FAX TO ANY EMAIL ADDRESS



O123456789.-LABCDEFGHIJKLMNOPQRSTUVWXYZ

Underline all boxes that contain numbers	
 Enter email address(es) below 2. When hand printing, copy characters EXACTLY as above Fax ONLY to your dedicated MongoFAX number below 	D
JOE.RUBIN	
@LONGANDFOSTER.COM	
JRUBIN	
@STARPOWER.NET	
From: (Identifies Sender, Enables Replies, Provides Confirmation, Tracking Number & Archive Copy to Email)	
@	_
• V12	D
Notes: Wagon Trail disclosure pack	_

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Greater Capital Area Association of REALTORS®, Inc.

INCLUSIONS/EXCLUSIONS DISCLOSURE AND ATTACHMENT TO LISTING AGREEMENT

ADDRESS

2115 Wagon Trail Place Silver Spring, MD 20906

				FOR USE	WITH REGION	AL CONTRAC	≎т				
PERS	ONAL PROPERT	Y, FIXTURES	, AND UTILITIES	i: Unless otherv	vise negotiated ii	n a contract o	f sale, the pi	urchase price :	shall include	the following	personal
prope	rty and fixtures: A ws, storm doors, s	t. Any existing	buitt-in heating a	nd central air co	onditioning equip	ment, plumbi:	ng and lighti	ng fixtures, su	mp pump, at	tic fans, storm	1
The it	ems marked YES	below as curr	entiv installed or	arpenng, windov	v snades, blinds	smoke and r	near detecto	rs, tv antennas	s, exterior tre	as and shrubs	and B.
Inclu			cluded	Jiloiou.	Include	1		Inc	luded		
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风	Refrigerato			A/C Unit(s) #	b 🕦	🕽 Furnace	Humidifier	720	☐ Gar	age Opener(s	
XI.	□ w/ !ce make		📜 🔀 Pool, Ed	ulp. & Cover		Electronic	: Air Filter	XX XX		w/ remote(s) #	
8	_□_ Dishwasher		→ Hot Tub	, Equip. & Cove	r 🗆 📜	フ Central Va	acuum			yground Equip	
₽	Built-In Mic			Dish & Equip	عخٍ □		atment Syst	em 🛚	∑ BC Wo	od Stove	
	II Trash Com	pactor 📜	☐ Window	Treatments	□ ` ≽	' Exhaust F	an(s)		Æ Fire	place Screen	/ Doors
ADD	ITIONAL INCLUS	IONS (SPECI	FY): <u>Au</u>	<u>Winada) TR</u>	EDTMENTS (Parke	W/D CO.	NUEY (05.	·15)		
ADD	ITIONAL EXCLUS	SIONS (SPEC	IFY):								
		,			• •						_
					SE WITH MAR						
INCLL	ISIONS/EXCLUSI	ON: Unless of	therwise negotiat	ed in a contract	of sale, the pure	hase price sh	iall include a	II permanently	attached fixt	ures, includin	g all
exclud	e detectors. Certa led, as follows (if r	ed omer now e	ixisiing items will Lis checked, if sh	on may be cons	adered personal	property, whe	etner installe	o or stored up	on the proper	ty, are include	ed or
Inclu	ded	n	cluded		suded		Inclu	uded			
YES		YÈ	5	YES			YES				
	Stove or Range		Dishwacher		Ceiling Fan(·		Alarm Syster	n 🗆 Lea:	sed	
	Cooktop		Freezer		Clothes Was			Intercom			
	Wall Oven(s)#	— □	Window Fan(Clothes Dry			Storage She		_	
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	w/ Ice maker		Pool, Equip. 8		Electronic-A	ir Filter		w/ remote	' '		
	Built-in Microway		Hot Tub Equi _l Screens		Water Filter	-		Playground I			
	Trash Compacto Exist, W/W Carp		Storm Windo	ws 🗀	Water Softe Drapery/Cur			Wood Stove T.V. Antenna			
_	Garbage Dispose		Storm Doors	ws	Drapery Cur	taine Pods		Satellite Dist			
	Exhaust Fan(s)	Ĩ 🗖	Window A/C		Shades/Blin			Central Vacu	Ium		
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ADD	ITIONAL EXCLUS	SIONS (SPEC	IFY):								
WATE	R,SEWAGE, HEA	ATING AND C	ENTRAL AIR CO	NDITIONING: (Check all that er	nd(v)					
	er Supply:		☐ Well		Water:	ÎDO 🗀	Gas 🗆	Elec.	Other		
Sewa	age Disposal:	☐ Public	□ Septic # BR	Air	Conditioning:				Heat Pump	☐ Other	_
Heat	ing:	□ Oil	□ Gas □	Elec.	Heat Pump	Other			•		
I/We ti	he Seller(s) of the ation available to	above referen	ced property, hav	e completed th	ese checklists d	sclosing wha	t conveys wi	th the property	and give pe	rmission to m	ake this
	A PARTY OF THE PAR	≥ `	•	10 1							
	College		71	30/05 ate		Called			Pa		
	Seller		D	416 '		Seller			Date		

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Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards **SALES**

For the sale of Property at: 2115 Wagon Trail Place Silver Spring, MD 20906

	Property Address		
I. SELLER REPRESENTS AND PROPERTY, THAT (each Sel	WARRANTS TO LONG & FOSTER, ler initial ONE of the following and sta	INTENDING THAT SUCH BE RELIED UPON te Year Constructed):	REGARDING THE ABOVE
Property (all p	ortions) was constructed <u>after Janu</u> a	<u>ny 1, 1978</u> . (If initialed, complete section V only	y.) Year Constructed;
Property (any	portions) was constructed before Jar	nuary 1, 1978. (If initialed, complete all section	us.)
Seller is unab	le to represent and warrant the age of	f the property. (If Initialed, complete all sections	3.)
SELLER AGREES TO COMPLY WIT	I'H REQUIREMENTS OF THE FEDERAL R	ESIDENTIAL LEAD-BASED PAINT HAZARD REDU	CTION ACT OF 1992.
present exposure to lead from le may produce permanent neuro memory. Lead poisoning also po buyer with any information on le known lead-based paint hazards A risk assessment or inspection	ead-based paint that may place young plogical damage, including learning of pses a particular risk to pregnant wome ead-based paint hazards from risk ass to proprossible lead-based paint hazards	a residential dwelling was built prior to 1978 g children at risk of developing lead poisoning, disabilities, reduced intelligence quotient, be en. The soller of any interest in residential real sessments or inspections in the seller's posses is recommended prior to purchase.	Lead poisoning in young children havioral problems, and impaired property is required to provide the
II. Seller's Disclosure (each Sell a. Presence of lead-based		s (<i>initial</i> and complete (i) or (ii) below):	
(I) Known to	ead-based paint and/or lead-based paint haz	zaros are present in the housing (explain)	
b. Records and reports ava	is no knowledge of lead-based paint and/or last and complete to the Seller (initial and complete provided the purchaser with all available results documents below).		or lead-based paint hazards in the
III. Purchaser's Acknowledgme	s no reports or records pertaining to lead-ba ent (each Purchaser <i>initial</i> and compless read the Lead Warning Statement above.	seed paint and/or lead-based paint hazards in the hous lete items c,d,e and f below)	sing.
	s received copies of all information listed ab	gove. ? (If none listed, check here,)	
	s received the pemphlet Protect Your Family	· · · · · · · · · · · · · · · · · · ·	
f. Purchaser has (each Purchas			
(I) Receiv	ved a 10-day opportunity (or mutually agreed and/or lead-based paint hazerds.	d upon period) to conduct a risk assessment or inspec	tion for the presence of lead-based
(ii) Waive	d the opportunity to conduct a risk assessm	ent or inspection for the presence of lead-based paint	and/or lead-based paint hazards.
V. Agent Acknowledgment (i		der 42 U.S.C. 4582(d) and is aware of his/her respons	sibility to ensure compllance.
The following parties have reviewed th	e information above and certify, to the best of $9/3$	of their knowledge, that the information they have prov	vided is true and accurate.
Saller	Date	Purchaser	Date
Seiler	9/30/05	Purchaser	Date
Agen.	Date	Agent	Date
ن			R



LF089 7/04

The Contract of Sale dated

City Silver Spring



Greater Capital Area Association of REALTORS®, Inc. Government Regulations, Easements and Assessments Disclosure and Addendum (REA) (Required for all Listing Agreements and Sales Contracts in Montgomery County)

2115 Wagon Trail Place

, Address

Seller Adega Ouma, ,			and
Buyer	1-1		is
hereby amended by the incorporation of this Adden Contract.	dum, which shall super	sede any provisions t	the contrary in the
Notice to Seller: Pursuant to Montgomery County of specific facts relevant to, or affecting any property, acknowledges he has carefully examined this form, knowledge as of the date signed. This Disclosure/A prospective Buyers prior to making a purchase offer Property.	imposed by any law or a and that the informatio Addendum to be comple	egulation or any com n is complete and acc ted by the Seller shal	mon law principle. Seller curate to the best of his I be available to
Notice to Buyer The information contained herein i by contacting staff and web sites of appropriate auti Planning Commission/Montgomery County Department	horities, Montgomery C	ounty Government, 24	0-777-1000. Park and
1. Special Protection areas (SPA)			
Is this Property located in an area designated as water quality measures and certain restrictions of			🖾 No. If yes, special
Montgomery County law, Special Protection Area A. Existing water resources, or other environ high quality or are unusually sensitive; B. Proposed land uses would threaten the quality protection measure controls. An SPA may be designated in: (1) a land use plan; (2) the Comprehensive Water Supply at (3) a watershed plan; or (4) a resolution adopted after at least fith Buyer acknowledges by signing this discloss contained in Sections A and B before Buyer execution adopted in Sections A and B before Buyer executions as available from the staff and website staff	a (SPA) means a geogramental features direct uality or preservation res which are closely and Sewer System Plan (15) days' notice ture that the Seller has cuted a contract for the	raphic area where: tly relating to those of those resources o coordinated with app ; and public hearing is disclosed to the Bu e above-referenced	water resources, are of or features in the absence oropriate land use . yer the Information Property. Further

2. Recorded Subdivision Plat: If the property is an unimproved lot or a newly constructed house being sold for the first time, the Buyer shall be provided a copy of the recorded subdivision plat prior to entering into a contract. However, if the property is not an unimproved lot or a newly constructed house (i.e. resale), the Buyer may in writing waive receipt of a copy of such plat at the time of execution of the contract, but shall, prior to or at the time of settlement, be provided with a

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ENo: E Date:

A. Water: Is the Property connected to public water?		copy of the subdivision plat. The subdivision plat is not intended as a substitute for examination of title and does not show every restriction and easement. Buyer hereby acknowledges receipt of a copy of the recorded subdivision plat. Buyer's initials: OR Buyer hereby walves receipt of a copy of such plat at time of execution of contract, but shall, prior to or at the time of settlement, be provided a copy of the subdivision plat. Buyer's initials:
If no, has it been approved for connection to public water? Yes	3.	Availability of Water and Sewer Services
B. Sewer: Is the Property connected to public sewer system?	Α.	If no, has it been approved for connection to public water?
Categories: The water and sewer service area category or categories that currently apply to the Property is/are (if known) This category affects the availability of water and sewer service as follows (if known)	В.	Sewer: Is the Property connected to public sewer system? If no, answer the following questions: 1. Has It been approved for connection to public sewer? If yes In No In Do not know the following questions: 1. Has It been approved for connection to public sewer? If yes In No In No In Do not know the following property: If yes In No In Do not know the following property: If yes In No In Do not know the following property: If yes In No In Do not know the following property: If yes In No In Do not know the following property: If yes In No In Do not know the following property: If yes In No In Do not know the following property: If yes In No In Do not know the following property: If yes In No In Do not know the following property: If yes In No In
 The applicable master plan contains the following recommendations regarding water and sewer service to the Property: The status of any pending water and sewer comprehensive plan amendments or service area category changes that would apply to the Property: Well and Individual Sewage System: When a Buyer of real property that is located in a subdivision on which an individual sewage disposal system has been or will be installed receives the copy of the recorded subdivision plat, the Buyer must confirm in writing by signing said Plat that the Buyer has received and reviewed the Plat, including any restrictions on the location of initial and reserve wells, individual sewage disposal systems, and the buildings to be served by any individual sewage disposal system. By signing below, the Buyer acknowledges that, prior to signing the Contract, the Seller has provided the information referenced above, or has informed the Buyer that the Seller does not know the information referenced above; the Buyer further understands that, to stay informed of future changes in County and municipal water and sewer plans, the Buyer should consult the County Planning Board or any appropriate municipal planning or water and sewer agency. 	C.	Categories: The water and sewer service area category or categories that currently apply to the Property is/are (if known)
an individual sewage disposal system has been or will be installed receives the copy of the recorded subdivision plat, the Buyer must confirm in writing by signing said Plat that the Buyer has received and reviewed the Plat, including any restrictions on the location of initial and reserve wells, individual sewage disposal systems, and the buildings to be served by any individual sewage disposal system. By signing below, the Buyer acknowledges that, prior to signing the Contract, the Seller has provided the information referenced above, or has informed the Buyer that the Seller does not know the information referenced above; the Buyer further understands that, to stay informed of future changes in County and municipal water and sewer plans, the Buyer should consult the County Planning Board or any appropriate municipal planning or water and sewer agency.	D.	Recommendations and Pending Amendments (if known): 1. The applicable master plan contains the following recommendations regarding water and sewer service to the Property: 2. The status of any pending water and sewer comprehensive plan amendments or service area category
Buyer Date Buyer Date	E.	an individual sewage disposal system has been or will be installed receives the copy of the recorded subdivision plat, the Buyer must confirm in writing by signing said Plat that the Buyer has received and reviewed the Plat, including any restrictions on the location of initial and reserve wells, individual sewage disposal systems, and the buildings to be served by any individual sewage disposal system. By signing below, the Buyer acknowledges that, prior to signing the Contract, the Seller has provided the information referenced above, or has informed the Buyer that the Seller does not know the information referenced above; the Buyer further understands that, to stay informed of future changes in County and municipal water and sewer plans, the Buyer should consult the County Planning Board or any appropriate municipal planning or
	Buyer	Date Buyer Date

4. Age of Home and Federal Lead Based Paint: Title X, Section 1018, the Residential Lead-Based Paint Hazard Act of 1992 (the Act), requires the disclosure of certain information regarding lead-based paint and lead-based paint hazards in connection with the sale of residential real property. Unless otherwise exempt, the Act applies only to housing constructed prior to 1978. A Seller of pre-1978 housing is required to disclose to the Buyer, based upon the Seller's actual knowledge, all known lead-based paint hazards in the Property and provide the Buyer with any available reports in the Seller's possession relating to lead-based paint or lead-based paint hazards applicable to the Property. The Seller, however, is not required to conduct or pay for any lead-based paint risk assessment or inspection.

At the time that the offer to purchase is entered into by the Buyer, the Seller is required to provide the Buyer with the EPA pamphlet entitled "Protect Your Family from Lead In Your Home" and a "Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards" form (GCAAR #500). The Seller is required under the Act to provide the Buyer with a ten (10)

REALTOR[®]

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day time period (or other mutually agreeable time period) for the Buyer, at the Buyer's expense, to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards unless the Buyer waives such assessment or inspection by indicating such waiver on the Lead-Based Paint Disclosure 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 the 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.

Seller represents and warrants to Buyer, broker(s), broker(s)' agents and subagents, intending that they rely upon warranty and representation, that the property: (Seller to initial applicable line): 1978 OR 298 OR 299 OR 290 OR 290 OR 290 OR 291 OR 292 OR 293 OR 294 OR 295 OR 296 OR 296 OR 297 OR 298 OR 298 OR 299 OR	orior to ertain. If the bove, Seller er scertain or I warrant, nless the ler and ments of
Seller's Initials Buyer's Initials	
Property Disclosure Act as defined in the Maryland Residential Property Disclosure and Disclaimer Statement. It exempt from the Maryland Residential Property Disclosure Act? Yes No. If no, see attached Markesidential Disclosure and Disclaimer Statement. It yes, reason for exemption: 6. Smoke Detectors: Pursuant to Montgomery County Code, the Seller is required to have working smoke on all levels with bedrooms. Certain municipalities may have codes exceeding County requirements. In addition law requires the following disclosure: This residential dwelling unit contains alternating current (AC) electrical in the event of a power outage, an alternating current (AC) powered smoke detector will not provide an all Therefore, the Buyer should obtain a dual-powered smoke detector or a battery-powered smoke detector? Yes No Unknown Historic Preservation	detectors , Maryland c service.
Has the Property been designated as a historic site in the master plan for historic preservation?	No.
s the Property located in an area designated as an historic district in that plan? 🛮 🗘 Yes 🎾 No 🔒	_
s the Property listed as an historic resource on the County location atlas of historic sites? □ Yes Æ Seller has provided the information required of Sec 40-12A as stated above, and the Buyer understands t	
restrictions on land uses and physical changes may apply to this property. To confirm the applicability o	f this
County Code (Sec 40-12A) and the restrictions on land uses and physical changes that may apply, contac	t the staff
of the County Historic Preservation Commission, 301-563-3400	
Buyer Buyer	

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05/2003

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In the absence of a county law, the Maryland State Forest Conservation Act applies. Unless otherwise expressly set forth in an Addendum to the Contract, Seller represents and warrants that Property is not currently subject to a Forest Conservation Plan, Management Agreement, or any other pending obligation binding the owner of the Property under forest conservation law requirements. Further, Seller represents and warrants that no activities have been undertaken on the Property in violation of the applicable law.
18. Forest Conservation Easement: Does the Property include land dedicated to a conservation easement as part of a Forest Conservation Plan, Tree Save Plan, or other plan for natural area protection? ☐ Yes No. If yes, attach house location survey (if available).
19. Tax Benefit Programs: The Property might currently be under a tax benefit program that has deferred taxes due on transfer or may require a legally binding commitment from Buyer to remain in the program, such as, but not limited to: A. Forest Conservation and Management Program (FC&MP): Buyer is hereby notified that a property under a Maryland Forest Conservation Management Agreement (FCMA) could be subject to recapture/deferred taxes upon transfer. Is the Property under FCMA? Property under FCMA? Yes No. If yes, taxes assessed shall be paid by the B. Agricultural Program: Is the Property subject to agricultural transfer taxes? No. If yes, taxes assessed as a result of the transfer shall be paid by C. Other Tax Benefit Programs: Does the Seller have reduced property taxes from any government program? Yes No. If yes, explain:
20. Moderately-Priced Dwelling Unit: Is the Property part of the Moderately-Priced Dwelling Unit Program in Montgomery County? Yes No. In City of Rockville? Yes No. If yes to either question, Seller to indicate month and year of initial offering: If initial offering is after Marcy 20, 1989, the prospective Buyer and Seller should contact the appropriate jurisdictional agency to ascertain the legal buying and selling restrictions on the Property. 21. Underground Storage Tank: Does the Property contain an unused underground storage tank?
No ☐ Unknown. If yes, explain when, where and how it was abandoned:

22. Airports and Heliports: The following list of airports and heliports includes those in Montgomery County and the surrounding area that may be within a five-mile radius of the Property. This list was compiled from data provided by the Washington Airports District Office of the Federal Aviation Administration and was current as of 10/03/02. Buyer should be aware of the fact that most properties in Montgomery County are within five (5) miles of an airport or heliport installation. Refer to the FAA website for a current list.

Montgomery County

Shady Grove Adventist Hospital, 9901 Medical Center Drive, Rockville, MD 20850 Suburban Hospital, 8600 Old Georgetown Road, Bethesda, MD 20814 Montgomery County Airpark, 7940 Airpark Road, Gaithersburg, MD 20879 IBM Corporation Heliport, 18100 Frederick Avenue, Gaithersburg, MD 20879 Davis Airport, 7200 Hawkins Creamery Road, Laytonsville, MD 20879 Federal Support Center Heliport, 5321 Riggs Road, Gaithersburg, MD 20882 Waredaca Farm 4015 Damascus Road, Gaithersburg, MD 20760 Dow Jones & Company, Inc., 11501 Columbia Pike, Silver Spring, MD 20904 Washington Adventist Hospital, 7600 Carroll Avenue, Takoma Park, MD 20912 Maryland State Police Heliport, 16501 Norwood Road, Sandy Spring, MD 20860 Flying M Farms, 24701 Old Hundred Road, Comus, MD 20842

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COLUMN TO A STATE OF THE STATE

Prince George's County

College Park, 1909 Cpl Frank Scott Drive, College Park, MD 20740 The Greater Laurel Beltsville Hospital, 7100 Contee Road, Laurel, MD 20707 Citizens Bank Helipad, 14401 Sweitzer Lane, Laurel, MD 20707

Frederick County

Faux-Burhams Airport, 9401 Ball Road, Ijamsville, MD 21754 Ijamsville Airport, 9701 C. Reichs Ford Road, Ijamsville, MD 21754 Stol-Crest Airfield, 3851 Price's Distillery Road, Urbana, MD 21754

Carroll County

Walters Airport, 7017 Watersville Road, Mt. Airy, MD 21771

District of Columbia

Georgetown University Hospital, 3800 Reservoir Road, NW, 20007 Metropolitan Police, Dist. 2, 3320 Idaho Avenue, NW, 20007 Metropolitan Police Dist. 3, 1620 V Street, NW, 20007 National Presbyterian Church, 4101 Nebraska Avenue, NW, 20016 Steuart Office Pad, Steuart Petroleum Co., 4640 40th Street, NW, 20016 Walter Reed Hospital, 6825 16th Street, NW, 20012 Washington Post, 1150 15th Street, NW, 20017 Washington Hospital Center, 110 Irving Street, NW, 20010 Children's National Medical Center, 111 Michigan Avenue, NW, 20010

Virginia

Leesburg Executive, 1001 Sycolin Road, Leesburg, 22075 Loudoun Hospital Center, 224 Cornwall, NW, Leesburg, 22075 Ronald Reagon Washington National Airport, Arlington County 20001

23. <u>Headings</u>: The Paragraph headings of this Agreement are for convenience and reference only, and in no way define or limit the intent, rights or obligations of the parties.

200	9/30/05		
Seller	Date	Seller	Date
The undersigned hereby acknowledges re	eceipt of this form pric	or to signing a Contract.	
Buyer	Date	Buyer	Date

REALTOR*

ECONAL HOUSING



Montgomery County Association of REALTORS®, Inc. MARYLAND LEAD PAINT DISCLOSURE AND NOTICE STATEMENT

(Use with contracts for the sale of property constructed prior to 1979)

RE: 2115 Wagon Trail Place, Silver Spring, MD 20906

Property Address

DISCLOSURE

1.	Seller represents that the above described Property may contain lead paint such that said Property
	may be subject to the Maryland Lead Poisoning Prevention Program Act contained in the Maryland
	Code, Environment Article, Sections - 6-80l et seq. (1996 Repl. Vol) (the "Maryland Lead Act").

If Seller has had the subject property inspected pursuant to the Maryland Lead Act, and such
inspection revealed conditions which require remedial actions, (i.e., risk reduction obligations), Seller
represents as follows:

Seller to check applicable statement(s):

a)	Ц	Seller has the following outstanding risk reduction obligations:
b)	<u> </u>	Seller will complete the outstanding risk reduction obligations prior to settlement. Seller will not complete the outstanding risk reduction obligations prior to settlement.

In the event that none of the foregoing boxes have been checked, this shall constitute Seller's representation that either (1) the subject property has not been inspected pursuant to the Maryland Lead Act, or (2) if the subject property has been inspected pursuant to the Maryland Lead Act, either inspection did not result in the imposition of any risk reduction obligations or all risk reduction obligations have been completed.

All outstanding obligations not completed by Seller will become Buyer's responsibility after settlement if the property remains rental property or is converted to rental property.

NOTICE

1.	In the event that Buyer intends to occupy the Property, but converts the Property to rental use in the
	future, Buyer is advised that Buyer must register the property with the Maryland Department of the
	Environment within 30 days following conversion of the Property to rental Property and will therefore be
	subject to all requirements of the Maryland Lead Act at the time of such conversion.

2.	In the event the Property is currently rented and will continue to be rented, Buyer is advised that Buyer
	must register the Property with the Maryland Department of the Environment within 30 days of
	settlement and will be subject to all requirements of the Maryland Lead Act at the time of settlement.

must register the Property was settlement and will be subject			vironment within 30 days of _ead Act at the time of settlement.		
Seller	Date	Buyer	Date		
By signing below, Buyer acknowledges receipt of the within Disclosure and Notice Statement prior to ratification of a Contract for the purchase of the subject property.					
Seller	Date	Buyer	Date		

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** Montgomery County Association of REALTORS*, Inc.





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:

- The buyer is interested in a property listed by a real estate company; and
- > The seller's agent and the buyer's agent work for that same real estate company.

Before the buyer and seller can proceed to be represented by a dual agent, they must both sign a Consent For Dual Agency. If they have previously signed a Consent For Dual Agency, they must affirm their consent for the sale of the particular property to a particular buyer.

Important Considerations Before Making a Decision About Dual Agency

- A dual agent does not exclusively represent either the seller or buyer and 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 company does not owe undivided loyalty to either the seller or buyer.

Your Choices Concerning Dual Agency

When a dual agency situation in fact arises, the buyer and seller have the following options:

- 1. Consent in writing to dual agency. If all parties consent in writing, the real estate company (the "dual agent") will assign one real estate agent from the company to represent the celler or landlerd (the seller's "intra-company agent") and another upont from the company to represent the bayer or tenant (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.
- 2. Do not consent to dual agency. If either the buyer or the seller, or landlord or tenant, refuses to consent in writing to the dual agency, the real estate company must terminate 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 or tenant may choose to enter into a written buyer agency agreement with an agent from a different company. Alternatively, the buyer or tenant may choose not to be represented by an agent from 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.

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Duties of a Dual Agent and Intra-Company Agent

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

- > anything the client asks to be kept confidential*,
- > that the seller would accept a lower price or other terms,
- that the buyer would accept a higher price or other terms,
- > the reasons why a party wants to sell or buy, or
- > that a party needs to sell or buy quickly.
- * However, like all agents, a dual agent and intra-company agent must disclose any material facts about the property to the other party.

How Dual Agents are Paid

Only the dual agent receives compensation on the sale of a property listed by that company.

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

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 do not consent, there will not be a dual agency. I hereby voluntarily consent to have

Long and Foster Real Es (Firm Name)	tate, Inc. act as dual agent	for me as the:	
☑ seller in the sale of the	property at: 2115 W	/agon Trail Place, Silver Spring,	MD 20906
☐ buyer in the purchase of	any property listed for sale wi	th the above-referenced firm.	
Signature	9/20/05		
Signature	Date	Signature	Date
AFFIRWATION			_
The undersigned Seller(s) h	ereby affirms consent to Dual	Agency:	
Signature	Date	Signature	Data
The undersigned Buyer(s) h	ereby affirms consent to dual a	agency:	
			e, Silver Spring, MD 2006
Signature	Date	Proper	ty Location
Signature	Date	_	
			R
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NO.958

P.13

MARYLAND PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

|--|

Property Address: 2115 Wagon Trail Place Silver Spring, MD 20906

Legal Description: Lot 54 Block A Parker Farm

NOTICE TO SELLER AND PURCHASER

Section 10-702 of the Real Property Article, *Annotated Code of Maryland*, requires the owner of certain residential real property to furnish to the purchaser either (a) a RESIDENTIAL PROPERTY DISCLAIMER STATEMENT stating that the owner is selling the property "as is" and makes no representations or warranties as to the condition of the property or any improvements on the real property, except as otherwise provided in the contract of sale, or in a listing of latent defects; or (b) a RESIDENTIAL PROPERTY DISCLOSURE STATEMENT disclosing defects or other information about the condition of the real property actually known by the owner. Certain transfers of residential property are excluded from this requirement (see the exemptions listed below).

10-702. EXEMPTIONS. - The following are specifically excluded from the provisions of Section 10-702:

- The initial sale of single family residential property:
 - A. that has never been occupied; or
 - B. for which a certificate of occupancy has been issued within 1 year before the seller and buyer enter into a contract of sale;.
- 2. A transfer that is exempt from the transfer tax under Subsection 13-207 of the Tax-Property Article, except land installment contracts of sale under Subsection 13-207(a)(11) of the Tax-Property Article and options to purchase real property under Subsection 13-207(a)(12) of the Tax-Property Article;
- 3. A sale by a lender or an affiliate or subsidiary of a lender that acquired the real property by foreclosure or deed in lieu of foreclosure;
- 4. A sheriff's sale, tax sale, or sale by foreclosure, partition, or by court appointed trustee;
- 5. A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6. A transfer of single family residential real property to be converted by the buyer into use other than residential use or to be demolished; or
- 7. A sale of unimproved real property.

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 reasonable 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 and safety of:
 - the purchaser; or
 - 4. an occupant of the real property, including a tenant or invitee of the purchaser.

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

NOTICE TO OWNERS: Complete and sign this statement only if you elect to disclose defects, including latent defects, or other information about the condition of the property actually known by you; otherwise, sign the Residential Property Disclaimer Statement. You may wish to obtain professional advice or inspections of the property; however, you are not required to undertake or provide any independent investigation or inspection or the property in order to make the disclosure set forth below. The disclosure is based on 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 Owners and is based upon the actual knowledge of Owners as of the date noted. Disclosure by the Owners 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 Owners as to the condition of the property of which the Owners have no knowledge or other conditions of which the Owners have no actual knowledge.

How long have you owned the proper		erty? 4 YEARS 2 MONTHS	
Property System: Water Supply	Water, Sewage,	Heating & Air Conditioning (Answer all that apply) □ Well □ Other	
Sewage Disposal	⊠ Public	☐ Septic System approved for(# bedrooms)	
Garbage Disposal	🖼 Yes	□ No	
Dishwasher	⊠∆Yes	□ No	
Heating	□ Oil	☑ Natural Gas ☐ Electric ☐ Heat Pump Age ☐ Other	
FÖRM: DLI 01RevLF112 F	_R/REC/P/10-1- Rev 10/05	Page 1 of 4 E No: E Date: of	

Air Conditioning Hot Water	□ Oil □ Oil	□ Natural Gas□ Natural Gas	PADEN	ectric ectric	☐ Heat Pump Capacity	Age	□ Other
Please indicate you 1. Foundation: Any s Comments:	r actual kno ettlement or	owledge with respondence of the problems:	ect to th □ Yes		ving: ™Unknown		
Basement: Any lea Comments:	aks or evide	nce of moisture?	□ Yes	⊠ No	□ Unknown	□ Doe	es Not Apply
Roof: Any leaks or Type of roof		moisture? Age:	□Yes	₩No	☐ Unknown		· · · · · · · · · · · · · · · · · · ·
Is there any existing Comments:	fire retardan			□ No	⊠ Unknown		
Other Structural	ystems, inch	uding exterior walls	and floor	rs:			'
Any deefects (structu Comments:	ral or otherv	vise)?	□ Yes	MNo	□ Unknown		
5. Plumbing system; Comments:	is the syster	n in operating cond	lition?	M Yes	□ No □ U	nknown	· -
Heating Systems: Comments:	ls heat supp	lied to all finished r	ooms?	⊠ Yes	□No □U	nknown	
Is the system in opera	ating conditi	on?	X Yeş	□No	□ Unknown		
7. Air Conditioning Sy Comments:	/stem: Is cod	oling supplied to all	finished i	ooms?	ŽODYes □ No □] Unknown	☐ Does Not Apply
is the system in opera	ating condition	on?	Þ ADYes	□ No	□ Unknown □	Does Not	Apply
8. Electric Systems: A	Are there any	problems with ele	ctrical fus		uit breakers, outle lo □ Unknown	ets or wirin	g?
Comments: Will the smoke detect	tors provide	an alarm in the eve	ent of a o	hwer ou	tage?		
Comments:	_	**************************************	□ No l		Not Apply		
Septic Systems: Is When was the syste Comments:	the septic s m last pump	ystem functioning poed? Date:	properly?	□ Yes		nknown Unknown	□ Does Not Apply
10. Water Supply: An Comments:	y problem w	ith water supply?	□ Yes	⊠ ØNo	□ Uńknown	"	
Home water treatment Comments:	it system:		☐ Yes	M No	□ Unknown		
Fire sprinkler system:			Yes Unkn	own E	l No l Does Not Apply		
Comments:							
Are the systems in op Comments:	erating cond	lition?	⊠ Yes	□ No	☐ Unknown		
11. Insulation:			<u>.</u> .	_			
In exterior v In ceiling/at			⊠iYes XoiYes	□ No □ No	UnknownUnknown		
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association?

18. Are there any other material defects, including latent defects, affecting the physical condition of the property? 🗆 Yes □ No 🖼 Unknown

NOTE: Owner(s) may wish to disclose the condition of other buildings on the property on a separate RESIDENTIAL PROPERTY DISCLOSURE STATEMENT.

The owner(s) acknowledge having carefully examined this statement, including any comments, and verify that is complete and accurate as of the date signed. The owner(s) further acknowledge that they have been informed of their rights and obligations under Section 10-702 of the Maryland Real Property Article.

Duma Date 9/30/05 Owner Date



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The purchaser(s) acknowledge receipt of a copy of this disclosure s informed of their rights and obligations under Section 10-702 of the	statement and further acknowledge that they have been Maryland Real Property Article.
Purchaser	Date
Purchaser	Date
MARYLAND RESIDENTIAL PROPERTY	Y DISCLAIMER STATEMENT
NOTICE TO OWNER(S): Sign this statement only if you elect to sel as to its condition, except as otherwise provided in the contract of so otherwise, complete and sign the RESIDENTIAL PROPERTY DISC	ale and in the listing of latent defects set forth below:
Except for the latent defects listed below, the undersigned owner(s) representations or warranties as to the condition of the real property be receiving the real property "as is" with all defects, including latent provided in the real estate contract of sale. The owner(s) acknowled further acknowledge that they have been informed of their rights and Real Property Article.	or any improvements thereon, and the purchaser will defects, which may exist, except as otherwise ge having carefully examined this statement and
The owner(s) has actual knowledge of the following latent defects:	- <u></u> .
Owner	Date
Owner	Date
The purchaser(s) acknowledge receipt of a copy of this disclaimer si informed of their rights and obligations under Section 10-702 of the I	atement and further acknowledge that they have been Maryland Real Property Article.
Purchaser	Date



Purchaser_

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______ Date_____

E No: E Date:



AND CONTRACTOR OF THE CONTRACT

