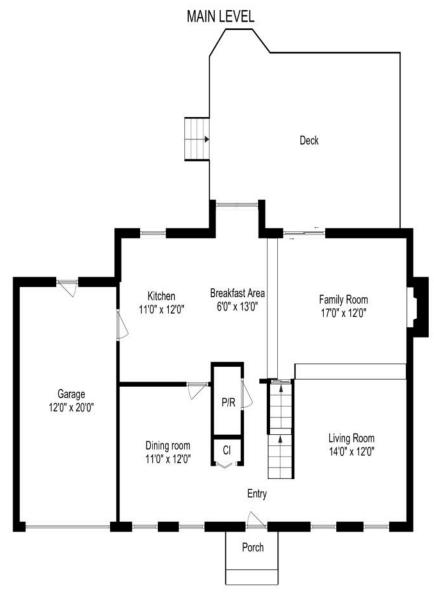
14900 Running Ridge Lane FLOOR PLAN: MAIN LEVEL





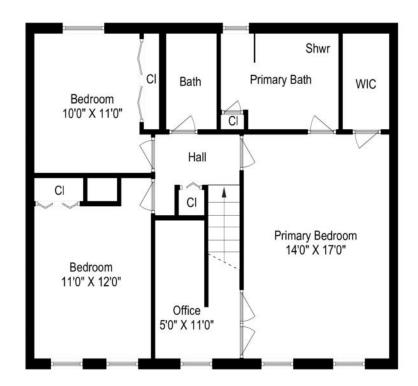
Floor plans are for representation purposes only.

Floor plans and measurements are approximate and no responsibility is taken for an error, omission or misstatement.

14900 Running Ridge Lane FLOOR PLAN: UPPER LEVEL



UPPER LEVEL



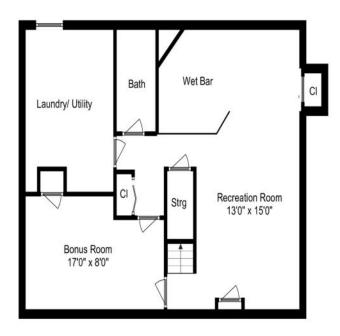
Floor plans are for representation purposes only.

Floor plans and measurements are approximate and no responsibility is taken for an error, omission or misstatement.

14900 Running Ridge Lane FLOOR PLAN: LOWER LEVEL



LOWER LEVEL



Floor plans are for representation purposes only.

Floor plans and measurements are approximate and no responsibility is taken for an error, omission or misstatement.





Inclusions/Exclusions Disclosure and Addendum

(Required for use with GCAAR Listing Agreement & Sales Contract)

PROPERTY ADDRESS:	14900	Running	Prage L	n, Silver	Spring, MO 2	<u> </u>
PERSONAL PROPERTY, heating and central air conditi doors, screens, installed wall- window treatment hardware,	AND FIXTUR ioning equipmento-wall carpeti mounting brace awnings. Unlo	RES: The Property inc ent, plumbing and lighting, central vacuum sy kets for electronics co ess otherwise agreed to	cludes the following thing fixtures, sump retem (with all hose components, smoke, to herein, all surface	g personal property pump, attic and exists and attachments); carbon monoxide, or wall mounted el	and fixtures, if existing but haust fans, storm windows, st shutters; window shades, bli and heat detectors; TV anten ectronic components/devices	t-in orm nds, nas;
KITCHEN APPLIANCES Stove/Range Cooktop Wall Oven Microwave Refrigerator Wire Maker Wine Refrigerat Dishwasher Disposer Separate Ice Ma Separate Freeze Trash Compacto LAUNDRY Washer Dryer THE FOLLOWING ITEM	Mari i-veg) or ker r	Gas Log V Ceiling I Window WATER/HVAC Water S Electron Furnace Window	pystem Dishes Dishes Dishes Dishes Dishes Dishes Dishes Dishes Screen/Door Fans Fans Fans Treatments Oftener/Conditioner Dic Air Filter Humidifier FA/C Units	Poc Sau Pla	: Tub/Spa, Equipment, & Cor ol Equipment & Cover	er .
LEASED ITEMS, LEASE limited to: appliances, fuel and satellite contracts DO N	tanks, water to	reatment systems, lav	vn contracts, pest c	items/systems or so control contracts, so	ervice contracts, including by ecurity system and/or monito	t not oring,
CERTIFICATION: Seller	certifies that S	Seller has completed to 3 29 23 Date	his checklist disclo	sing what conveys		Date
ACKNOWLEDGEMENT The Contract of Sale dated	and Buy	between S	Seller		r presentation to the Buyer) n of this Addendum.	
1						
Seller (sign only after Buye	r)	Date	Buyer			Date

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GCAAR #911 - Inclusions/Exclusions -- MC & DC

Pagel of l







Utility Cost and Usage History Form

For use in Montgomery County, Maryland Address 14900 Purning local MVD 20906 Gas Heating Oil Month Electric Year Total Cost: MARCH 70VS Total Usage: Total Cost: 2023 Total Usage: Total Cost: \$ 424 2023 Total Usage: Total Cost: 81 765 2022 Total Usage: Total Cost: 1202 NΟ 2072 Total Usage: Total Cost: A 230 2022 Total Usage: \$ 344 Total Cost: SH 2012Total Usage: 1272 Total Cost: AVG र०१२ Total Usage: Total Cost: 2022 Total Usage: Total Cost: フロンコ Total Usage: 81757 Total Cost: Total Usage: Total Cost: ククアン Total Usage: \$ 286 Total Cost: 2022 Total Usage: \$1422 Total Cost: ルル Total Usage: 135 Total Cost: 7,0 22 Total Usage: Seller/Owner (Indicate it sole owner)

Seller/Owner (Indicate if sole owner)

Date

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GCAAR Form # 932 - Utility Bills

Page I of i

3/2011

Phone: 301-540-1330

Fax 301-977-0485

Audrey Primozic

Montgomery







MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address: 140	100 Running 00)	Vidge	lane lilver	spring, mo	70406
Legal Description:	3		•		
	NOTICE	TO SELLER AND	PURCHASER	<u>-</u>	

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

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

- 1. The initial sale of single family residential real property:
 - A. that has never been occupied; or
 - B. for which a certificate of occupancy has been issued within 1 year before the seller and buyer enter into a contract of sale;
- 2. A transfer that is exempt from the transfer tax under §13-207 of the Tax-Property Article, except land installment contracts of sales under §13-207(a) (11) of the Tax-Property Article and options to purchase real property under §13-207(a)(12) of the Tax-Property Article;
- 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
- 6. A transfer of single family residential real property to be converted by the buyer into use other than residential use or to be demolished; or
- 7. A sale of unimproved real property.

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

- (1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and
- (2) Would pose a direct threat to the health or safety of:
 - (i) the purchaser; or
 - (ii) an occupant of the real property, including a tenant or invitee of the purchaser.

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

NOTICE TO SELLERS: Complete and sign this statement only if you elect to disclose defects, including latent defects, or other information about the condition of the property actually known by you; otherwise, sign the Residential Property Disclaimer Statement. You may wish to obtain professional advice or inspections of the property; however, you are not required to undertake or provide any independent investigation or inspection of 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 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.

roperty System: wa Vater Supply ewage Disposal	ater, Sewage Publi D Publi		□ Well	□ Other		oms) Other Type
farbage Disposal	☑ Xes ☑ Yes	□ No □No		,	A SAV	;
leating		☐ Natural Gas	☐ Electric	Heat Pump	Age > To	ther
ir Conditioning		☐ Natural Gas			Age IS 4400	ther
lot Water		□ Natural Gas	Electric Capa	icity 50 Ga	Age 19 40	ther
Please indicate yo	our actual	knowledge w	ith respect to	the following	:	
. Foundation: Any s				□ Yes	⊡ ∕N₀	□ Unknown
Comments:	aks or evider	nce of moisture?	☐ Yes D /No	Unknown	☐ Does Not Ap	ply
Comments: B. Roof: Any leaks of	or evidence e	f moisture?	L 4 □Ye			Jnknown
Type of Roo	f:HKPLATI	Nu-Zle Ve	e 6 Mouths	atom	Langue - Y	vew not 2022
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Is there any			ny wood:	D 162	110	_ Cilkino //iii
 Other Structural S Comments: 			,			
_	-	r otherwise)?	□ Yes	⊡ No	□ Unknown	
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Comments: 5. Plumbing systems: Comments: 6. Heating Systems: Comments: Is the system Comments: 7. Air Conditioning	Is the syste Is heat supp m in operatin System: Is c	m in operating co plied to all finishe g condition? cooling supplied to	ndition? d rooms? o all finished room	DYes DYes EPYes πs? DYes □ No	□ No □ No □ No	□ Unknown □ Unknown
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9. Are there any other		ng latent defects, affectin Unknown	ng the physical condition o	of the property?
NOTE: Seller(s) m	ay wish to disclose th ROPERTY DISCLOS		buildings on the prop	erty on a separate
complete and accu	rate as of the date sign ligations under §10-70	ned. The seller(s) fur	rther acknowledge tha Real Property Article.	y comments, and verify that it is it they have been informed of Date 3/29/223
Seller(s)	•		ſ) / / Date
				further acknowledge that they if Real Property Article. Date
Purchaser				Date
NOTICE TO SEL warranties as to it	LER(S): Sign this sta s condition, except as	tement only if you e	in the contract of sale	ty without representations and and in the listing of latent defections and DISCLOSURE STATEMENT.
warranties as to the receiving the real provided in the re	ne condition of the rea property "as is" with al estate contract of s wledge that they have	al property or any im all defects, includin ale. The seller(s) act	provements thereon, g g latent defects, which knowledge having car	operty make no representations of and the purchaser will be an may exist, except as otherwise refully examined this statement the tions under §10-702 of the
The seller must prov property or an impro (1) A purci (2) Would (i) the p	ide this information even in vernent to real property the	if selling the property "a at: y be expected to ascerta health or safety of:	is is ""Latent defects" are in or observe by a careful	y that the seller has actual knowledge of defined as: Material defects in real visual inspection of the real property; a

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Does the seller(s) have actual knowledge of any latent defec	cts? - Yes Pro If yes, specify:
Seiler L. H.	Date 3/29/2023
Seller	Date
The purchaser(s) acknowledge receipt of a copy of this dischave been informed of their rights and obligations under §	claimer statement and further acknowledge that they 10-702 of the Maryland Real Property Article.
Purchaser	Date
Purchaser	







Regulations, Easements and Assessments (REA) Disclosure and Addendum

(Required for all Listing Agreements and Sales Contracts in Montgomery County)

The	Congact of Sal	e dated 3	.19	23_	, Addres	s 1490g	Runnin	1 Rid	u in	
City	Saver	<u> </u>			, St	ateN	uo z	in 20	406	between
Sell		ster "	6144	<u>~</u>						and
Buy		· · · · · · · · · · · · · · · · · · ·		land and tale of				C		is hereby
ame	naca by the inco	rporation of t	ms Addend	ium, which sha	II supersede any pr	ovisions to th	e contrary in inis	Contract.		
pure Sell- way char of a	thase offer and very the content of define or limit age and GCAAF	vill become a in this form is the intent, right cannot confidence or ass	part of the not all-inc this or obli inn the according the	sales contract lusive, and the gations of the uracy of the in nformation she	be completed by for the sale of the Paragraph heading parties. Please be formation contained build be verified withorities:	Property, The gs of this Ago advised that id in this form	e information controllers to the controllers of the	ained herein nvenience an s. personnel regarding the	is the represe d reference of and telephone provisions of	intation of the nly, and in no e numbers do r applicability
	 Main Tele Maryland 2425 Reconstruction City of Romain telep State Dept 	phone Number- National Capife Drive, 14th Intgomeryplar ockville, City phone number artment of As	er: 311 or 2 ital Area Pr h Floor, Wh mingboard, Hall, 111 M r: 240-314-1 sessments &	40-777-0311 (ark and Plannin neaton, MD 20 org faryland Ave, 5000. Web site & Taxation (SI	itrcet, Rockville, M TTY 240-251-4850 ng Commission (M 902. Main number Rockville, MD 208 :: www.rockvillem DAT), 301 W Prest e: sdat.dat.marylan	0), Web site; -NCPPC), 301-495-460 350. d.gov on Street, Ba	00. Web site:			
1,	defined in the	Maryland Re	ridential Pr	roperty Disclo	property owner in sure and Disolaine Maryland Residen	er Statement.	Is Seller exempt	from the Ma	ryland Reside	ential Property
2.	Montgomery C the year th info/resources/ unit contains a	NLY operate county Code, e Property files/faws/sm tternating cur	the Seller i was cookealarmmerent (AC) of	elarms must be s required to he astructed. For atrix 2013 pdf electric service	that ALL smokes scaled units income working smoker a matrix of a line addition, Martha in the event of a brain a dual-power	orporating a c alarms. Rec f the required yland law re power outage	silence/hush but quirements for the airements see: quires the following an alternating cu	ton and long location of t www.montg ing disclosure arrent (AC) p	g-life batterion the alarms var tomeryeounty e: This reside towered smok	es. Pursuant to ry according to md.gov/mcfrs- ential dwelling
3.	County, the C	ity of Rockvi	ile, or the t	City of Gaithe	is the Property participants of the Property Property of the P	No. If yes 1989, the pro	i, Seller shall indi spective Buyer ar	cate month :	and year of i	nitial offering:
4.	Montgomery of Home means part of a cond is required to p or to permit the of the radon to results to the	County Code a single fam lominium re provide the Bu e Buyer to pe st results. If I Buyer on or	Section 4 ily detached in a capture or a capture, on or a rad 3 uyer election before Sett	0-13C (see ht d or attached copperative he before Settlem on test, but rep is not to or fai dement Date.	formed on or before the control of t	merycountyn ling. Single 1. The Seller f radon test re st MUST be p adon test, the	nd gov/green/air/ra Family home doe of a Single Family ssults performed le performed and bot e Seller is mandat	idon.html for is not include Home (unleases than one the h Seller and the	r details) A : le a residenti ess otherwise year before Si Buyer MUST	Single Family ial unit that is exempt below) cttlement Date, receive a copy
			©	2021 The Grea	Yes Mo. If yes, iter Capital Area As eater Capital Area /	sociation of F	REALTORS®, Inc.	and is for us	se by member	. · rs only.
					editions of this For				-	-
GC	AAR Form #900	— REA Disdo	sure		Page 1	of 8				10/2021
Aud	rcy Primozic		Produced with	Lone Wolf Transac	ilons (ZipForm Edition) 71	7 N Hapwood St. :	Phone: 309-548-1330 Suite 2200, Dallas, TX 79		1-977-8485 Com	Montgornery

Exemptions:

- A. Property is NOT a "Single Family Home"
- B. Transfer is an intra-family transfer under MD Tax Property Code Section 13-207
- C. Sale is by a lender or an affiliate or subsidiary of a lender that acquired the home by foreclosure or deed in lieu of foreclosure
- D. Sale is a sheriff's sale, tax sale or sale by foreclosure, partition or by a court appointed trustee
- E. A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship or trust.
- F. A transfer of a home to be converted by the buyer into a use other than residential or to be demolished.
- G. Property is located in the Town of Barnesville, Town of Kensington, Town of Poolesville, or City of Rockville.

If not exempt above, a copy of the radon test result is attached \(\begin{align*} \text{Yes} \end{align*} \text{No. If no, Seller will provide the results of a radon test in accordance with Montgomery County Code Section 40-13C unless the Contract includes a radon contingency.

NOTE: In order to request Seller to remediate, a radon contingency must be included as part of the Contract.

5. AVAILABILITY OF WATER AND SEWER SERVICE:

- A. Existing Water and Sewer Service: Refer to the Seller's Water Bills or contact WSSC at 301-206-4001 or City of Rockville at 240-314-8420.
- B. Well and Septic Locations: Contact the Department of Permitting Services "DPS", Well and Septic, or visit http://permittingservices.montgomerycountymd.gov/DPS/general/Home.aspx. For well and/or septic field locations, visit http://permittingservices.montgomerycountymd.gov/DPS/online/elinformationRequest.aspx, or for homes built before 1978, request an "as built" drawing in person using DPS's "Septic System Location Application" form. Homes built prior to 1960 may be filed on microfiche, and, if outside a subdivision, the name of the original owner may be required. An original owner's name can be found among the Land Records at the County Courthouse. Allow two weeks for the "as built" drawing.
- C. <u>Categories:</u> To confirm service area category, contact the Montgomery County Department of Environmental Protection ("DEP") Watershed Management Division or visit <u>waterworks@montgomery.countymd.gov</u>.

Λ.	Water: Is the Property connected to public water? 🗹 Yes 🗌 No
	If no, has it been approved for connection to public water? Tyes No. Do not know
	If not connected, the source of potable water, if any, for the Property is:
	/
В.	Sewer: Is the Property connected to public sewer system? [V/Yes] No
	If no, answer the following questions:
	1 Has it been approved for connection to public sewer?
	2. Has an individual sewage disposal system been constructed on Property? Yes No
	Has one been approved for construction? Yes No
	Has one been disapproved for construction Yes No Do not know
	If no, explain:
	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).
D.	Recommendations and Pending Amendments (if known):
	I. 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 changes that would apply to the Property:
E,	Well and Individual Sewage System: When a Buyer of real property that is located in a subdivision on which an individual sewag
	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.

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GCAAR Form #900 - REA Disclosure

Page 2 of 8

1	above, or has informed the Buyer	that the Seller does not kno langes in County and mun	ow the information referenced ab icipal water and sewer plans, th	provided the information referenced love; the Buyer further understands the Buyer should consult the County
	Buyer	Date	Buyer	Date
. <u>CT</u> Tal	IV OF TAKOMA PARK: If this Proceeds on a Park Sales Disclosure - Notice	operty is located in Takoma of Tree Preservation Requi	Park, the Takoma Park Sales Discl rements and Rental Housing Law	losure must be attached. See GCAAR
Hos and Cod	or Condominium Association (re	ry fees (HOA) (refer to GC fer to GCAAR Condomini- erative Seller Disclosure / on WIT/IOUT dues):	AAR HOA Seller Disclosure / R um Seller Disclosure / Resale Ad	The Property is located in a least tesale Addendum for MD, attached), dendum for MD, attached) and/or DC, attached) and/or Other (ie:
aba	DERGROUND STORAGE TANK	; For information regarding	or visit <u>www.mdc.state.md.us</u> Doe	I the procedures for their temoval or is the Property contain an UNUSED pandoned:
). <u>D</u> E	become liable which do not ap If yes, EITHER the Buye , OR	rv Commission (WSSC) or t Foot Benefit Charges (Fl pear on the attached proper agrees to assume the futted Buyer is hereby advised	FBC) or deferred water and sew- erty tax bills? Yes Wo are obligations and pay future an	er charges for which the Buyer may mual assessments in the amount of \$ yet been established by the water and tre.
	B. Private Utility Company: Are there any deferred water at bills? Yes No. If yes, cor		rivate Utility Company which do N	OT appear on the attached property tax
	SEWER CHARGES This Property is subject to a fee construction all or part of the p S prepayment or a discount for early	or assessment that purpoublic water or wastewate payable annually in (name an ly prepayment, which may e lienholder and each own	orts to cover or defray the cost r facilities constructed by the ((month d address) (hereafter called "lich the ascertained by contacting the	RDING DEFERRED WATER AND of installing or maintaining during developer. This fee or assessment is a until (date) to emholder"). There may be a right of lienholder. This fee or assessment is a any way a fee or assessment imposed
	If a Seller subject to this disclosur (i) Prior to Settlement, the Buy- account of the Contract, but the compliance with this section.	er shall have the right to re	scind the Contract and to receiv	e a full refund of all deposits paid on provides the Buyer with the notice in
	(2) Following Settlement, the Sel	ller shall be liable to the Bu	yer for the full amount of any ope	en lien or assessment.

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GCAAR Form #900 — REA Disclosure

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18	SPECIAL	PROTECTION	ARPAS (SPA).

Refer to montgomeryplanning.org/planning/environment/water-and-wetlands/special-protection-areas/ or montgomerycountymd.gov/water/streams/spa.html for explanations of the "SPA" legislation and a map detailing protected areas. To determine if a particular property (which is located close to protected areas as designated on this map) is located within the boundaries of a "SPA." contact: Marylo.Kishter@montgomeryplanning.org, or call 301-495-4701.

Is this Property located in an area designated as a Special Protection / If yes, special water quality measures and certain restrictions on land Under Montgomery County law, Special Protection Area (SPA) mean	uses and impervious surfaces may apply.
• • • • • • • • • • • • • • • • • • • •	ctly relating to those water resources, are of high quality or are
	those resources or features in the absence of special water quality are land use controls. An SPA may be designated in:
(2) the Comprehensive Water Supply and Sewer System Pl (3) a watershed plan; or	ររា;
(4) a resolution adopted after at least fifteen (15) days' noti	ee and a public hearing.
The Buyer acknowledges by signing this disclosure that the Seller b and B before Buyer executed a contract for the above-referenced Pro of Maryland-National Capital Area Park and Planning Commission (perty. Further information is available from the staff and website
Buyer	Buyer

- 11. PROPERTY TAXES: Each property in Montgomery County, MD is assessed for annual real property taxes based on several different components. A copy of the tax bill will reflect which categories and components are applicable to this Property, including, whether the Property is located in a municipality, a special taxing district, a development district, a proposed development district, and/or whether this Property is subject to a special area tax or any WSSC front foot benefit charges. Definitions and explanations of each of these categories can be obtained at the Montgomery County Department of Finance website in the "Frequently Asked Questions" section located at https://www.montgomerycountymd.gov/finance/taxes/faqs.html and select "FAQ". Additional information relating to taxes and the assessment and appeal process can be located at https://dat,maryland.gov/realproperty/Pages/Assessment-Appeal-Process.aspx this provides tax information from the State of Maryland.
 - A. Current Tax Bill: IN ACCORDANCE WITH MONTGOMERY COUNTY CODE SECTION 40-12C, THE SELLER(S) MUST ATTACH HERETO A COPY OF THE CURRENT REAL PROPERTY TAX BILL FOR THIS PROPERTY. A copy of the tax bill for this Property can be obtained at https://apps.montgomerycountymd.gov/realpropertytax/.
 - B. Estimated Property Tax & Non-Tax Charges: IN ADDITION, SELLER(S) ARE REQUIRED TO PROVIDE POTENTIAL BUYERS WITH THE ESTIMATED PROPERTY TAX AND NON-TAX CHARGES FOR THE FIRST FULL FISCAL YEAR OF OWNERSHIP. Information relative to this estimate, including how it was calculated and its significance to Buyers can be obtained at www.montgomerycountymd.gov/estimatedtax.

	Buyer acknowledges receipt of both tax disclosures.
Buver's Initials	

12. DEVELOPMENT DISTRICT DISCLOSURE - NOTICE OF SPECIAL TAX OR ASSESSMENT:

A Development District is a special taxing district in which owners of properties pay an additional tax or assessment in order to pay for public improvements within the District. Typically, the Development District Special Tax will increase approximately 2% each July 1. For more information, please contact the Montgomery County Department of Finance. FAQs regarding Development Districts can be viewed at https://www2.montgomerycountymd.gov/estimatedtax/FAQ.aspx#3607. Seller shall choose one of the following:

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assessment or special tax i that are due. As of the \$	The Property is located in an EXISTING Development District: Each year the Buyer of this Property must pay a special assessment or special tax imposed under Chapter 14 of the Montgomery County Code, in addition to all other taxes and assessments that are due. As of the date of execution of this disclosure, the special assessment or special tax on this Property is cach year. A map reflecting Existing Development Districts can be obtained at https://www2.montgomerycountymd.gov/estimatedtax/map/Existing_DevDistricts.pdf/.					
		OR				
assessment or special tax that are due. The estimat	The Property is located in a PROPOSED Development District: Each year the Buyer of this Property must pay a special assessment or special tax imposed under Chapter 14 of the Montgomery County Code, in addition to all other taxes and assessments that are due. The estimated maximum special assessment or special tax is \$					
,		OR				
The Property is not locat	ted in an c	xisting or proposed Development District.				
13. TAX BENEFIT PROGRAMS: The Property may currently be undefrom Buyer to remain in the program		nefit program that has deferred taxes due on transfer or may require a legally binding commitment but not limited to:				
Conservation Managemen	nt Agreem	ement Program (FC&MP): Buyer is hereby notified that a property under a Maryland Forest ent (FCMA) could be subject to recapture/deferred taxes upon transfer. Is the Property under assessed shall be paid by the Buyer OR the Seller.				
B. <u>Agricultural Program</u> ; I transfer shall be pain https://sdat.dat.maryland.g	d by [erty subject to agricultural transfer taxes? Yes No. If yes, taxes assessed as a result of the buyer OR the Seller, Confirm if applicable to this Property at apperty/Pages/default.aspx.				
C. Other Tax Benefit Progr	rams: Doc ain:	s the Seller have reduced property taxes from any government program?				
obtain a plat you will be required	or at the . to supply	Judicial Center, Room 218, 50 Maryland Avenue, Rockville, MD or at 240-777-9477. In order to the Lot, Block, Section and Subdivision, as applicable, for the Property. Plats are also available rinfo/plat_maps.shtm or at www.plats.nct . Buyers shall check ONE of the following:				
	A.	Unimproved Lot and New Construction: 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. Buyer hereby acknowledges receipt of a copy of the recorded subdivision plat.				
		OR				
/ Buyer's Initials	П В.	Resale/Acknowledged Receipt: 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 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.				
		OR				
	c.	Resale/Walved Receipt: For Resale properties only, Buyer hereby waives receipt of a copy of such plat at time of execution of the Contract, but shall, prior to or at the time of Settlement, be provided a copy of the subdivision plat.				
	L					

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15.	This conta	ICULTURAL RESERVE DISCLOSURE NOTICE: Property is is is in it is not subject to the Agricultural RESERVE Disclosure Notice requirements. These disclosure requirements are ined in GCAAR Agricultural Zone Disclosure Notice, which must be provided to potential buyers prior to entering into a contract for the lase and sale of a property that is subject to this Agricultural Reserve Disclosure requirement. Additional information can be obtained at T and Montgomery County Zoning Layer (MC Atlas).
16.	This	ICE CONCERNING CONSERVATION EASEMENTS: Property [] is [] is not subject to a Conservation Easement. If applicable, GCAAR Conservation Easements Addendum is hereby ided. See https://mcatlas.org/FCE/ for easement locator map.
17.		DUND RENT: Property is is not subject to Ground Rent, See Property Subject to Ground Rent Addendum.
18.	Checontrol	Ck questionable properties' status with the Montgomery County Historic Preservation Commission (301-563-3400) or go to the questionable properties' status with the Montgomery County Historic Preservation Commission (301-563-3400) or go to the questional governments of the City of Rockville should be seed that structures that are 50 years old or older, or which may be otherwise significant according to criteria established by the Rockville oric District Commission, should be notified prior to purchase that demolition and building permit applications for substantial alteration trigger an evaluation and approval process. This process may result in the property being designated a historic site, and if so, any exterior ations must be reviewed and approved.
		A. City of Rockville: Montgomery County Code §40-12A has been adopted by the City of Rockville. B. City of Gaithersburg: Montgomery County Code §40-12A has been adopted by the City of Gaithersburg at City Code §2-6. C. Other: Contact the local municipality to verify whether the Property is subject to any additional local ordinance.
Is to Is to Sell phy	he Pro he Pro ler has ysteal i phys	Property been designated as an historic site in the master plan for historic preservation? Yes No. operty located in an area designated as an historic district in that plan? Yes No. operty listed as an historic resource on the County location atlas of historic sites? Yes No. operty listed as an historic resource on the County location atlas of historic sites? No. operty listed as an historic resource on the County location atlas of historic sites? No. operated historic required of Sec 40-12A as stated above, and the Buyer understands that special restrictions on land uses and changes may apply to this Property. To confirm the applicability of this County Code (Sec 40-12A) and the restrictions on land uses ical changes that may apply, contact the staff of the County Historic Preservation Commission, 301-563-3400. If the Property is located local municipality, contact the local government to verify whether the Property is subject to any additional local ordinances.
Bu	yer	Buyer
19.		RYLAND FOREST CONSERVATION LAWS: Forest Conservation Law: The Buyer is notified that the cutting, clearing, and grading of more than 5,000 square feet of forest or any champion tree on the Property is subject to the requirements of the Forest Conservation Law. The Buyer is required to comply with the Forest Conservation Law. Chapter 22A of the Montgomery County Code. In order to assure compliance with the law, the Buyer is notified of the need to contact the Countywide Environmental Planning Division of the Maryland-National Capital Park and Planning Commission (M-NCPPC), whether it means obtaining a written exemption from the Forest Conservation Laws from M-NCPPC or obtaining approval of a Natural Resource Inventory/Forest Stand Delineation Plan, Forest Conservation Plan, or Tree Save Plan prior to cutting, clearing, and grading of more than 5,000 square feet of forest, obtaining a grading or sediment control permit, or developing the Property. Further, Seller represents and warrants that no activities have been undertaken on the Property in violation of the Forest Conservation Law and that if such activities have occurred in violation of the applicable law, that Seller has paid all of the penalties imposed and taken all of the corrective measures requested by M-NCPPC. Forest Conservation Easements: Seller represents and warrants that the Property is not currently subject to a recorded Category I or Category II Forest Conservation Easement, Management Agreement or an approved Forest Conservation Plan, Tree Save Plan, or any other plan requiring the protection of natural areas, or any other pending obligation binding the owner of the Property under Forest Conservation Law requirements. If the Property is encumbered by any such easement or plan, altach a copy of the plat or recorded document (if available).
		SOURCE AND LIPE INCOME. The City wire Vis a Color and bell and include them in Management and the comment of th

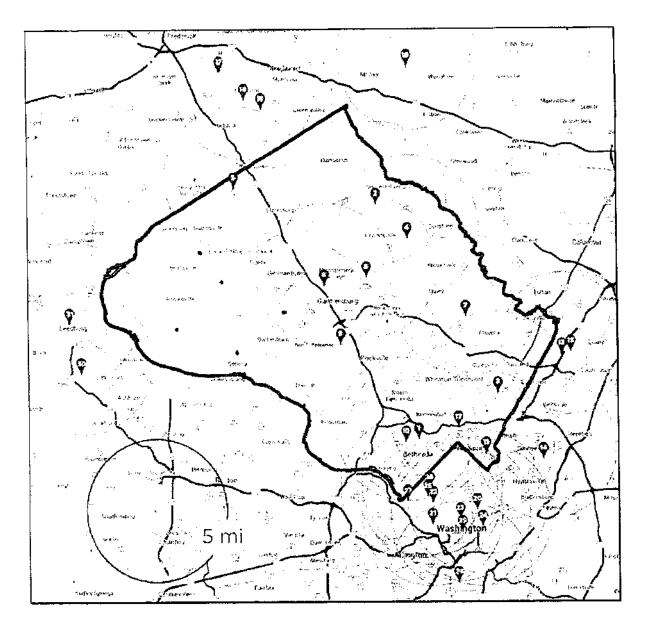
20. AIRPORTS AND HELIPORTS: The following list of airports and heliports includes those in Montgomery County and the surrounding area that may be within a five-mile radius of the Property. This list was compiled from data provided by the Washington Airports District Office of the Federal Aviation Administration and was current as of 8/1/2018. 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: http://www.faa.gov/airports/airport_safety/airportdata_5010.

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MONTGOMERY COUNTY

- Walter Reed National Medical Center Heliport, 8901 Rockville Pike, Bethesda, MD 20389
- Davis Airport, 7200 Hawkins Creamery Road, Laytonsville, MD 20879
- Dow Jones & Company, Inc., 11501 Columbia Pike, Silver Spring, MD 20904
- 4. Federal Support Center Heliport, 5321 Riggs Road, Gaithersburg, MD 20882
- Flying M Farms, 24701 Old Hundred Road, Comus, MD 20842
- IBM Corporation Heliport, 18100 Frederick Avenue, Gaithersburg, MD 20879
- Maryland State Police Heliport, 7915 Montrose Road, Rockville, MD 20854
- Montgomery County Airpark, 7940 Airpark Road. Gaithersburg, MD 20879
- Shady Grove Adventist Hospital, 9901 Medical Center Drive, Rockville, MD 20850

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- Suburban Hospital, 8600 Old Georgetown Road, Bethesda, MD 20814
- Washington Adventist Hospital, 7600 Carroll Avenue, Fakoma Park, MD 20912
- Holy Cross Hospital, 1500 Forest Glen Road, Silver Spring, MD, 20910
- Holy Cross Germantown, 19801 Observation Dr, Germantown, MD, 20876

PRINCE GEORGE'S COUNTY

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

FREDERICK COUNTY

- Faux-Burhams Airport, 9401 Ball Road, Ijamsville, MD 21754
- Ijamsville Airport, 9701C. 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

21. Balling Air Force Base, 238 Brookley Avenue, SW, 20032

- Children's National Medical Center, 111 Michigan Avenue, NW, 20010
- 23. Washington Hospital Center, 110 Irving Street, NW, 20010
- Georgetown University Hospital, 3800 Reservoir Road, NW, 20007
- Metropolitan Police, Dist.2, 3320 Idaho Avenue, NW, 20007
- 26. Metropolitan Police, Dist.3, 1620 V Street, NW, 20007
- Metropolitan Police, Dist.5, 1805 Bladensburg Road, NE, 20002
- National Presbyterian Church, 4101 Nebraska Avenue, NW, 20016
- 29. Sibley Memorial Hospital, 5255 Loughboro Road, NW, 20016
- 30. Police Harbor Patrol Branch, Water St, SW, 20024
- Steuart Office Pad, Steuart Petroleum Co., 4640 40th Street. NW, 20016
- Former Washington Post Building, 1150 15th Street, NW, 20017

VIRGINIA

- Ronald Reagan Waxhington National Airport, Ariington County 20001
- 34. Leesburg Executive, 1901 Sycolin Road, Leesburg, 22075
- Loudous Hospital Center, 224 Cornwall, NW, Leesburg, 22075
- Dulles International Airport, 1 Saarinen Cir, Dulles, VA 20166

	incl	uding condominiums or detached residential building), Sellers of Montgomery County properties must provide Buyers with the following:
	۸.	Information Disclosure: Information about home energy efficiency improvements, including the benefit of conducting a home energy audit. Buyers should visit the following websites for this information: http://www.montgomerycountymd.gov/green/Resources/Files/energy/Home-Sales-Disclosure.pdf
	B.	<u>Usage History</u> : Has the home been owner-occupied for the immediate prior 12 months? Yes No If property has been owner-occupied for any part of the past 12 months, Seller must provide copies of electric, gas and home heating oil bills <u>OR</u> cost and usage history for the single-family home for that time. Sellers may use GCAAR Utility Cost and Usage History Form to disclose the utility costs and usage history.
22.	sch	HOOL BOUNDARY NOTICE: The Montgomery County Board of Education periodically reviews and amends school boundaries for each pol within the Montgomery County Public Schools (MCPS) system. School boundaries designated for this Property are subject to change Buyer is advised to verify current school assignments with MCPS.
his	knov	ng below, Seller acknowledges he has carefully examined this form, and that the information is complete, accurate, and current to the best of vieldge at the time of entering into a contract. Buyer agrees he has read this Addendum carefully and understands the information that has closed.

21. ENERGY EFFICIENCY DISCLOSURE NOTICE: Before signing a contract for the sale of a single-family home (single-family attached,

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Buyer

Buyer

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Seller

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10/2021

Date

Date

Date







Homeowners Association Seller Disclosure/Resale Addendum for Maryland (Recommended for the Listing Agreement and required for the GCAAR Contract)

Ad- Cit	dress 1490 PUNNING PLUGY UN, SIVEY (PNN MO 20906) y king Space(s) # Storage Unit(s) # Subdivision/Project: Un 5 m Caa	
	king Space(s) # Storage Unit(s) # Subdivision/Project: Unit ad	
PA	RT I – SELLER DISCLOSURE:	
1.	SELLER'S ACKNOWLEDGMENT: ALL INFORMATION HEREIN WAS COMPLETED BY THE SELLER. The information contained in this Disclosure issued pursuant to Section 1 iB-106(b) of the Maryland Homeowners Association Act is based on Seller's actual knowledge and belief and is current as of the date hereof.	
	NAME OF HOMEOWNERS ASSOCIATION: The Property, which is the subject of this Contract, is located within a Development and is subject to the	
3.	CURRENT FEES AND ASSESSMENTS: Fees and assessments as of the date hereof amount respectively to: A. HOA Fee: Potential Buyers are hereby advised that the present fee for the subject Property and parking space(s) and/or storage unit(s), if applicable, is: Regular Fee: Parking: Storage: Special Assessment: Special Assessment: TOTAL: Regular Fee: Parking: Special Assessment: Special Assessment: TOTAL:	
	Fee Includes: The following are included in the HOA Fee: Trash Lawn Care Other Fools x 2 Clubhouse Playgnands	curis
	B. Special Assessment: Potential Buyers are hereby advised that there is OR is not a special assessment either included in the HOA Fee or separately levied. If applicable, complete 1-4 below. 1) Reason for Assessment: 2) Payment Schedule: \$	Carts
	C. Delinquency: Are there any delinquent Fees and/or Special Assessments? YES NO	
4.	FEES DURING PRIOR FISCAL YEAR: The total amount of fees, special assessments and other charges imposed by the HOA upon the Property during the prior fiscal year of the HOA is as follows:	
	Fees: \$ \$98.50 Special Assessments: \$ NA Other Charges: \$ NA Total: \$ 998.50	
5.	PARKING AND STORAGE: Parking Space(s) and Storage Unit(s) may be designated by the HOA instruments as: general common elements for general use (possibly subject to a lease or license agreement); limited common elements assigned for the exclusive use of a particular unit; or separately taxed and conveyed by Deed. The following Parking Space(s) and/or Storage Unit(s) convey with this Property: Parking Space #(s) is is not separately taxed. If separately taxed: Tax ID #(s)	
	Storage Unit #(s) is is not separately taxed. If separately taxed: Tax ID #(s)	

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	A CAPACITY The more against a great authorized by
0.	MANAGEMENT COMPANY OR AUTHORIZED AGENT: The management company or agent authorized by the HOA to provide information to the public regarding the HOA is as follows:
	Name: The Maragement Group Associates Inc Phone: 301-948-66665 Email Address: TM 6 AINC @ TM GAINC COM Email Address: TM 6 AINC @ TM GAINC COM CERTAIN COM MO 208
	Address: 20440 Century Boxlevard, Surte 100, Germantona, MO 208-
	[OR] No agent or officer is presently authorized by the HOA to provide to the public information regarding the HOA. If none, please initial here/
7.	SELLER'S KNOWLEDGE OF UNSATISFIED JUDGMENTS OR LAWSUITS: The Seller has no actual knowledge of any unsatisfied judgments, or pending lawsuits against the HOA, except as noted:
8.	SELLER'S KNOWLEDGE OF PENDING CLAIMS, COVENANT VIOLATIONS OR DEFAULT: The Seller has no actual knowledge of any pending claims, covenant violations, actions or notices of default against the HOA, except as noted:
9.	NOTICE TO SELLER REGARDING OBLIGATIONS TO NOTIFY THE HOA: WITHIN THIRTY (30) CALENDAR DAYS OF ANY RESALE TRANSFER OF A LOT WITHIN A DEVELOPMENT, THE TRANSFEROR [SELLER] SHALL NOTIFY THE HOMEOWNERS ASSOCIATION FOR THE PRIMARY DEVELOPMENT OF THE TRANSFER. THE NOTIFICATION SHALL INCLUDE, TO THE EXTENT REASONABLY AVAILABLE, THE NAME AND ADDRESS OF THE TRANSFEROR [SELLER], THE DATE OF TRANSFER, THE NAME AND ADDRESS OF ANY MORTGAGEE, AND THE PROPORTIONATE AMOUNT OF ANY OUTSTANDING HOMEOWNERS ASSOCIATION FEE OR ASSESSMENT ASSUMED BY EACH OF THE PARTIES TO THE TRANSACTION.
10.	NOTICE OF BUYER'S RIGHT TO RECEIVE DOCUMENTS PURSUANT TO THE MARYLAND HOMEOWNERS ASSOCIATION ACT (HOA Docs):
	THIS SALE IS SUBJECT TO THE REQUIREMENTS OF THE MARYLAND HOMEOWNERS ASSOCIATION ACT (THE "ACT"). THE ACT REQUIRES THAT THE SELLER DISCLOSE TO YOU (BUYER) 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 (BUYERS) ARE PURCHASING IS LOCATED. THE CONTENT OF THE INFORMATION TO BE DISCLOSED IS SET FORTH IN § 118-106(B) OF THE ACT (THE "MHAA INFORMATION") AS FOLLOWS:
	§11B-106(B) THE VENDOR SHALL PROVIDE THE PURCHASER THE POLLOWING INFORMATION IN WRITING:
	(1) A STATEMENT AS TO WHETHER THE LOT IS LOCATED WITHIN A DEVELOPMENT;
	(2) (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 PURCHASER 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
(II) THE BYLAWS AND RULES OF THE PRIMARY DEVELOPMENT, AND OF OTHER RELATED DEVELOPMENTS TO THE EXTENT REASONABLY AVAILABLE, TO WHICH THE PURCHASER 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 BUYERS! HAVE NOT RECEIVED ALL OF THE MHAA INFORMATION FIVE (5) CALENDAR DAYS OR MORE BEFORE ENTERING INTO THE CONTRACT, YOU BUYERS! HAVE FIVE (5) CALENDAR DAYS TO CANCEL THIS CONTRACT AFTER RECEIVING ALL OF THE MHAA INFORMATION, YOU BUYER! MUST CANCEL THE CONTRACT IN WRITING, BUT YOU BUYERS! DO NOT HAVE TO STATE A REASON.

THE SELLER MUST ALSO PROVIDE YOU [BUYER] WITH NOTICE OF ANY CHANGES IN MANDATORY FEES EXCEEDING 10% OF THE AMOUNT PREVIOUSLY STATED TO EXIST AND COPIES OF ANY OTHER SUBSTANTIAL AND MATERIAL AMENDMENT TO THE INFORMATION PROVIDED TO YOU [BUYER]. YOU [BUYERS] HAVE THREE (3) CALENDAR DAYS TO CANCEL THIS CONTRACT AFTER RECEIVING NOTICE OF ANY CHANGES IN MANDATORY FEES, OR COPIES OF ANY OTHER SUBSTANTIAL AND MATERIAL AMENDMENT TO THE MHAA INFORMATION WHICH ADVERSELY AFFECTS YOU [THEM].

IF YOU [BUYERS] DO CANCEL THE CONTRACT [THEY] WILL BE ENTITLED TO A REFUND OF ANY DEPOSIT YOU [BUYERS] MADE ON ACCOUNT OF THE CONTRACT. HOWEVER, UNLESS YOU [BUYERS] RETURN THE MHAA INFORMATION TO THE SELLER WHEN YOU [BUYERS] CANCEL THE CONTRACT. THE SELLER MAY KEEP OUT OF YOUR [BUYER'S] DEPOSIT THE COST OF REPRODUCING THE MHAA INFORMATION, OR \$100, WHICHEVER AMOUNT IS LESS.

BY PURCHASING A LOT WITHIN THIS DEVELOPMENT, YOU [BUYER] 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 [BUYERS] ARE PURCHASING MAY HAVE RESTRICTIONS ON:

- (1) ARCHITECTURAL CHANGES, DESIGN, COLOR, LANDSCAPING, ORAPPEARANCE;
- (2) OCCUPANCY DENSITY;
- (3) KIND, NUMBER, OR USE OF VEHICLES;
- (4) RENTING, LEASING, MORTGAGING, OR CONVEYING PROPERTY:
- (5) COMMERCIAL ACTIVITY: OR
- (6) OTHER MATTERS.

YOU [BUYERS] SHOULD REVIEW THE MHAA INFORMATION CAREFULLY TO ASCERTAIN YOUR [THEIR] RIGHTS, RESPONSIBILITIES, AND OBLIGATIONS WITHIN THE DEVELOPMENT.

7 3 29 2023
Date Seller Date

PART II - RESALE ADDENDUM:

'ne	Contract of Sale dated	, between Seller				
	and Buyer			is		
	by amended by the incorporation tract.	n of Parts I and II herein, v	/hich shall supersede any p	provisions to the contrary in the		
	TITLE/DEED AND TITLE: agreement of the Buyer to take the HOA instruments, and the r	title subject to easements,	covenants, conditions and	restrictions of record contained in		
	delinquent Fees and/or Special	from time to time assess ag ayment of operating and m Assessments on or before; applied with by Seller and to cial Assessments, Seller ag	ainst the Property and Park aintenance or other proper Settlement Date. All violat he Property conveyed free	cing Space(s) and/or Storage charges. Seller agrees to pay any ions of requirements noted by the thereof. Regarding any existing o		
		naire fee and any transfer a		gement company will be paid by OA and/or its related managemen		
	ASSUMPTION OF HOA OB bound by and comply with the regulations and covenants and	covenants and conditions o	ontained in the HOA instru	and every obligation of and to be uments, including the rules and t Date hereunder.		
•	RIGHT TO CANCEL: Buyer shall have the right for a period of five (5) Days following Buyer's receipt of the HOA instruments referred to in the HOA Docs paragraph to cancel this Contract by giving Notice thereof to Seller. In the event that such HOA Docs are delivered to Buyer on or prior to the ratification of this Contract by Buyer, such five (5) Day period shall commence upon the Date of Ratification. If the HOA Docs are not delivered to Buyer within the 20 Day time period referred to in the HOA Docs paragraph, Buyer shall have the option to cancel this Contract by giving Notice thereof to Seller prior to Buyer's receipt of such HOA Docs. Pursuant to the provisions of this paragraph, in no event may Buyer have the right to cancel this Contract after Settlement.					
	Seller (sign only after Buyer)	Date	Buyer	Date		
	Seller (sign only after Buyer)	Date	Buyer	Date		



Real Property Estimated Tax and Other Non-tax Charges

a new owner will pay

in the first full fiscal year of ownership

ACCOUNT NUMBER:

02652524

PROPERTY:

OWNER NAME

GREER LESTER L

ADDRESS

14900 RUNNING RIDGE LN

SILVER SPRING , MD 20906-1954

TAX CLASS

42

REFUSE INFO

Refuse Area: R

Refuse Unit:

TAX	INF	ORM	AT	ION:
-----	-----	-----	----	------

TOUR OR OTHER PORT			
TAX DESCRIPTION	LY23 PHASE-IN VALUE	LY22 RATE ₂	ESTIMATED FY23 TAX/CHARGE
STATE PROPERTY TAX	489,367	.1120	\$548.09
COUNTY PROPERTY TAX ₃	489,367	.9915	\$4,852.07.
SOLID WASTE CHARGE₄		288.2000	\$288.2
WATER QUALITY PROTECT CHG (SF4			\$119.5
ESTIMATED TOTAL	•		\$5,807.86

The following footnote references apply only if the table above has a foot number reference.

- 1. Phase in value comes from the data base at the Maryland Department of Assessments and Taxation http://www.dat.state.md.us/, Real Property Data Search. The phase in value is for the next fiscal year, if available, otherwise the phase in value is for current fiscal year.
- Tax rates come from the current property tax bill, which also may include several non-tax charges, at the web page of the County
 Government's Department of Finance: https://www.montgomerycountymd.gov/finance. Look for a link to "Pay or view your property tax
 bill on line".
- 3. County Property Tax is the sum of the General Fund tax and several special fund taxes.
- 4. All non-tax charges (for example Solid Waste, Water Quality Protection, Bay Restoration Fund, WSSC) are the charges in the current fiscal year. These charges may be different in the next fiscal year.
- 5. This property is located in an existing development district. Each year a special development district assessment must be paid.
 Effective every July 1st, the rate will change based on changes in the property assessment and debt service requirements. More information is available in the FAQ section of this website.
- 6. You must update the estimate for the property taxes and other non-tax charges
 - a. Every July 1, because the tax rates, phase-in values, and other non-tax charges will or may change; AND ALSO
 - b. In early January if the calculation used the phase-in value for the current fiscal year instead of the phase-in value for the next fiscal year, because SDAT had not yet specified the phase in value for the next fiscal year. This occurs in the period July 1 early January in the third year of the three year assessment cycle.
- 7. This property is located in a proposed development district. At some date in the future, development district taxes may be levied to pay debt service on bonds issued to build infrastructure in the district. It is important that property owners recognize that this additional tax may be levied in the future. The rate indicated above is an estimate and will change once the district is created and bonds are issued.
 More information is available in the FAQ section of this website.
- 8. The Proposed Estimated Total includes all actual and proposed taxes and non-tax charges relative to this property.
- 9. This is a one time charge assessed against this property and is not an annual fee. It should be paid before the property is sold and will remain due until paid.



REAL PROPERTY CONSOLIDATED TAX BILL

ANNUAL BILL TAX PERIOD 07/01/2022-06/30/2023 **FULL LEVY YEAR** LEVY YEAR 2022

Department of Finance Division of Treasury 27 Courthouse Square, Suite 200 Rockville, MD 20850

Hours: 8:00 a.m. - 4:30 p.m. Mon. - Fri.

GREER LESTER L 14900 RUNNING RIDGE LN SILVER SPRING, MD 20906-1954

PRINCIPAL RESIDENCE

21FAER 25KIUG' WID 50200-1324					PRINCIPAL RESIDENCE			
					BILL DATE			
					03/31/	2023		
					PROPERTY D	PROPERTY DESCRIPTION		
					LONG	MEAD		
LOT	BLOCK	DISTRICT	SUB	TAX CLASS	BILL#	ACCOUNT#		
38	G	13	255	R042	42236067	02652524		
MORTGAGE IN	FORMATION		PROPERTY ADDRESS		REFUSE AREA	REFUSE UNITS		
CHA SEE BI	SE EVERSE	1490	00 RUNNING RIDGE	LN	R17	1		
TAX DESCRIPTION		ASSESSMENT	RATE	TAX/CHARGE	*PER \$100 OF A	ASSESSMENT		
STATE PROPERTY TAX COUNTY PROPERTY TAX	:	451,700 451,700	.1120 .9915	505.90 4,4 78.61	CURRENT YEAR F			
SOLID WASTE CHARGE WATER QUALITY PROTE TOTAL	CT CHG (SF		288.2000	288.20 119.50 5,392.21	45	1,700		
CREDIT DESCRIPTION COUNTY PROPERTY TAX TOTAL CREDITS	CREDIT	ASSESSMENT	RATE	AMOUNT -692.00 -692.00	CONSTANT YIELD F	ATE INFORMATION		
PRIOR PAYMENTS **** INTEREST				4700.21 0	COUNTY RATE OF 0.6 THE CONSTANT YIEL 0.0131			
	Total Ar	nnual Amount Due :		0.00				

PLEASE RETAIN THE TOP PORTION FOR YOUR RECORDS.



RETURN THIS PORTION WITH PAYMENT REAL PROPERTY CONSOLIDATED TAX BILL TAX PERIOD 07/01/2022 - 06/30/2023 **FULL LEVY YEAR**

BILL # 42236067

Make Check Payable to: Montgomery County, MD

Check here if your address changed & enter change on reverse side.

ACCOUNT # LEVY YEAR 02652524 2022

AMOUNT DUE	
0.00	

GREER LESTER L 14900 RUNNING RIDGE LN SILVER SPRING, MD 20906-1954 DUE MAR 31 2023 PLEASE INDICATE AMOUNT BEING PAID

. АМСИМТ.РАЮ

2082022242236067700000000000000000000000

