract.	
origination/discount points, tra sum of \$ costs. It is Buyer's responsibil	nsfer/recordation tax, lender to OR 3. ity to confirm with lender that	eed to pay under other provisions of fees), Seller shall credit Buyer at the 1000 % of Purchase Price to to the entire credit provided for herein then said credit shall be reduced to the	time of settlement with the wards Buyer's settlement may be utilized. If lender
All other term	ns and conditions of the Co	ntract of Sale remain in full force a	nd effect.
Marilyn J Mosby	05/20/2020	DocuSigned by:	5/21/2020
Buyan Signature DT Marilyn J Mosby	Date	Seffer Signature F Dylan Stewart (Livisting Larwowski	Date 5/21/2020
Buyer Signature	Date	Selfeিণজালুপারাদে Christine A Karwowski	Date





Fax: (443)267-0189



PROPERTY INSPECTIONS ADDENDUM

ADDENDUM date	d	May 20, 2020	to Contract of Sale
between Buyer		Marilyn J Mosby	
and Seller	FD	ylan Stewart, Christine A Karwow	vski
for Property knowr	n as		
The following prov	isions are included in and	d supersede any conflicting languag	e in the Contract.
	s of Paragraph #2 below ections Addendum.	(A, B, C, D, E, F, G) initialed by bot	th Buyer and Seller shall apply to
discover unsatisfa conditions identifie	ctory conditions, if any, d in the subsections belo	ections: The purpose of any income of the components and systems ow. The future condition and perform dare not to be considered subject to	of the Property, and any other mance of the above systems and
		provided herein is NOT for the parture the subject of further neg	
2. ITEMS TO BE	INSPECTED:		
мум	inspected by a qualified selected by Buyer. Succonditions are found, a together with a written unsatisfactory and what (12) days from the Dato, foundations and/or badoors and windows, rogarages, plumbing, and	anical: Buyer, at Buyer's expense, It professional engineer, licensed It has been been been been been been been bee	nome inspector, or other experience and in the event unsatisfactory out shall be submitted to Seller ins in the report are considered within Twelve ion may include, but is not limited inetration), floor systems, ceilings wall systems, decks, porches polling systems and components
	take air quality and surfatincluding garage, to determine toxicity. Samples will be laboratory analysis shall copy of the laboratory	r's expense, has the right to have a quace samples in any area of the integration of the integration of the integration of the integration of the evidence of mold or mold specified for analysis to a qualified be completed and in the event manalysis and report together with an corrective action is required, shate() days from the	erior or exterior of the structures pores of any kind and level(s) of laboratory. Such inspection and old or mold spores are found, a in a separate written statemen
	a qualified expert select unsatisfactory conditions Seller, together with a wr unsatisfactory and wha	er, at Buyer's expense, has the right ed by Buyer. Such inspection shal are found, a copy of the entire inspe- itten statement indicating what cond at corrective action is required, ate of Contract Acceptance. Inspec	be completed and in the even ection report shall be submitted to itions in the report are considered within
REALTOR®	Buyer/		Selle OK (a)
CIS Realty, LLC, 1045 Taylor Ave	nue Towson MD 21286	Phone: (443)897-5	5861 Fax: (443)267-0189 Mosby - 21

accordance with Environmental Protection Agency (EPA) testing protocols to determ whether the radon level (or average radon level if the test results are reported am integrated average over time) equals or exceeds the action level as determined by the El Such testing shall be completed and in the event the radon level equals or exceed the action level, a copy of the test results together with a separate written statement indicat what corrective action is required, shall be submitted to Seller, within Twelve 12) days from the Date of Contract Acceptance. E. Chimney Inspection: Buyer, at Buyer's expense, has the right to have the Proper chimney(s), flue(s), and fireplace(s) inspected by a qualified expert, selected by Buyer determine safety and structural soundness. Such inspection shall be completed and in event unsatisfactory conditions are found, a copy of the entire inspection report shall submitted to the Seller, together with a written statement indicating what conditions in report are considered unsatisfactory and what corrective action is required, wi Twelve Buyer and Seller understand that the chimney(s), flue(s), and fireplace(s) need to be cleaned in order to perform said inspection, and Seller hereby authorizes Bu to instruct inspector to clean systems if needed, at Buyer's expense, has the righ conduct a risk assessment or inspection of the Property shall made by an individual certified by the Maryland Department of the Environment to conc such assessment or inspection. Such assessment or inspection shall be completed an the event lead-based paint hazards are found, a copy of the entire assessment rol respection report shall be submitted to Seller, together with a written itemization of spore existing lead-based paint hazards and corrective action required to abate such lead-based paint hazards, within Twelve (12) days from the E of Contract Acceptance. The time period specified above represents the mutually agr upon time period for Buyer to conduct an assessment or inspection of the Property de		tanks, presence of solvents/paint thinners, urea formaldehyde foam insulation (UFFI), synthetic stucco (EIFS), polybutylene piping, mold spores, and other items if noted:
chimney(s), flue(s), and fireplace(s) inspected by a qualified expert, selected by Buyer determine safety and structural soundness. Such inspection shall be completed and in event unsatisfactory conditions are found, a copy of the entire inspection report shall submitted to the Seller, together with a written statement indicating what conditions in report are considered unsatisfactory and what corrective action is required, winch and seller understand that the chimney(s), flue(s), and fireplace(s) report and Seller understand that the chimney(s), flue(s), and fireplace(s) report of the cleaned in order to perform said inspection, and Seller hereby authorizes Bute to instruct inspector to clean systems if needed, at Buyer's expense. F. Lead-Based Paint Hazard Inspection: Buyer, at Buyer's expense, has the right conduct a risk assessment or inspection of the Property shall made by an individual certified by the Maryland Department of the Environment to concurrence of lead-based paint hazards. The risk assessment or inspection of the Property shall made by an individual certified by the Maryland Department of the Environment to concurrence of the event lead-based paint hazards are found, a copy of the entire assessment report inspection report shall be submitted to Seller, together with a written itemization of special spaint hazards, within the series of the paint hazards within the series of the paint hazards within the series of the paint hazards. The time period specified above represents the mutually agrupon time period for Buyer to conduct an assessment or inspection of the Property determine the presence of lead-based paint and/or lead-based paint hazards. If Seller ele to correct the unsatisfactory condition(s), Seller shall furnish Buyer with written certification for an individual certified by the Maryland Department of the Environment demonstrating that unsatisfactory conditions in the report are considered unsatisfactory and what corrective action required, within the submitted to Seller, together wit	мум	
conduct a risk assessment or inspection of the Property for the presence of lead-based p and/or lead-based paint hazards. The risk assessment or inspection of the Property shall made by an individual certified by the Maryland Department of the Environment to conc such assessment or inspection. Such assessment or inspection shall be completed and the event lead-based paint hazards are found, a copy of the entire assessment report inspection report shall be submitted to Seller, together with a written itemization of specified above represents the mutually agreed upon time period for Buyer to conduct an assessment or inspection of the Property determine the presence of lead-based paint and/or lead-based paint hazards. If Seller electron to correct the unsatisfactory condition(s), Seller shall furnish Buyer with written certification for an individual certified by the Maryland Department of the Environment demonstrating that unsatisfactory condition(s) has been remedied prior to the date of settlement. G. Additional Inspection(s): Buyer, at Buyer's expense, has the right to have the Propinspected for anything deemed necessary by Inspector. Such inspection(s) is be completed and in the event unsatisfactory conditions are found, a copy of the erinspection report shall be submitted to Seller, together with a written statement indical what conditions in the report are considered unsatisfactory and what corrective action required, within Twelve (12) days from the Date of Contract Acceptance Note: Termite and other wood destroying insect infestation inspection terms are governed by the "Wood Destroying Insect Inspection" paragraph of the Contract. RIGHTS AND OBLIGATIONS OF BUYER AND SELLER: Seller shall make the Property accessible such inspections and shall have utilities in service at the time of the inspection. Neither Buyer, nor any ager contractor of Buyer, shall in any way excavate, penetrate or otherwise damage any part of the Property with the prior written consent of Seller nor shall any furnishings, boxes, or	мзм	Buyer and Seller understand that the chimney(s), flue(s), and fireplace(s) may need to be cleaned in order to perform said inspection, and Seller hereby authorizes Buye
inspected for anything deemed necessary by Inspector. Such inspection(s) is be completed and in the event unsatisfactory conditions are found, a copy of the entinspection report shall be submitted to Seller, together with a written statement indicated what conditions in the report are considered unsatisfactory and what corrective action required, within Twelve (12) days from the Date of Contract Acceptance. Note: Termite and other wood destroying insect infestation inspection terms are governed by the "Word Destroying Insect Inspection" paragraph of the Contract. 3. RIGHTS AND OBLIGATIONS OF BUYER AND SELLER: Seller shall make the Property accessible such inspections and shall have utilities in service at the time of the inspection. Neither Buyer, nor any agent contractor of Buyer, shall in any way excavate, penetrate or otherwise damage any part of the Property with the prior written consent of Seller nor shall any furnishings, boxes, or personal property belonging to Seller moved or elocated unless absolutely necessary in connection with the inspection. If the Property is part of Buyer with the property of the Property is part of Buyer with the inspection. If the Property is part of Buyer with the inspection.	мум	of Contract Acceptance. The time period specified above represents the mutually agree upon time period for Buyer to conduct an assessment or inspection of the Property to determine the presence of lead-based paint and/or lead-based paint hazards. If Seller elect to correct the unsatisfactory condition(s), Seller shall furnish Buyer with written certification from an individual certified by the Maryland Department of the Environment demonstrating that the
3. RIGHTS AND OBLIGATIONS OF BUYER AND SELLER: Seller shall make the Property accessible such inspections and shall have utilities in service at the time of the inspection. Neither Buyer, nor any ager contractor of Buyer, shall in any way excavate, penetrate or otherwise damage any part of the Property with the prior written consent of Seller nor shall any furnishings, boxes, or personal property belonging to Seller moved or relocated unless absolutely necessary in connection with the inspection. If the Property is part of Buyer MIM I Seller I Page 2 of 4 10/19	мдм	G. Additional Inspection(s): Buyer, at Buyer's expense, has the right to have the Propert inspected for anything deemed necessary by Inspector . Such inspection(s) shat be completed and in the event unsatisfactory conditions are found, a copy of the entire inspection report shall be submitted to Seller, together with a written statement indicating what conditions in the report are considered unsatisfactory and what corrective action is required, within two values of the propert inspection (s) shat the complete of the entire inspection report shall be submitted to Seller, together with a written statement indicating what conditions in the report are considered unsatisfactory and what corrective action is required, within two values of the propert inspection (s) shat the complete of the entire inspection report shall be submitted to Seller, together with a written statement indicating what conditions in the report are considered unsatisfactory and what corrective action is required, within two values of the propert inspection (s) shat the prop
such inspections and shall have utilities in service at the time of the inspection. Neither Buyer, nor any ager contractor of Buyer, shall in any way excavate, penetrate or otherwise damage any part of the Property with the prior written consent of Seller nor shall any furnishings, boxes, or personal property belonging to Seller moved or relocated unless absolutely necessary in connection with the inspection. If the Property is part of Buyer with the inspection of the Property is part of the Buyer with the inspection.		and other wood destroying insect infestation inspection terms are governed by the "Woo
Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com Mosby - 212	3. RIGHTS AN such inspections contractor of Buthe prior written moved or eloc	Soller by the stated unless absolutely necessary in connection with the inspection. If the Property is part of a page 2 of 4 10/19

are not limited to, the presence of asbestos, existence and integrity of underground oil/gasoline

condominium, Buyer will be given access to the common areas to perform the inspection(s). Buyer and Seller shall have the right to be present during the inspection(s), and Buyer shall give Seller reasonable advance notice of the date and time of the inspection(s).

4. INSPECTION REPORT PROCESS: The following terms shall apply to EACH initialed inspection contingency in Paragraph 2 above:

A. Waiver of Buyer's Right to Terminate Contract

If, within the time period specified, Buyer fails to have inspection performed, or if Buyer pursuant to paragraph 4.C. below fails to submit entire inspection report to Seller along with a separate written statement indicating what conditions in the report are considered unsatisfactory, and what corrective action and/or credit is requested, Buyer shall be deemed to have accepted, as satisfactory, said inspection report; and Buyer shall have no right thereafter to terminate the Contract or request corrective action pursuant to the provisions of this Addendum. If Buyer elects not to request corrective action from Seller as a result of an inspection, Buyer shall not be required to submit a copy of the inspection report to Seller.

B. Buyer's General Right to Terminate Contract

NOTICE: THIS PARAGRAPH 4.B. SHALL NOT APPLY UNLESS INITIALED BY BOTH BUYER AND SELLER. If this Paragraph 4.B. is initialed only by Buyer, then no binding contract shall be deemed to have been formed by and between the parties, even if this Addendum has been signed by both Buyer and Seller, unless Seller shall delete this Paragraph 4.B. by strike-through, duly initialed by Seller, which deletion shall be deemed to be a counter-offer by Seller to Buyer for acceptance by Buyer. If Buyer wishes to accept the deletion of this Paragraph 4.B., then Buyer shall evidence such acceptance by initials of Buyer.

Buyer, upon written notice to Seller given within the time period specified for each inspection contingency, shall have the unconditional right to terminate the Contract for no stated reason, based upon Buyer's general dissatisfaction with the inspection results. If Buyer elects to terminate the Contract, the Contract shall become null and void, and all Deposit(s) shall be disbursed in accordance with the Deposit(s) paragraph of the Contract.

Buyer. _____/ ____ Seller: ____/___

C. Buyer's Specific Right to Terminate Contract

<u>NOTICE:</u> This paragraph 4.C. shall apply in the event paragraph 4.B. is not initialed by both Buyer and Seller <u>OR</u> if paragraph 4.B. is initialed by both Buyer and Seller but Buyer elects not to terminate the Contract pursuant to paragraph 4.B.

Within five (5) days from receipt of notice from Buyer of an unsatisfactory inspection report, Seller shall notify Buyer in writing whether Seller, at Seller's expense, will repair or correct all, some, or none of the conditions noted by Buyer, or offer a credit. If Seller elects to repair or correct all of the stated unsatisfactory conditions, the Contract shall remain in full force and effect; and Seller shall repair or correct, in a good and workmanlike manner and prior to settlement, all of the unsatisfactory conditions noted by Buyer.

If Seller elects to repair or correct only some, or none, of the unsatisfactory conditions, or fails to respond within the five (5) day period, Buyer, by written notice to Seller given within two (2) days of receipt of Seller's notice, or from the date that such written notice was to have been provided by Seller, may elect either to terminate the Contract or waive the right of repair or correction of any unsatisfactory conditions which Seller will not repair or correct. If Buyer elects to terminate the Contract, the Contract shall become null and void; and the Deposit(s)

Buyer_	мзм	<i>i</i>
	MJM	-

Page 3 of 4 10/19

Seller 51 CK

shall be disbursed in accordance with the Deposit(s) paragraph of the Contract. If Buyer waives the right of repair or correction of any conditions which Seller will not repair or correct, or if Buyer, within two (2) days of receipt of Seller's notice, fails to notify Seller of Buyer's election to either terminate the Contract or to waive the right to repair or correct any unsatisfactory conditions which Seller will not repair or correct, the Contract shall remain in full force and effect; and Seller shall repair or correct, in a good and workmanlike manner and prior to settlement all of the unsatisfactory conditions which Seller agreed to repair or correct.

If Seller offers Buyer a credit, Buyer, by written notice to Seller given within two (2) days of receipt of Seller's offer, may elect either to terminate the Contract or accept the credit. If Buyer elects to terminate the Contract, the Contract shall become null and void; and the Deposit(s) shall be disbursed in accordance with the Deposit(s) paragraph of the Contract. If Buyer accepts the credit, or if Buyer, within two (2) days of receipt of Seller's notice, fails to notify Seller of Buyer's election to either terminate the Contract or accept the credit, the Contract shall remain in full force and effect; and Seller shall credit Buyer the amount Seller offered at settlement, subject to lender approval. It is Buyer's responsibility to confirm with lender that the entire credit provided for herein may be utilized. If lender prohibits Seller from payment of any portion of such credit, then said credit shall be reduced to the maximum amount allowed by lender.

- **5. REPAIRS, CORRECTION, RE-INSPECTION:** Seller agrees to complete repairs and provide receipts in sufficient time for Buyer to inspect prior to settlement. Buyer shall have the right to inspect the Property upon the completion of repairs or corrective action by Seller to confirm that Seller has performed, in a good and workmanlike manner, all of the repairs and corrective action, which Seller agreed to perform.
- **6. DAMAGE TO PROPERTY:** If Buyer or Buyer's agents or contractors damage the Property during the exercise of Buyer's rights under this Addendum, except for damage caused by Seller's negligence, Buyer shall promptly reimburse Seller for all costs incurred in correcting such damage.

All other terms and conditions of the Contract of Sale remain in full force and effect.

Authentia Marilyn I Mosky	05/20/2020	5
Buyer Signature Marilyn J Mosby	Date	Seff F D
Buyer Signature	Date	Self

DocuSigned by:	5/21/2020
Seller Signature	Date
F Dylan Stewart Christine karwowski	5/21/2020
Seller Signature Christine A Karwowski	Date



CONVENTIONAL FINANCING ADDENDUM

	DENDUM dated	May 20, 2020		to Contract of Sale
be	tween Buyer	Marilyn	J Mosby	
an	d Seller	F Dylan Stewart, Chris	stine A Karwowski	
for	Property known as			
Th	e Contract is contingent	upon Buyer obtaining a conventional loan	secured by the Property	as follows:
	LOAN DETAILS:	A STATE OF THE STA		
	Loan Amount	\$ 518,000.00		
	Term of Note	30	Years	
	Amortization	30	Years	
	Interest Rate	3.500	%	
	Loan Program	CONV 30		
	Ruyer agrees to na	y Loan Origination/Discount Fees (as a %	of loan amount)	

TIME OF LOCK-IN AND THE RESPONSIBILITY FOR ANY ADDITIONAL FEES CHARGED. BUYER SHALL REMAIN

BOUND TO PERFORM UNDER THE CONTRACT, NOTWITHSTANDING ANY SUCH CHANGES IN THE RATE AND/OR FEES.

- 4. MONTHLY PAYMENT: Payments to Lender may include monthly principal and interest, plus one-twelfth of the annual real estate taxes, ground rent, special assessments or charges, if any, hazard (fire) insurance premium, flood insurance, and private mortgage insurance.
- 5. LOAN UNDERWRITING: Buyer and Seller understand that Lender may resubmit the loan to underwriting. To the extent such changes do not conflict with the conditions of the Contract, Buyer agrees to comply with Lender's request for additional or updated information as required to approve the loan.
- 6. LENDER REQUIRED REPAIRS: In the event Lender requires any repairs or improvements ("Required Repairs") be made to the Property, Seller agrees to perform the Required Repairs and pay the cost thereof at or prior to settlement, provided the total cost of the Required Repairs does not exceed \$ 1.000.00 . ("Repair Amount"). This cost shall be in addition to Seller's other obligations under the terms of the Contract. Should the cost of Required Repairs exceed the Repair Amount:
 - A. Seller may elect to pay the total cost of the Required Repairs, in which event the Contract shall remain in full force and effect.
 - B. Seller may terminate the Contract by written notice to Buyer, which must include a written estimate of the cost of the Required Repairs. Said written notice shall be provided to Buyer within five (5) days of Seller's receipt of written estimate(s).
 - C. The Contract shall remain in full force and effect if, within five (5) days of Buyer's receipt of Seller's notice of termination, Buyer elects, in writing, to pay the difference between the cost of the Required Repairs and the Repair Amount listed above.
 - D. If neither Buyer nor Seller elects to pay the excess cost of any Required Repairs, the Contract shall become null and void; and all Deposit(s) shall be disbursed in accordance with the Deposit paragraph of the Contract.

	ontract is contingent upon Buyer obtaining an appraisal of ill be performed by a Maryland licensed appraiser.	f the Property. The
If the appraised value of the Pro	erty is less than the Purchase Price as set forth in the Contract Three (3) days from receipt of the written	
include a copy of the written appraisal.	The written notice from Buyer to Seller shall state whether	A) Buyer elects to
REALTOR® Buyer MJM / CIS Realty, LLC, 1045 Taylor Avenue Towson MD 21286	Page 1 of 2 10/17 Seller Phone: (443)897-5861 Fax: (443)267-	GOLAL HOUSING DAP POST SMITHY -0189 Mosby - 212
	by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com	0109 Mosby - 212

proceed to purchase the Property notwithstanding the appraised value of the Property; OR B) Buyer requests the Seller to reduce the Purchase Price to the appraised value. In the event Buyer notifies Seller of Buyer's election to proceed to purchase the Property notwithstanding the appraised value, the Contract shall remain in full force and effect and Seller shall have no obligation, right or election as provided in this Addendum.

Upon receipt of the written notice from Buyer of Buyer's request to reduce the Purchase Price to the appraised value, Seller, at Seller's election and upon written notice to Buyer not later than Three (3) days following receipt by Seller of the written notice from Buyer, may either: A) agree to reduce the Purchase Price to the appraised value of the Property, in which event the Contract shall remain in full force and effect; OR B) decline to reduce the Purchase Price to the appraised value.

All other terms and conditions of the Contract of Sale remain in full force and effect.

DocuSigned by:

Admilian 7 Marks	05/20/2020	D	5/21/2020
Marilyn J Mosby Buxer Signature	Date	Seffer Signature	Date
Marilyn J Mosby		F Dylan Stewart Christine karwowski	5/21/2020
Buyer Signature	Date	Seller®ignature Christine A Karwowski	Date



FIRST-TIME MARYLAND HOMEBUYER TRANSFER AND RECORDATION TAX ADDENDUM

FOR USE IN TRANSACTIONS WHERE BUYER IS A FIRST-TIME MARYLAND HOMEBUYER AND TRANSFER AND RECORDATION TAXES WILL NOT BE SHARED EQUALLY BETWEEN BUYER AND SELLER

ADDENDUM dated	May 20), 2020	to Contract of Sale
between Buyer		Marilyn J Mosby	
and Seller	F Dylan Stewar	t, Christine A Karwowski	
for Property known as			The state of the s
AND THE PARTIES INTEND TO IN PARAGRAPH 25 OF THE COMUST SIGN A STATEMENT UNDER HAS INDIVIDUAL'S PRIN (B.) THE RESIDENCE WOOD, THE BUYER IS A COMUSE OF THE BUYER IS A COMUS	PROVIDE FOR AN EXPRESS AS NTRACT OF SALE. TO QUALIF PER OATH STATING THAT: NEVER OWNED RESIDENTIA CIPAL RESIDENCE; AND FILL BE OCCUPIED AS A PRINC O-MAKER OR GUARANTOR OF	RESIDENTIAL REAL PROPERTY IN GREEMENT ON TERMS DIFFERE BY AS A FIRST-TIME MARYLAND IN MARYLAND IN MARYLAND IN THE INFORMATION WILL NOT OCCUPY THE INFORMATION	NT FROM THOSE CONTAINED HOMEBUYER, EACH BUYER AND THAT HAS BEEN THE JST TO BE SECURED BY THE
BUYER IS A FIRST-TIME MARY A PRINCIPAL RESIDENCE.	AND HOMEBUYER WHO WILL	OCCUPY THE IMPROVED, RESID	DENTIAL REAL PROPERTY AS
PAYABLE FOR THE INS (B) SECTION 14-104(C) PROVIDES THAT THE E 2. RECORDATION TAX AND LO SECTION 14-104(C)(1) THAT THE ENTIRE AM UNLESS THERE IS AN TRANSFER TAX WILL N BUYER AND SELLER EXPRESS PAID AS FOLLOWS: (BUYER AN	TRUMENT IN WRITING AND SHED)(2) OF THE REAL PROPER NTIRE AMOUNT OF STATE TRACE THE REAL PROPERTY ARE DUNT OF RECORDATION TAX EXPRESS AGREEMENT BETWING BE PAID ENTIRELY BY THE LY AGREE THAT THE COST OF DISCLUSION SELLER TO INITIAL ONE)	REDUCED FROM 0.50% TO 0.2 ALL BE PAID ENTIRELY BY THE S TY ARTICLE OF THE ANNOTA ANSFER TAX SHALL BE PAID BY TICLE OF THE ANNOTATED COE AND LOCAL TRANSFER TAX SH. EEN THE PARTIES THAT THE RE SELLER. RECORDATION TAX AND LOCAL	SELLER. ATED CODE OF MARYLAND THE SELLER. DE OF MARYLAND PROVIDES ALL BE PAID BY THE SELLER CORDATION TAX AND LOCAL
mgm /	OTHER AS FOLLOWS:	buyer and seller to split 50/50	
All other to	rms and conditions of the Con	tract of Sale remain in full force a	nd effect.
Authonics Marilyn J Mosby	05/20/2020	DocuSigned by:	5/21/2020
Buxer₀Signat⊌re⊤ Marilyn J Mosby	Date	Sellor Signature F Dylan Stewart Christine karwowski	Date 5/21/2020
Buyer Signature	Date	Sellen Signature Christine A Karwowski	Date

REALTOR

10/17

EQUA HOUSIN

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COVID-19 RELATED DELAY ADDENDUM

ADDENDUM dated	May	y 20, 2020	to Contract of Sale
Between Buyer		Marilyn J Mosby	
And Seller	F Dylan Ste	wart, Christine A Karwowski	
for Property known as			
The following provisions s	supersede any conflict	ing language in the Contract.	
ACKNOWLEDGMENT: I impacting real estate tran	50 mg 5 0 kg mg 200 mg	nowledge and recognize that ary ways.	the COVID-19 virus is
unforeseen circumstances state, or national emerge being subject to any volun business services such as	s related to COVID-19, ncy; Buyer's or Seller's stary or mandatory qua s mortgage lenders, titl	the Contract is not possible including, but not limited to: the inability to travel to sign docrantine; closings of or delays in e companies, land records, or the Parties agree to the following	ne declaration of a local, uments; Buyer or Seller related government and other entities involved in
EXTENSION OF TIME by 30 Days after the er	EFRAMES: Buyer and of the COVID-19 RE	Seller agree to extend all time	frames in the Contract
Other Days afte party, may declare the Co	er the Settlement Date, contract null and void a	D-19 RELATED DELAY exter either Buyer or Seller, upon w nd of no further legal effect. In sit paragraph of the Contract.	ritten notice to the other
3. OTHER:			
All other terms and o	conditions of the Cor	ntract of Sale remain in full fo	orce and effect.
Marilyn J Mosby	05/20/2020	DOWD	5/21/2020
Buyen: Signature	Date	Selfer Signature	Date
Marilyn J Mosby		F Dylan Stewart	
		Christine karwowski	5/21/2020
Buyer Signature	Date	Seller Signature Christine A Karwowsk	Date
TRI.			

Understanding Whom Real Estate Agents Represent

THIS NOTICE IS NOT A CONTRACT

In this form "seller" includes "landlord"; "buyer" includes "tenant"; and "purchase" or "sale" includes "lease"

Agents Who Represent the Seller

Seller's Agent: A seller's agent works for the real estate company that lists and markets the property for the sellers and exclusively represents the sellers. A Seller's agent may assist the buyer in purchasing the property, but his or her duty of loyalty is only to the sellers.

Subagent: A Subagent means a licensed real estate broker, licensed associate real estate broker, or licensed real estate salesperson who is not affiliated with or acting as the listing real estate broker for a property, is not a buyer's agent, has an agency relationship with the seller, and assists a prospective buyer in the acquisition of real estate for sale in a non-agency capacity. The subagent works for a real estate company different from the company for which the seller's agent works. The subagent can assist a buyer in purchasing a property, but his or her duty of loyalty is only to the seller.

If you are viewing a property and you have not signed a Brokerage Agreement, that agent represents the seller

Agents Who Represent the Buyer

Buyer's Agent: A buyer may enter into a written contract with a real estate broker which provides that the broker will represent the buyer in locating a property to buy. The agent from that broker's company is then known as the buyer's agent. The buyer's agent assists the buyer in evaluating properties and preparing offers and developing negotiation strategies and works in the best interest of the buyer. The agent's fee is paid according to the written agreement between the broker and the buyer. If you as a buyer wish to have an agent represent you, you must enter into a written buyer agency agreement.

Dual Agents

The possibility of **dual agency** arises when the buyer's agent and the seller's agent both work for the same real estate company, and the buyer is interested in property listed by that company. The real estate broker or the broker's designee, is called the "dual agent." Dual agents do not act exclusively in the interests of either the seller or buyer, and therefore cannot give undivided loyalty to either party. There may be a conflict of interest because the interests of the seller and buyer may be different or adverse.

If both seller and buyer agree to dual agency by signing a Consent For Dual Agency form, the "dual agent" (the broker or the broker's designee) shall assign one agent to represent the seller (the seller's "intra-company agent") and another agent 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 strategies.

If either party does not agree to dual agency, the real estate company must withdraw the brokerage agreement for that particular property with either the buyer or seller, or both. If the seller's agreement is terminated, the seller must then either represent him or herself or arrange to be represented by an agent from another real estate broker/company. If the brokerage agreement is terminated, the buyer may choose to enter into a written buyer brokerage agreement with a different broker/company. Alternatively, the buyer may choose not to be represented but simply to receive assistance from the seller's agent, from another agent in that company, or from a subagent from another company.

No matter what type of agent you choose to work with, you have the following rights and responsibilities in selling or buying property:

- >Real estate agents are obligated by law to treat all parties to a real estate transaction honestly and fairly. They must exercise reasonable care and diligence and maintain the confidentiality of clients. They must not discriminate in the offering of properties; they must promptly present each written offer or counteroffer to the other party; and they must answer questions truthfully.
- >Real estate agents must disclose all material facts that they know or should know relating to a property. An agent's duty to maintain confidentiality does not apply to the disclosure of material facts about a property.
- >All agreements with real estate brokers and agents must be in writing and explain the duties and obligations of both the broker and the agent. The agreement must explain how the broker and agent will be paid and any fee-sharing agreements with other brokers.
- >You have the responsibility to protect your own interests. You should carefully read all agreements to make sure they accurately reflect your understanding. A real estate licensee is qualified to advise you on real estate matters only. If you need legal or tax advice, it is your responsibility to consult a licensed attorney or accountant.

Any complaints about a real estate licensee may be filed with the Real Estate Commission at 500 North Calvert Street, Baltimore, MD 21202. (410) 230-6205

that CIS Realty, LLC		pt of a copy of this disclosure and name)		
		(salesperson) are working as:		
(You may check more than on	e box but not more than	two)		
seller/landlord's agent				
subagent of the Seller				
X buyer's/tenant's agent				
Authenti	05/20/2020			
Marilyn J Mosky				
Signature 5/20/2020 5:22:06 PM EDT	(Date)	Signature	(Date)	
* * * * *	* * * * * * * * * *	* * * * * * * * * * * *	* *	
I certify that on this date I made the req to acknowledge receipt of a copy of this		e individuals identified below and th	ey were unable or unwilling	
	70.71	Name of Individual to whom dis		
Name of Individual to whom disclosure	made	Name of individual to whom dis	closure made	

Rev. 10/1/2019