

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

MARYLA	ND'S	NGLE FAMILY RESIDENTIAL PROPERTY CONDITION DISCLOSURE LAW
ADDENDUM#_		dated to the Contract of Sale dated,
between Buyer	·	
and Seller		PARY COGAM
for Property kno	-	2086 Monteviden KARD JESSUP MD 7074
occupancy has bee the Tax-Property A property under Sut property by foreclos by a fiduciary in the property to be conv Section	en issued variole, exception 1: sure or detection 2: exception 2: exce	oply to: (1) the initial sale of single family residential property which has never been occupied, or for which a certificate in one year prior to the date of the Contract; (2) a transfer that is exempt from the transfer tax under Subsection 13-207 and installments contracts of sale under Subsection 13-207(a)(11) of the Tax-Property Article and options to purchase re $07(a)(12)$ of the Tax-Property Article; (3) a sale by a lender or an affiliate or subsidiary of a lender that acquired the re in lieu of foreclosure; (4) a sheriff's sale, tax sale, or sale by foreclosure, partition or by court appointed trustee; (5) a transfer administration of a decedent's estate, guardianship, conservatorship, or trust; (6) a transfer of single family residential reputy into a use other than residential use or to be demolished; or (7) a sale of unimproved real property. If the Real Property Article of the Annotated Code of Maryland ("Section 10-702") requires that sidential property ("the property") deliver to each buyer, on or before entering into a contract of sale properted by the Maryland Real Estate Commission, EITHER:
(A)	A writte	property condition disclosure statement listing all defects including latent defects, or information seller has actual knowledge in relation to the following:
	(i)	Vater and sewer systems, including the source of household water, water eatment systems, and sprinkler systems;
	(ii)	nsulation:
	(iii)	structural systems, including the roof, walls, floors, foundation and any
	(i. A	asement; Plumbing, electrical, heating, and air conditioning systems;
	(iv)	numbing, electrical, heating, and all conditioning systems, infestation of wood-destroying insects;
	(v) (vi)	and use matters;
	(vii)	łazardous or regulated materials, including asbestos, lead-based paint,
	` '	adon_underground storage tanks, and licensed landfills;
	(viii)	Any other material defects, including latent defects, of which the seller has actual knowledge;
	(ix)	Whether the smoke detectors will provide an alarm in the event of a power
	(x)	Dutage; and full the property relies on the combustion of a fossil fuel for heat, ventilation, hot water, or clothes dryer operation, whether a carbon monoxide alarm is installed on the property.
Latent	defects	nder Section 10-702 means material defects in real property or an improvement to real property tha
. ,	(i) (ii)	A buyer would not reasonably be expected to ascertain or observe by a careful visual inspection, a Would pose a threat to the health or safety of the buyer or an occupant of the property, including enant or invitee of the buyer;
		OR
(B)	A writt	disclaimer statement providing that:
	(i)	Except for latent defects of which the seller has actual knowledge, the
·	(ii)	seller makes no representations or warranties as to the condition of the real property or any improvements on the real property; and The buyer will be receiving the real property "as is," with all defects, including latent defects, that may exist, except as otherwise provided in the contract of sale of the property.
		ρ_{\perp}
Buyer Buyer	-	Seller G L _ figures

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.

. Buyer's Signature Date

Seller's Signature Grun Hirp Date 5-14-13

Buver's Signature

Date

Seller's Signature

Date

Agent's Signature

Date

Agent's Signature

Date

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MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address:	2086 Montes	ideo Rord -	JESSUP MI	> 2074				
Legal Description:				, , , , , , , , , , , , , , , , , , ,				
•	NOTICE TO	SELLER AND PURCH	HASER					
furnish to the purchaser eith property "as is" and makes property, except as otherwi- DISCLOSURE STATEME	Property Article, Annotated Coher (a) a RESIDENTIAL PROPER NO representations or warranties provided in the contract of some MT disclosing defects or other interested in the excluded	PERTY DISCLAIMER ies as to the condition ale, or in a listing of linformation about the configuration about the configuration.	STATEMENT stating of the property or a latent defects; or (b) a condition of the real p	g that the owner is selling the any improvements on the real RESIDENTIAL PROPERTY property actually known by the				
The initial sale A. that has B. for whi of sale; A transfer that	is exempt from the transfer tax u	property: s been issued within 1 ander §13-207 of the T	year before the seller	and buyer enter into a contract scept land installment contracts				
the Tax-Propert	§13-207(a) (11) of the Tax-Prop ty Article; der or an affiliate or subsidiary							
foreclosure; 4. A sheriff's sale, 5. A transfer by a 6. A transfer of si demolished; or	tax sale, or sale by foreclosure, j fiduciary in the course of the adr ngle family residential real prop proved real property.	partition, or by court apministration of a decede	opointed trustee; ent's estate, guardiansh	ip. conservatorship, or trust;				
of. The owner must provid real property or an improver (1) A purchaser would (2) Would pose a direct (i) the purchaser; of	Section 10-702 also requires the owner to disclose information about latent defects in the property that the owner has actual knowledge of. The owner must provide this information even if selling the property "as is." "Latent defects" are defined as: Material defects in real property or an improvement to real property that: (1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and (2) Would pose a direct threat to the health or safety of: (i) the purchaser; or (ii) an occupant of the real property, including a tenant or invitee of the purchaser.							
	MARYLAND RESIDENTIAL	L PROPERTY DISCI	OSURE STATEME	NT				
information about the cond You may wish to obtain prindependent investigation of	Complete and sign this statemer ition of the property actually known of the property actually known of the property in open times and the property in open times of the property at the times.	own by you; otherwise of the property; howe order to make the disclo	e, sign the Residential ver, you are not require set forth below.	Property Disclaimer Statement. red to undertake or provide any				
Owners as of the date not company, and you may wis	RS: The information provided is ted. Disclosure by the Owners sh to obtain such an inspection property of which the Owners h	is not a substitute fo The information contai	r an inspection by an ned in this statement i	s not a warranty by the Owners				
How long have you owned	the property?							
	Sewage, Heating & Air Condit Public Well Public Septic Sys Yes No Yes No Oil Natural Gas Oil Natural Gas Oil Natural Gas	Otherstem approved for	_	Other Other Other				
		Page 1 of 4						

Please indicate your actual knowledge with respect to the following: 1. Foundation: Any settlement or other problems? TYes No Unknown Comments: Does Not Apply Yes No Unknown 2. Basement Any leaks or evidence of moisture? Comments: No Unknown 3. Roof: Any leaks or evidence of moisture? Yes Type of roof: Comments: Is there any existing fire retardant treated plywood? Yes No Unknown Comments: 4. Other Structural Systems, including exterior walls and floors: Unknown Any defects (structural or otherwise)? Yes No Comments: 5. Plumbing System: Is the system in operating condition? No Unknown Yes Comments: 6. Heating Systems: Is heat supplied to all finished rooms? Yes No Unknown Comments: Yes Is the system in operating condition? Unknown No Comments: Yes ☐ No 7. Air Conditioning System: Is cooling supplied to all finished rooms? Unknown Does Not Apply Is the system in operating condition? Unknown Does Not Apply Comments: 8. Electric Systems: Are there any problems with electrical fuses, circuit breakers, outlets or wiring? Yes Unknown Comments: Will the smoke detectors provide an alarm in the event of a power outage? Yes No Does Not Apply Comments: 9. Septic Systems: Is the septic system functioning properly? Unknown Does Not Apply Yes No Unknown When was the system last pumped? Date. Comments: No Unknown 10. Water Supply: Any problem with water supply? Yes Comments: Unknow Home water treatment system: Yes No Comments: Yes Unknown Does Not Apply Fire sprinkler system: No Comments: Unknown Are the systems in operating condition? Yes No Comments: 11. Insulation: Unknown □No In exterior walls? Yes Unknown No No In ceiling/attic? Yes Where? In any other areas? Yes Comments: 12. Exterior Drainage: Does water stand on the property for more than 24 hours after a heavy rain? Yes Unknown No Comments: Are gutters and downspouts in good repair? No Unknown Comments:

13. Wood-de Comments:	estroying inse	cts: Any infe	station and/or pri	or damage?	Yes	☐ No	Unknown	
Ari	ny treatments ny warranties?		Yes Yes	No No	Unknown Unknown			
14. Are there	e any hazardo I storage tanks	us or regulars, or other co	ted materials (incontamination) on	luding, but not l the property?	limited to, licen	sed landfills, as	sbestos, radon gas, lead Unknown	-based paint,
15. If the pr monoxide al Comments:	operty relies arm installed Yes	in the proper	bustion of a fost ty? Unknown	sil fuel for heat	t, ventilation, he	ot water, or cl	othes dryer operation,	is a carbon
16. Are there	easement, exc	violations, r ept for utilit	nonconforming usies, on or affecting	ses, violation of g the property?	building restric	ctions or setbac	k requirements or any Unknown	recorded or
17. Is the production District?	roperty locate	ed in a floo	d zone, conserva	ation area, weth If yes, specify	and area, Ches	apeake Bay cr	itical area or Designat	ted Historic
18. Is the pro-	Yes		iction imposed by	A Home Owner If yes, specify	rs Association of below	r any other type	e of community associa	tion?
19. Are there	e any other m Yes	aterial defec ☐No	ts, including later Unknown	nt defects, affect	ing the physical	condition of th	e property?	
			to disclose the			nildings on	the property on a	a separate
is comple	te and accu	rate as of		d. The owner	r(s) further ac	knowledge	comments, and ve that they have been	
Owner,							•	
Owner		· ·						
The purch	haser(s) acl	knowledge of their rig	receipt of a chis and obliga	opy of this ditions under §	lisclosure stat 10-702 of the	tement and f Maryland R	iurther acknowledge eal Property Article	that they
Purchaser	r, ·							
Purchasen	r,			;				

MARYLAND RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

NOTICE TO OWNER(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 owner(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 owner(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.

The owner(s) has actual knowledge of the following latent defects: None
Owner Gang & 7 5-14-13
Owner
The purchaser(s) acknowledge receipt of a copy of this disclaimer statement and further acknowledge that they have been informed of their rights and obligations under § 10-702 of the Maryland Real Property Article.
Purchaser
Purchaser

Page 4 of 4

Form: DLLR/REC/P/10-1-01Rev Rev 10-1-07



STATE OF MARYLAND REAL ESTATE COMMISSION

Understanding Whom Real Estate Agents Represent

At the Time of the First Scheduled Face to Face Contact with You, the Real Estate Licensee Who is Assisting You is Required by Law to Provide this Notice to You. This Notice is Not a Contract or Agreement and Creates No Obligation on Your Part.

Before you decide to sell or buy or rent a home you need to consider the following information

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. That means that the Seller's agent may assist the buyer in purchasing the property, but his or her duty of loyalty is only to the sellers.

Cooperating Agent: A cooperating agent works for a real estate company different from the company for which the seller's agent works. The cooperating agent can assist a buyer in purchasing a property, but his or her duty of loyalty is only to the sellers.

If you are viewing a property listed by the company with whom the agent accompanying you is affiliated, and you have not signed a "Consent for Dual Agency" form, that agent is representing the seller

Agents Who Represent the Buyer

Presumed Buyer's Agent (no written agreement): When a person goes to a real estate agent for assistance in finding a home to purchase, the agent is presumed to be representing the buyer and can show the buyer properties that are *NOT* listed by the agent's real estate company. A presumed buyer's agent may *not* make or prepare an offer or negotiate a sale for the buyer. The buyer does *not* have an obligation to pay anything to the presumed agent.

If for any reason the buyer does not want the agent to represent him or her as a presumed agent, either initially or at any time, the buyer can decline or terminate a presumed agency relationship simply by saying so.

Buyer's Agent (by written agreement): A buyer may enter into a written contract with a real estate agent which provides that the agent will represent the buyer in locating a property to buy. The agent is then known as the buyer's agent. That agent assists the buyer in evaluating properties and preparing offers, and negotiates in the best interests of the buyer. The agent's fee is paid according to the written agreement between the agent and the buyer. If you as a buyer wish to have an agent represent you, you must enter into a written buyer agency agreement before a contract offer can be prepared.

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, then the "dual agent" (the broker or the broker's designee) will 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 may provide the same services to their clients as exclusive seller's or buyer's agents, including advising their clients as to price and negotiation strategy, provided the clients have both consented to be represented by dual agency.

If either party does not agree to dual agency, the real estate company must withdraw the agency 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 company. If the buyer's agreement is terminated, the buyer may choose to enter into a written buyer agency agreement with an agent from a different company. Alternatively, the buyer may choose not to be represented by an agent of his or her own but simply to receive assistance from the seller's agent, from another agent in that company, or from a cooperating agent 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 should be in writing and should explain the duties and obligations of both the broker and the agent. The agreement should explain how the broker and agent will be paid and any fee-sharing agreements with other brokers and agents.
- >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 agent 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 agent may be filed with the Real Estate Commission at 500 North Calvert Street, Baltimore, MD 21202. (410) 230-6206.

We, the Sellers/Landlord Buyers/Tenants acknowledge	e receipt of a copy of this disclosure and	
that KEllin Allians (firm name	e)	
and Frank JAVIS Jo (salespe	erson) are working as:	
(You may check more than one box but not more than two)	•	
Seller/landlord's agent co-operating agent (representing seller/landlord) buyer's /tenant's agent Intra-company agent/dual agent (CHECK BOX ONLY IF	CONSENT FOR DUAL AGENCY FORT	M HAS BEEN SIGNED)
Signature (Date)	Signature	(Date)
* * * * * * * * * * * * *	* * * * * * * * * * *	* * * * * *
I certify that on this date I made the required agency disclosur acknowledge receipt of a copy of this disclosure statement	re to the individuals identified below and	they were unable or unwilling to
I certify that on this date I made the required agency disclosu	re to the individuals identified below and Name of Individual to whom disclosur	



Anne Arundel County Association of REALTORS®



Seller G U Seller

ADDENDUM - ANNE ARUNDEL COUNTY REQUIRED NOTICES

						_			
ADDENDU	M/AMENDM	ENT#	dated	16.11		of Sale date		between	
Buyer(s): for Property	lenown as:	2091-	Montevide	and Sell	er(s): 12	PANY LO	TOTE	/ .	
		LVCa						~	
Folio	SCRIPTION , Subdivisio	n/Condomini	um Project	ock, S		·	County		,
more fully affecting th regarding t Maryland, f fewer single	informed of the ne property or a these plans. To for any Contract	e current and area, the buye his notice is re of Sale for sin Local laws requ	EL COUNTY LAI future land-use pl r should consult the quired under Section gle family resident hiring disclosure to county.org)	lans, facility p he appropriat on 10-703 of this ial real proper	olans, public w te County agen the Real Propert ty in Anne Aru	orks plans, s ney or Count ty Article, Ar indel County	school plans, or ty Internet well motated Code of which is impro-	r other plans o site for inform: of ved by four or	i
Dietriet as	defined by Ana	anolis City C	ONLY-REQUIRE ode Section 21.56. requirements that	.030. Buver s	hould visit the	website of t	he Historic Pro	eservation	ic
Buye	er E	Buyer					Seller	_Seller	
a violation o	of a local law of the control of the	lescribed in § on occurred s		f the courts a	and judicial pr	roceedings A	Article, a cont	ract for sale of t	he real
(I)		f the violation							
(II)	The status of	f any ongoing	proceedings to e	inforce the vi	olation; and				
(<u>iii</u>)	Any actions the violation		the real property	may be requi	ired to take w	ith respect t	o the property	in order to cur	e
Baltimore-Vover-flights Properties i without a ze Code of Ma Administra	Washington In of air traffic to n an airport no oning variance aryland. A 24 tion, Maryland	ternational (Boo and from the bise zone may from the Boo hour "Noise It Department	or understands that WI) Airport or of at facility and exibe subject to zonerd of Airport Zon Hotline" (410-85 of Transportation g existing or plan	ther airport for the perience cum ning restriction in Appeals 9-7021) and n. (Phone number of the period of the pe	acility. Propenulative day-rons affecting s, as per Title Airport Noisembers are sul	erty may, no night noise l new develop 5 Subtitle 8 e Zone Map bject to char	ow or in the fur evels of 65 de oment or new of the Transpare available age without no	iture, be subject cibels or greate uses of propert portation Article from the Marylotice). Buyer m	to r. y e, Annotated and Aviatio
premium ra	ate to insure, th	is property if	RANCE. Buyer there has been per approximate co.	rior insuranc	e claim(s) aga	nce provide ainst the pro	r may decline perty. Buyer	to insure, or ch will rely on Bu	ange a yer's
	This form is p	roperty of Anne	Arundel County Asso	ociation of REAl	LTORS®, Inc. a	nd may be used	l only by Realtor	Association member	ers.
				Page	e 1 of 2				

AACAR Form #S-1053 Rev 10/07

Buyer

Anne Arundel County Association of REALTORS®

THE FOLLOWING PARAGRAPHS APPLY ONLY IF BOTH BUYER(S) AND SELLER(S) INITIAL THEM: Please check appropriate box or boxes and provide required information:

	1.	Owner(s) states that the property herein described is NOT subject to any Public or Private Front Foot Benefit Assessment and/or Capital Facilities Assessment.
		Owner(s) states that the herein described property is subject to Capital Facilities Assessment/Front Foot Benefit Assessment of \$ payable to Anne Arundel County.
		Each contract for the sale of real property in Anne Arundel County served by public water or wastewater facilities constructed as a result of an agreement permitted by Article 27, § 4-13(a) of the Anne Arundel Code shall contain a notice to the purchaser in substantially the following form:
		NOTICE TO PURCHASERS OF REAL ESTATE IN ANNE ARUNDEL COUNTY. This property is 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 wastewater facilities constructed by the developer of the
		subdivision. This fee or assessment is (amount) \$ payable annually in (month) to (Hereinafter called "lienholder") until (date). There may be a right of prepayment or discount for early payment which may be ascertained by contacting the lienholder. This fee or assessment is a contractual obligation between the lien holder and each owner of this property and is not in any way a fee or assessment by Anne Arundel County.
		If a Seller subject to this section fails to comply with the provisions of this section: (1) Prior to Settlement, the Purchaser shall have the right to rescind the contract and to receive a full refund of all deposits paid on account of the contract, but the right of rescission shall terminate five days after the Seller provides to the Purchaser written
		notice in compliance with this section; and (2) following settlement, the Seller shall be liable to the Purchaser for the full amount of any open lien or assessment.
	2.	NOTICE – RADIUM IN WELL WATER. According to the Anne Arundel County Department of Health, studies indicate that the radium level in some areas of Anne Arundel County, Maryland, exceed the level established by the U.S. Environmental Protection Agency for drinking water, as described in Radium in Well Water Information Sheet. The radium level in well water may be determined through specific testing conducted by County Health authorities or by an environmental testing firm approved by County Health authorities. Buyer and Seller acknowledge receiving Radium in Well Water Information Sheet and Map – Testing Area for Gross Alpha and Radium.
	3.	REQUIRED NOTICE – SPECIAL TAX DISTRICT. Each year the buyer of this property must pay a special assessment or special tax imposed under Article 6 Title 4A of the Anne Arundel County Code, as of Contract of Sale date. The special assessment or special tax on this property amounts to
		Dollars (\$
Brokers ar	ıd tl	ler acknowledge that they jointly and severally agree to indemnify and hold harmless the Listing and Selling neir agents and employees for any losses or damages resulting from any act or omission by any party as a result one contained in this Contract of Sale.
		All other terms and conditions of the Contract of Sale remain in full force and effect.
:		Gay Logo
	T	his form is the property of Anne Arundel County Association of REALTORS®, Inc. and may be used only by Realtor Association members
		Page 2 of 2



Anne Arundel County Association of REALTORS®



RESIDENTIAL PROPERTY INFORMATION

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	ING BRO		EllED WIL	lims S	-led Vi	alter					
4	INCLUSIO	NS AND EXC	USIONS: in	cluded in the	e sales prio whether ins	ce are all particular stated or st	permanently atta ored upon the p	ched fixtu roperty, ar	res and s e listed as	moke detec follows:	tors. Other
	Butt-il Ceilin Centra Lothe Lothe Lothe Lothe Lothe Lothe Lothe Lothe Lothe	System In Microwave In Microwave In Microwave In Family In Microwave I	Fire Free Long Long Ho	ctronic Air Fi naust Fan(s) st. W/W Carp eplace Scree	# pet n/Door fier (s) # ser	Pool, Cove Refrig W/ice Satel Core Shad	com ground Equipme Equipment & r gerator(s) # maker lite Dish	nt	Wall Ov Water F Water S Windov	Vindows or Range tenna Compactor ven(s) # Filter Softener v A/C Unit(s)	
		NAL INCLUSIO									
		VAL EXCLUSIO			·						
2.		STRICTIONS: Formeowner's Astronominium Astronominium Astronominium Astronomical Taxing Deficient District District District Utility Astronomical District Di	ssociation: ssociation: al Facilities F District: Designation:	ee:		_ L Mar	s imposed by (p ndatory	ease checuntary \$\$_ \$\$.	ck all that	per per	
	-	•					rvices included	in fees, on	a separa	te attached i	oage.
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4.		NCE CLAIMS: A report from the A report from the	e Compreher e Compreher	nsive Loss Un nsive Loss Un	nderwriting nderwriting	Exchange Exchange	(CLUE) is attact (CLUE) is not a	ned. tached.		•	
	resulting	from any act o	r omission b	y OWNER in	ncluding, b	ut not limit er any Con	and Listing Aged to, providing tract of Sale.	inaccurat	te or inco	mplete infor	mation, and
6.	OTHER I	NFORMATION	(including a	II "material	facts"):						· · · ·
Info to p	rmation pi provide said	rovided herein i d information to	s true, corre other broker	ct and comples and prospe	lete to the ctive buyer	best of OV s/tenants.	VNER's knowled	ge, and C	OWNER a	uthorizes Lis	sting Broker
OW	/NER	Ga	70	John	<u> </u>	•			5-	14-13)
ΟW	/NER		(.								

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AACAR Form # L-3026A, Revised 08/2005