





## Condominium Seller Disclosure/Resale Addendum for Maryland

(Required for the Listing Agreement and for either the GCAAR Contract or the Maryland REALTORS® Contract)

Address	201 High Gables Dr Apt 208
City	201 High Gables Dr Apt 208GaithersburgStateMDZip20878-7411Parking Space(s) #GU-S15 (garage)Unit(s) #SU-S14 & S15Subdivision/Project:Lakeland Ridge CODM
Storage	Unit(s) # SU-S14 & S15 Subdivision/Project: Lakeland Ridge CODM
<u>PA</u> ]	RT I - SELLER DISCLOSURE:
1.	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 condominium fee for the subject unit and parking
	space or storage unit, if applicable, is \$ 414.45 per per Month
	B. Special Assessments: X No Yes (If yes, complete 1-4 below.)
	1) Reason for Assessment:
	2) Payment Schedule: \$ per  3) Number of payments remaining as of (Date)
	4) Total Special Assessment balance remaining: \$
C.	<b>Fee Includes:</b> The following are included in the Condominium Fee:
	None X Water Sewer Heat Electricity Gas Other
2.	PARKING AND STORAGE: Parking Space(s) and Storage Unit(s) may be designated by the Association Documents as
	1) General Common Elements for general use (possibly subject to a lease or license agreement), 2) Limited Common Elements
	assigned for the exclusive use of a particular Condominium Unit, or 3) Conveyed by Deed and separately taxed. The following Parking and/or Storage Units convey with this property:
	Yarking Space #(s) GU- S15   X is not separately taxed. If separately taxed Lot Block and Tax ID #, Lot Block and Tax ID # 03337601
	X Storage Units #(s) SU-S14 & s15
3.	MANAGEMENT AGENT OR AUTHORIZED PERSON: The management agent or person authorized by the
	Condominium to provide information to the public regarding the Condominium and the Development is as follows:
	Name: Arbaris Realty Address: 7811 Montrose Rd Suite 110, Potomac, MD 20854  Phone: (301)468-8919
4.	UNIT OWNER'S STATEMENT:
٦,	For a condominium containing seven (7) or more units:
	Pursuant to Section 11-135(a) of the Maryland Condominium Act, the undersigned unit owner(s)/Seller(s) make(s) the
	following statements:
	A. I/We have no knowledge that any alteration to the described unit or to the limited common elements, if any, assigned to
	the unit violates any provision of the Declaration, Bylaws, or Rules and/or Regulations of the condominium except as follows: <b>NA</b>
	<b>B.</b> I/We have no knowledge of any violation of the health or building codes with respect to the unit or the limited common
	elements assigned to the unit except as follows: <b>NA</b>
	C. I/We have no knowledge that the unit is subject to an extended lease under Section 11-137 of the Maryland Condominium Actor under local law except as follows: NA
	(An extended lease under Section 11-137 is a lease for up to three (3) years which was entered into with a qualified household
	containing either a senior citizen or a handicapped citizen when the rental property was converted to a condominium.)

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2/2020

 $RE/MAX, 3300 \ Olney-Sandy \ Spring \ Rd \ Olney \ MD \ 20832$ 

Fax: 3017748302

	-OR -
For a condominium containing few	ver than seven (7) units:
Pursuant to Section 11-135(b) of the M following statements:	Maryland Condominium Act, the undersigned unit owner(s)/Seller(s) make(s) the
I/We have incurred \$	as my/our expenses during the preceding twelve (12) months payments made to or on behalf of Condominium Association.)

5. NOTICE (APPLIESONLY TO A CONDOMINIUM WITH 7OR MORE UNITS) (CONDO DOCUMENTS):

The following notice is applicable only to the resale by a unit owner, other than a developer, of a residential unit in a condominium containing 7 or more units.

THE SELLER IS REQUIRED BY LAW TO FURNISH TO THE BUYER NOT LATER THAN FIFTEEN (15) DAYS PRIOR TO CLOSING THE CERTAIN INFORMATION CONCERNING THE CONDOMINIUM WHICH IS DESCRIBED 1N §11-135 OF THE MARYLAND CONDOMINIUM ACT. THIS INFORMATION MUST INCLUDE AT LEAST THE FOLLOWING:

- (I) A COPY OF THE DECLARATION (OTHER THAN THE PLATS);
- (II) A COPY OF THE BY-LAWS;
- (III) A COPY OF THE RULES AND REGULATIONS OF THE CONDOMINIUM;
- (IV) A CERTIFICATE CONTAINING;
  - 1. A STATEMENT DISCLOSING THE EFFECT ON THE PROPOSED CONVEYANCE OF ANY RIGHT OF FIRST REFUSAL OR OTHER RESTRAINT ON THE FREE ALIENABILITY OF THE UNIT, OTHER THAN ANY RESTRAINT CREATED BY THE UNIT OWNER;
  - 2. A STATEMENT OF THE AMOUNT OF THE MONTHLY COMMON EXPENSE ASSESSMENT AND ANY UNPAID COMMON EXPENSE OR SPECIAL ASSESSMENT CURRENTLY DUE AND PAYABLE FROM THE SELLING UNIT OWNER:
  - 3. A STATEMENT OF ANY OTHER FEES PAYABLE BY THE UNIT OWNER TO THE COUNCIL OF UNIT OWNERS;
  - 4. A STATEMENT OF ANY CAPITAL EXPENDITURES APPROVED BY THE COUNCIL OF UNIT OWNERS OR ITS AUTHORIZED DESIGNEE PLANNED AT THE TIME OF CONVEYANCE WHICH ARE NOT REFLECTED IN THE CURRENT OPERATING BUDGET INCLUDED IN THE CERTIFICATE:
  - 5. THE MOST RECENTLY PREPARED BALANCE SHEET AND INCOME AND EXPENSE STATEMENT, IF ANY, OF THE CONDOMINIUM;
  - 6. THE CURRENT OPERATING BUDGET OF THE CONDOMINIUM, INCLUDING DETAILS CONCERNING THE AMOUNT OF THE RESERVE FUND FOR REPAIR AND REPLACEMENT AND ITS INTENDED USE, OR A STATEMENT THAT THERE IS NO RESERVE FUND;
  - 7. A STATEMENT OF ANY JUDGMENTS AGAINST THE CONDOMINIUM AND THE EXISTENCE OF ANY PENDING SUITS TO WHICH THE COUNCIL OF UNIT OWNERS IS A PARTY;
  - 8. A STATEMENT GENERALLY DESCRIBING INSURANCE POLICIES PROVIDED FOR THE BENEFIT OF THE UNIT OWNERS; A NOTICE THAT THE POLICIES ARE AVAILABLE FOR INSPECTION STATING THE LOCATION AT WHICH THEY ARE AVAILABLE, AND A NOTICE THAT THE TERMS OF THE POLICY PREVAIL OVER THE GENERAL DESCRIPTION;
  - 9. A STATEMENT AS TO WHETHER THE COUNCIL OF UNIT OWNERS HAS KNOWLEDGE THAT ANY ALTERATION OR IMPROVEMENT TO THE UNIT OR TO THE LIMITED COMMON ELEMENTS ASSIGNED TO THE UNIT VIOLATES ANY PROVISION OF THE DECLARATION, BY-LAWS, OR RULES OR REGULATIONS;
  - 10. A STATEMENT AS TO WHETHER THE COUNCIL OF UNIT OWNERS HAS KNOWLEDGE OF ANY VIOLATION OF THE HEALTH OR BUILDING CODES WITH RESPECT TO THE UNIT, THE LIMITED COMMON ELEMENTS ASSIGNED TO THE UNIT, OR ANY OTHER PORTION OF THE CONDOMINIUM;
  - 11. A STATEMENT OF THE REMAINING TERM OF ANY LEASEHOLD ESTATE AFFECTING THE CONDOMINIUM AND THE PROVISIONS GOVERNING ANY EXTENSION OR RENEWAL OF IT; AND
  - 12. A DESCRIPTION OF ANY RECREATIONAL OR OTHER FACILITIES WHICH ARE TO BE USED BY THE UNIT OWNERS OR MAINTAINED BY THEM OR THE COUNCIL OF UNIT OWNERS, AND A STATEMENT AS TO WHETHER OR NOT THEY ARE TO BE A PART OF THE COMMON ELEMENTS; AND

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#### (V) STATEMENT BY THE UNIT OWNER AS TO WHETHER THE UNIT OWNER HAS KNOWLEDGE:

- 1. THAT ANY ALTERATION TO THE UNIT OR TO THE LIMITED COMMON ELEMENTS ASSIGNED TO THE UNIT VIOLATES ANY PROVISION OF THE DECLARATION, BY-LAWS, OR RULES AND REGULATIONS;
- 2. OF ANY VIOLATION OF THE HEALTH OR BUILDING CODES WITH RESPECT TO THE UNIT OR THE LIMITED COMMON ELEMENTS ASSIGNED TO THE UNIT;
- 3. THAT THE UNIT IS SUBJECT TO AN EXTENDED LEASE UNDER § 11-137 OF THIS TITLE OR UNDER LOCAL LAW, AND IF SO, A COPY OF THE LEASE MUST BE PROVIDED.
- (VI) A WRITTEN NOTICE OF THE UNIT OWNER'S RESPONSIBILITY FOR THE COUNCIL OF UNIT OWNERS' PROPERTY INSURANCE DEDUCTIBLE AND THE AMOUNT OF THE DEDUCTIBLE.

#### 6. NOTICE (APPLIES ONLY TO A CONDOMINIUM WITH FEWER THAN 7 UNITS) (CONDO DOCUMENTS):

The following notice is applicable only to the resale by a unit owner, other than a developer, of a residential unit in a condominium containing less than 7 units.

THE SELLER IS REQUIRED BY LAW TO FURNISH TO THE BUYER NOT LATER THAN FIFTEEN (15) DAYS PRIOR TO CLOSING CERTAIN INFORMATION CONCERNING THE CONDOMINIUM WHICH IS DESCRIBED IN §11-135 OF THE MARYLAND CONDOMINIUM ACT. THIS INFORMATION MUST INCLUDE ATLEAST THE FOLLOWING:

- (1) A COPY OF THE DECLARATION (OTHER THAN THE PLATS);
- (2) A COPY OF THE BY-LAWS;
- (3) A COPY OF THE RULES AND REGULATIONS OF THE CONDOMINIUM; AND

and Buver

- (4) A STATEMENT BY THE SELLER OF HIS EXPENSES RELATING TO THE COMMON ELEMENTS DURING THE PRECEDING 12 MONTHS;
- (5) A WRITTEN NOTICE OF THE UNIT OWNER'S RESPONSIBILITY FOR THE COUNCIL OF UNIT OWNERS' PROPERTY INSURANCE DEDUCTIBLE AND THE AMOUNT OF THE DEDUCTIBLE.

, between Seller Joyce L Uleck,

DocuSigned by:			
Joyce L Weck by Kevin Weck,	7/3/202	U	
Sello Attorney in Fact	Date	Seller	Date
Joyce L Uleck			

#### PART II - RESALE ADDENDUM

The Contract of Sale dated

1.	<b>DEED AND TITLE/TITLE:</b> Paragraph is amended to include the agreement of the Buyer to take title subject to commonly acceptable easements, covenants, conditions and restrictions of record contained in Condominium instruments, and the right of other Unit owners in the Common Elements and the operation of the Condominium.
2.	<b>PAYMENT OF FEES AND ASSESSMENTS:</b> Buyer agrees to pay such Monthly Fees and/or other Special Assessments as the Board of Directors or Association of the Condominium may from time to time assess against the Unit, Parking Space and Storage Unit (as applicable) for the payment of operating and maintenance or other proper charges. Regarding any existing or levied but not yet collected Special Assessments, Seller agrees to pay, at the time of Settlement, any Special Assessments as disclosed in the Current Fees and Assessments Paragraph unless otherwise agreed herein:

be bound by and to comply with the covenants and conditions contained in the Condominium instruments including the Condominium Bylaws and with the Rules and Regulations of the Condominium, from and after the date of settlement

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hereunder.

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4. RIGHT TO CANCEL: Buyer sha condominium documents and statem thereof to Seller. In the event that s the ratification of this Contract to Contract. If the condominium doc closing, as referred to in the Cond giving Notice thereof to Seller prior the provisions of this paragraph, in	ents referred to in the uch condominium doy Buyer, such severuments and statemed Documents parageto receipt by Buyer	e Condo Docs Paragraph to occuments and statements arn (7) days period shall coents are not furnished to Eraph, Buyer shall have the of such condominium docu	cancel this Contract by giving Notice to delivered to Buyer on or prior to mmence upon ratification of this Buyer more than 15 days prior to option to cancel this Contract by ments and statements. Pursuant to
Seller (sign only after Buyer) Joyce L Uleck	Date	Buyer	Date
Seller (sign only after Buyer)	Date	Buyer	Date

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Address \_\_\_\_

City





## Homeowners Association (HOA) Seller Disclosure/Resale Addendum for Maryland

(Required for the Listing Agreement and required for either the GCAAR Contract or the Maryland REALTORS® Contract)

201 High Gables Dr Apt 208

ing Sno	Gaithersbi are: ace(s) # GU-S15 (garage)	Unit: _	208	Section:		Tax ID # _	03337246
ms ope	$ace(s) # \underline{GU-S15 (garage)}$	Storage Unit(s) # <u>SU</u>	<u>-S14 &amp; S15</u>	Subdivision/P	roject:	Lakeland Rid	ge CODM
<u>PART</u>	I - SELLER DISCLOS	<u>URE:</u>					
1.	SELLER'S ACKNOY						
	The information conta						
	Association Act is base	ed on the Seller's actua	il knowledge	and belief and	l is current a	as of the date herec	of.
_	NAME OF HOMEO	WMEDS ASSOCIATION	PION. The	T a4laiala ia	عام ماليا	af this Camtus at	مالانت الممددة الم
2.							
	Development and is sub	ject to the	La	Kelanus Kiugo	<del>.</del>		WHEIS ASSOCIATION
3.	CURRENT FEES AN	ID ASSESSMENTS.	Fees and ass	secoments as of	f the date he	ereof amount respe	ctively to:
] 3.	A. HOA Fee: Potenti						
1		blicable, is \$ 152.72					ia parking space
						William	
	B. Special Assessmen	nts: X No Yes (If	yes, complete	e1-4 below.)			
	1) Reason for Asse	essment: ule: \$ ments remaining assessment balance r					
	2) Payment Schedi	ule: \$	per				
	3) Number of payr	nents remaining		_ as of			(Da
	4) Total Special A	Assessment balance r	emaining: \$				
1							
	C. Delinquency: Are	there any delinquen				No X Yes	
	C. Delinquency: Are		nt Fees and/o	or Special Ass		No X Yes	
	D. Fee Includes: The	following are include	ot Fees and/o	or <mark>Special Ass</mark> A Fee:	essments?		
	D. Fee Includes: The		ot Fees and/o	or <mark>Special Ass</mark> A Fee:	essments?		
4	D. Fee Includes: The None X Trash	following are include    X   Lawn Care   X   Ot	nt Fees and/orded in the HOzh	or Special Ass A Fee:	essments?		
4.	D. Fee Includes: The None X Trash  FEES DURING PRICE	e following are include    Lawn Care   Ot   OR FISCAL YEAR	nt Fees and/orded in the HOzher The total a	A Fee:	essments?		
4.	D. Fee Includes: The None X Trash	e following are include    Lawn Care   Ot   OR FISCAL YEAR	nt Fees and/orded in the HOzher The total a	A Fee:	essments?		
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	D. Fee Includes: The None X Trash  FEES DURING PRICE HOA upon the Lot during Fees: Assessments: Other Charges: Total:	following are include  X Lawn Care X Ot  OR FISCAL YEAR ing the prior fiscal year  \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	the trees and/orded in the HOAher The total a arr of the HOA  1,832.64	A Fee:  mount of fees A is as follows	, assessmen	nts and other charg	ges imposed by
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	D. Fee Includes: The None X Trash  FEES DURING PRICHOA upon the Lot during Fees: Assessments: Other Charges: Total:  PARKING AND STOTAL as: 1) General Common Elements assigned for	s following are include  X Lawn Care X Ot  OR FISCAL YEAR ing the prior fiscal year  \$ \$ \$ \$ \$ DRAGE: Parking Span Elements for generative exclusive use of	the Fees and/orded in the HOAher The total are of the HOAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	A Fee:  amount of fees A is as follows  brage Unit(s) rolly subject to a	, assessments:	nts and other charg gnated by the Asso ense agreement), 2	ges imposed by ociation Docum
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	D. Fee Includes: The None X Trash  FEES DURING PRICHOA upon the Lot during Fees: Assessments: Other Charges: Total:  PARKING AND STOTAL as: 1) General Common Elements assigned for Storage Units convey were storage.	s following are include  X Lawn Care X Ot  OR FISCAL YEAR ing the prior fiscal year  \$ \$ \$ \$ \$ DRAGE: Parking Span Elements for generate exclusive use of with this property:  GU-S15 (GARAGE)	the Fees and/orded in the HOAher The total and are of the HOA  1,832.64  1,832.64  ce(s) and Stoal use (possible a particular	A Fee:  mount of fees A is as follows  prage Unit(s) rolly subject to a Unit, or 3) Co	, assessments:  nay be designed by lease or licenteyed by is is not	gnated by the Asso ense agreement), 2 Deed. The follow	ges imposed by ociation Docum  C) Limited Comming Parking an
	D. Fee Includes: The  None X Trash  FEES DURING PRICHED HOA upon the Lot during Fees: Assessments: Other Charges: Total:  PARKING AND STOMAS: 1) General Common Elements assigned for Storage Units convey with Parking Space #(s) Quantum Parking Space *(s) Quantum Parking Space *(s) Quantum Parking Space *(s) Quantum Parking Space *(s) Quantum Pa	s following are include  X Lawn Care X Ot  OR FISCAL YEAR ing the prior fiscal year  \$ \$ \$ \$ DRAGE: Parking Span Elements for general the exclusive use of with this property:  GU-S15 (GARAGE)  and Tax ID #	the Fees and/orded in the HOAher The total are of the HOA  1,832.64  1,832.64  ce(s) and Stoal use (possible a particular	or Special Ass A Fee:  amount of fees A is as follows  consider the second of the seco	nay be designated by the season of the seaso	gnated by the Asso ense agreement), 2 Deed. The follow separately taxed. I	ges imposed by ociation Documed Limited Comparing Parking and f separately taxed D # 03337601

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GCAAR Form #904 - MD HOA Addendum

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	Name: Abaris Realty	Phone: (301)468-8919
	Tunio. Indiana reduce	
	Address: 7811 Montrose Rd Suite 110, Potomac, MD 2085	<u> </u>
	[OR] No agent or officer is presently authorized by the HOA and the Development. If none, please initial here/	to provide to the public information regarding the HOA
7.	SELLER'S KNOWLEDGE OF UNSATISFIED JUDGN knowledge of any unsatisfied judgments, or pending lawsuits ag	

- 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 Lot, except as noted: None
- 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 DOCUMENTS):

THIS SALE IS SUBJECT TO THE REQUIREMENTS OF THE MARYLAND HOMEOWNERS ASSOCIATION ACT (THE "ACT"). THE ACT REQUIRES THAT THE SELLER DISCLOSE TO YOU AT OR BEFORE THE TIME THE CONTRACT IS ENTERED INTO, OR WITHIN 20 CALENDAR DAYS OF ENTERING INTO THE CONTRACT, CERTAIN INFORMATION CONCERNING THE DEVELOPMENT IN WHICH THE LOT YOU ARE PURCHASING IS LOCATED. THE CONTENT OF THE INFORMATION TO BE DISCLOSED IS SET FORTH IN \$11B-106(B) OF THE ACT (THE "MHAA INFORMATION") AS FOLLOWS:

- §11B-106 (B THE VENDOR SHALL PROVIDE THE PURCHASER THE FOLLOWING 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:

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(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 HAVE NOT RECEIVED ALL OF THE MHAA INFORMATION FIVE (5) CALENDAR DAYS OR MORE BEFORE ENTERING INTO THE CONTRACT, YOU HAVE FIVE (5) CALENDAR DAYS TO CANCEL THIS CONTRACT AFTER RECEIVING ALL OF THE MHAA INFORMATION. YOU MUST CANCEL THE CONTRACT IN WRITING, BUT YOU DONOT HAVE TO STATE A REASON.

THE SELLER MUST ALSO PROVIDE YOU 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. YOU HAVE THREE (3) CALENDAR DAYS TO CANCEL THIS CONTRACT AFTER RECEIVING NOTICE OFANY CHANGES IN MANDATORY FEES, OR COPIES OF ANY OTHER SUBSTANTIAL AND MATERIAL AMENDMENT TO THE MHAA INFORMATION WHICH ADVERSELY AFFECTS YOU.

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

BY PURCHASING A LOT WITHIN THIS DEVELOPMENT, YOU WILL AUTOMATICALLY BE SUBJECT TO VARIOUS RIGHTS, RESPONSIBILITIES, AND OBLIGATIONS, INCLUDING THE OBLIGATION TO PAY CERTAIN ASSESSMENTS TO THE HOMEOWNERS ASSOCIATION WITHIN THE DEVELOPMENT. THE LOT YOU ARE PURCHASING MAY HAVE RESTRICTIONS ON:

- (1) ARCHITECTURAL CHANGES, DESIGN, COLOR, LANDSCAPING, OR APPEARANCE;
- (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 SHOULD REVIEW THE MHAA INFORMATION CAREFULLY TO ASCERTAIN YOUR RIGHTS, RESPONSIBILITIES, AND OBLIGATIONS WITHIN THE DEVELOPMENT.

Joyce L Weck by Kerin Weck,

Seller 13486FF0F914B7... Attorney in Fact

7/3/2020

Date

Date Seller

Date

Joyce L Uleck

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#### **PART II - RESALE ADDENDUM:**

The Contract of Sale dated		,between
Seller	Joyce L Uleck,	and
Buyer hereby amended by the incorporation of P	arts I and II herein, which shall supersede any prov	isions to the contrary in the Contract.
acceptable easements, covenants, co	graph is amended to include the agreement of the inditions and restrictions of record contained in I the HOA and the operation of the HOA.	
of Directors or Association of the Happlicable) for the payment of operation collected Special Assessments:	SSMENTS: Buyer agrees to pay such Fees and/or IOA may from time to time assess against the Uning and maintenance or other proper charges. Regeller agrees to pay at the time of Settlement, any traph unless otherwise agreed herein:	nit, Parking Space and Storage Unit (as arding any existing or levied but not ye
and to comply with the covenants ar	ATIONS: Buyer hereby agrees to assume each and conditions contained in the HOA instruments and, from and after the date of settlement hereunder	and with the Rules and Regulations and
covenants and restrictions of the 110	i, from and area the date of settlement hereands	
4. RIGHT TO CANCEL: Buyer sha documents and statements referred thereof to Seller. In the event that ratification of this Contract by Buthe HOA documents and statement Documents Paragraph, Buyer sha receipt by Buyer of such HOA do	Il have the right for a period of five (5) days to to in the HOA Documents Paragraph to cut such HOA documents and statements are dayer, such five (5) day period shall commence its are not delivered to Buyer within the 20-dall have the option to cancel this Contract by ground cuments and statements. Pursuant to the produced this Contract after Settlement.	Following Buyer's receipt of the HOA ancel this Contract by giving Notice lelivered to Buyer on or prior to the upon ratification of this Contract. It y time period referred to in the HOA iving Notice thereof to Seller prior to
4. RIGHT TO CANCEL: Buyer sha documents and statements referred thereof to Seller. In the event that ratification of this Contract by Buthe HOA documents and statement Documents Paragraph, Buyer sha receipt by Buyer of such HOA do	Il have the right for a period of five (5) days to the teach to in the HOA Documents Paragraph to cut such HOA documents and statements are dayer, such five (5) day period shall commence its are not delivered to Buyer within the 20-day li have the option to cancel this Contract by guments and statements. Pursuant to the provention of the provention of the provention of the provential to the provention of	Following Buyer's receipt of the HOA ancel this Contract by giving Notice lelivered to Buyer on or prior to the upon ratification of this Contract. It y time period referred to in the HOA iving Notice thereof to Seller prior to

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201 High Gables







## Inclusions/Exclusions Disclosure and Addendum

Required for use with GCAAR Listing Agreement & Sales Contract

PERSONAL PROPERTY AND FIXTURES: The Property includes the following personal property and fixtures, if existing: builtin heating and central air conditioning equipment, plumbing and lighting fixtures, sump pump, attic and exhaust fans, storm windows,

PROPERTY ADDRESS: 201 High Gables Dr Apt 208, Gaithersburg, MD 20878-7411

		ndow treatment hardware, mounting brackets for	
		nd shrubs. Unless otherwise agreed to herein, all	
		items checked below convey. If more than one of	
	ELECTRONICS	RECREATION	
X Stove/Range	X As Is Alarm System	Hot Tub/Spa, Equipment, & Cover	
Cooktop	Intercom	Pool Equipment & Cover	
Wall Oven	Satellite Dishes	Sauna	
X Microwave		Playground Equipment	
<b>X</b> Refrigerator	LIVING AREAS		
X w/ Ice Maker	Fireplace Screen/Door	OTHER	
Wine Refrigerator	Gas Log	Storage Shed	
<b>X</b> Dishwasher	<b>X</b> all Ceiling Fans	Garage Door Opener	
Disposer	Window Fans	X Garage Door Remote/Fob	
Separate Ice Maker	Window Treatments	Back-up Generator	
Separate Freezer	<u> </u>	Radon Remediation System	
Trash Compactor	WATER/HVAC	Solar Panels	
	Water Softener/Conditioner		
LAUNDRY	Electronic Air Filter		
<b>X</b> Washer	Furnace Humidifier		
Washer Furnace Humidifier  Note: The transfer of the proper of the prope			
	cles, fuel tanks, water treatment systems, wat	ems/systems or service contracts, including but not lawn contracts, security system and/or monitoring, and what conveys with the Property.	
Jones L. Weck by Kevin Weck	7/3/2020		
Seller Joyce L. Uleck Attorney in Fa	Date Seller	Date	
The Contract of Sale dated and Buye	between Seller Joyce L Uleck	the incorporation of this Addendum.	
Seller (sign only after Buyer) Joyce L Uleck	Date Buyer	Date	
Seller (sign only after Buyer)	Date Buyer	Date	

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GCAAR # 911 - Inclusions/Exclusions - MC & DC

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Fax: 3017748302







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

ADDENDUM #	dated	June 12, 2020	to the Contract of Sale between
Buyer			
and Seller	Joyce L Uleck	{	for the Property
known as 201 High Gables Dr Ap	t 208, Gaithersburg, MD 20	878-7411	

NOTE: This notice does not apply to: (1) the initial sale of single family residential property which has never been occupied, or for which a certificate of occupancy has been issued within one year prior to the date of the Contract; (2) a transfer that is exempt from the transfer tax under Subsection 13-207of the Tax-Property Article, except land installments 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 a use other than residential use or to be demolished; or (7) a sale of unimproved real property.

Section 10-702 of the Real Property Article of the Annotated Code of Maryland ("Section 10-702") requires that a seller of a single family residential property ("the property") deliver to each buyer, on or before entering into a contract of sale, on a form published and prepared by the Maryland Real Estate Commission, **EITHER:** 

- (A) A written property condition disclosure statement listing all defects including latent defects, or information of which the seller has actual knowledge in relation to the following:
  - (i) Water and sewer systems, including the source of household water, water treatment systems, and sprinkler systems;
  - (ii) Insulation;
  - (iii) Structural systems, including the roof, walls, floors, foundation and any basement;
  - (iv) Plumbing, electrical, heating, and air conditioning systems;
  - (v) Infestation of wood-destroying insects;
  - (vi) Land use matters;
  - (vii) Hazardous or regulated materials, including asbestos, lead-based paint, radon, underground storage tanks, and licensed landfills;
  - (viii) Any other material defects, including latent defects, of which the seller has actual knowledge;
  - (ix) Whether the smoke alarms:
    - 1. will provide an alarm in the event of a power outage;
    - 2. are over 10 years old; and
    - 3. if battery operated, are sealed, tamper resistant units incorporating a silence/hush button and use long-life batteries as required in all Maryland homes by 2018; and
  - (x) If the property relies on the combustion of a fossil fuel for heat, ventilation, hot water, or clothes dryer operation, whether a carbon monoxide alarm is installed on the property.

"Latent defects" under Section 10-702 means material defects in real property or an improvement to real property that:

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

#### OR

Robert Kerxton

- (B) A written disclaimer statement providing that:
  - (i) Except for latent defects of which the seller has actual knowledge, the seller makes no representations or warranties as to the condition of the real property or any improvements on the real property; and
  - (ii) The buyer will be receiving the real property "as is," with all defects, including latent defects, that may exist, except as otherwise provided in the contract of sale of the property.

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GCAAR Form # 1342 Notice to Parties, Property Disclosure - MC RE/MAX, 3300 Olney-Sandy Spring Rd Olney MD 20832

Page 1 of 2

Phone: (301)785-9075 Fax: 3017748302

At the time the disclosure or disclaimer statement is delivered to you ("the buyer"), you are required to date and sign a written acknowledgement of receipt on the disclosure or disclaimer statement which shall be included in or attached to the contract of sale.

Section 10-702 further provides that a buyer who receives the disclosure or disclaimer statement on or before entering into a contract of sale does not have the right to rescind the contract based upon the information contained in the disclosure or disclaimer statement.

You are hereby notified that, in certain circumstances, you have the right to rescind your contract with the seller if the seller fails to deliver to you the written property condition disclosure or disclaimer statement. Section 10-702 provides that a buyer who does not receive the disclosure or disclaimer statement on or before entering into the contract has the unconditional right, upon written notice to the seller or seller's agent:

- (i) To rescind the contract at any time before the receipt of the disclosure or disclaimer statement or within 5 days following receipt of the disclosure or disclaimer statement; and
- (ii) To the immediate return of any deposits made on account of the contract.

Your right to rescind the contract under Section 10-702 terminates if not exercised before making a written application to a lender for a mortgage loan, if the lender discloses in writing at or before the time application is made that the right to rescind terminates on submission of the application or within 5 days following receipt of a written disclosure from a lender who has received your application for a mortgage loan, if the lender's disclosure states that your right to rescind terminates at the end of that 5 day period.

Your rights as a buyer under Section 10-702 may not be waived in the contract and any attempted waiver is void. Your rights as the buyer to terminate the contract under Section 10-702 are waived conclusively if not exercised before:

- (i) Closing or occupancy by you, whichever occurs first, in the event of a sale; or
- (ii) Occupancy, in the event of a lease with option to purchase.

The information contained in the property condition disclosure statement is the representation of the seller and not the representation of the real estate broker or sales person, if any. A disclosure by the seller is not a substitute for an inspection by an independent professional home inspection company. You should consider obtaining such an inspection. The information contained in a disclosure statement by the seller is not a warranty by the seller as to the condition of the property of which condition the seller has no actual knowledge or other condition, including latent defects, of which the seller has no actual knowledge. The seller is not required to undertake or provide an independent investigation or inspection of the property in order to make the disclosures required by Section 10-702. The seller is not liable for an error, inaccuracy or omission in the disclosure statement if the error, inaccuracy or omission was based upon information that was not within the actual knowledge of the seller or was provided to the seller by a third party as specified in Section 10-702 (i) or (j).

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

The undersigned buyer(s) and seller(s) acknowledge receipt of this notice on the date indicated below and acknowledge that the real estate licensee(s) named below have informed the buyer(s) and the seller(s) of the buyer(s)' rights and the seller(s)' obligations under Section 10-702.

DocuSigned by:	nin Wash	7/3/2020		
Joyce L Week by Kee Seller's Signature Joyce L Uleck	Attorney in Fact	Date	Buyer's Signature	Date
Seller's Signature		Date	Buyer's Signature	Date
Docusigned by:  Robert Kerrton	6,	/29/2020		
Agent's Signature		Date	Agent's Signature	Date
Robert Keryton				

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GCAAR Form #1342 Notice to Parties, Property Disclosure - MC

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## Lead Paint -Federal Disclosure of Lead-Based Paint and Lead-Based Paint Hazards for SALES

(Required for the SALE of all properties in the U.S. with any existing part built prior to 1978)

Construction dates are unknown. If any part of the disclosure is required. If the entire property was built	were built prior to e property was o in 1978 or later, t	1978 OR X No parts of the property were built prior to 1978 OR constructed prior to 1978 or if construction dates are unknown, this his disclosure is not required.
built prior to 1978 is notified that such property may developing lead poisoning. Lead poisoning in young ch intelligence quotient, behavioral problems, and impaired interest in residential real property is required to prov	present exposure ildren may produc memory. Lead po ide the buyer with	ny interest in residential real property on which a residential dwelling was to lead from lead-based paint that may place young children at risk of e permanent neurological damage, including learning disabilities, reduced bisoning also poses a particular risk to pregnant women. The seller of any any information on lead-based paint hazards from risk assessments or ad-based paint hazards. A risk assessment or inspection for possible lead-
SELLER'S DISCLOSURE:  (A) Presence of lead-based paint and/or lead-based paint	<u>hazards</u>	BUYER'S ACKNOWLEDGMENT: (Buyer to initial all lines as appropriate)  (G) Puyer has read the Lord Wayning Statement
Known lead-based paint and/or lead-based phazards are present in the housing (explain):	eaintOR	(C) Buyer has read the Lead Warning Statement above.  (D) / Buyer has read Paragraph B and acknowledges
Seller has no knowledge of lead-based pa based paint hazards in the housing.	int and/or lead-	receipt of copies of any information listed therein, if any.
(B) Records and reports available to the Seller:		(E) Buyer has received the pamphlet Protect Your Family From Lead in Your Home
Seller has provided Buyer with all availar reports pertaining to lead-based paint and/or hazards in the housing (list documents below):  Seller has no reports or records pertaining to lead-based paint and/or hazards in the housing (list documents below):	lead-based paint OR	(required).  (F) Buyer has (check one below):  Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint
and/or lead-based paint hazards in the housing.		hazards; <b>OR</b> Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
responsibility to ensure compliance.  CERTIFICATION OF ACCURACY: The following p information provided by the signatory is true and accurate DocuSigned by:	arties have reviewe	under 42 U.S.C. 4852d and is aware of his/her  d the information above and certify, to the best of their knowledge, that the
Joyce L Weck by Kevin Weck, Seller In Fact Joyce L Uleck	Date	Buyer Date
Seller	Date	Buyer Date
DocuSigned by:	/20 /2020	
NOSCOL NOONION	/29/2020	
AgezatsforsSesHear, if any Robert Kerxton	Date	Agent for Buyer, if any Date
Paint Sales Disclosure -MC & This Recommended Form is the	e property of the Gre	ion of REALTORS®, Inc. 2/2016 ater Capital Area Association of REALTORS®, Inc. ally. Previous editions of this Form should be destroyed.
RE/MAX, 3300 Olney-Sandy Spring Rd Olney MD 20832		Phone: (301)785-9075





#### MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address: 201 High Gables Dr Apt 208, Gaithersburg, MD 20878-7411		
Legal Description:		
-	NOTICE TO SELLER AND PURCHASER	

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

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

- The initial sale of single family residential real property:
  - A. that has never been occupied; or
  - B. for which a certificate of occupancy has been issued within 1 year before the seller and buyer enter into a contract of sale:
- 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 trust;
- 6. A transfer of single family residential real property to be converted by the buyer into use other than residential use or to be demolished; or
- 7. A sale of unimproved real property.

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

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

#### MARYLAND RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

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

How long have you owned the property?				
Property System:	Water, Sewage, H	leating & Air Conditioning (Answer all that apply)		
Water Supply	[ Public	[ ] Well [ ] Other		
Sewage Disposal	[ D Public	[ ] Septic System approved for (# bedrooms) Other Type		
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FORM: MREC/DLLR: Rev 10/1/2019

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Fax: 3017748302

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

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11. Insulation:					
In exterior walls? [ ] Y In ceiling/attic? [ ] Y In any other areas? [ ] Y	es []No	Unknown	id na		
In ceiling/amc?	es [ ] No	U/horo?	in . 12t		
Comments:	es [ ] No	WICIC:			
12. Exterior Drainage: Does water star	nd on the property	for more than 24 h	ours after a hea	avy rain?	
[ ] Yes [ // No [		01			
Comments: Are gutters and downspouts i		// A	] No [ ]		
Comments:			JNo [ ]	Unknown	
13. Wood-destroying insects: Any infectorments:	•	•		[4No []	Unknown
Any treatments or repairs? Any warranties?	[ ] Yes	No [	] Unknown		
Any warranties?  Comments:	[ ] Yes	[4]No [	] Unknown		
14. Are there any hazardous or regulat underground storage tanks, or other collif yes, specify below Comments:	ontamination) on th	he property?			
15. If the property relies on the commonoxide alarm installed in the proper [ Yes [ ] No [ Comments:	rty? ] Unknown		ntilation, hot w	rater, or clothes dr	yer operation, is a carbon
16. Are there any zoning violations, n unrecorded easement, except for utiliti If yes, specify below Comments:					
16A. If you or a contractor have m local permitting office? [ ] Y Comments:	es []N	o [ i] Does N	ot Apply		ulled from the county or
17. Is the property located in a flood District? [ ] Yes [ * ] N Comments:	zone, conservati  Unkno	ion area, wetland a	area, Chesapea	ke Bay critical ar	ea or Designated Historic
18. Is the property subject to any restriction [ Yes [ ] N	iction imposed by	a Home Owners A	ssociation or an	ny other type of co	mmunity association?
Comments:	į jemure		pressy bessett		
19. Are there any other material defect			the physical co	ndition of the prop	erty?
Comments:					
NOTE: Seller(s) may wish to dis PROPERTY DISCLOSURE ST		ion of other build	dings on the	property on a se	parate RESIDENTIAL
The seller(s) acknowledge having	og ografieller av	amined this state	ement inclu	dina any comm	ente and varify that it
is complete and accurate as of t					
of their rights and obligations un	nder §10-702 o	f the Maryland I	Real Property	y Article.	, Jour mioimou
				Dat	e <sup>7/3/2020</sup>
Seller(s) Joyce L Weck by K.  Joyce 134 Jeck 187	Attorney	in Fact			
Seller(s)				Dat	e

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The purchaser(s) acknowledge receipt of a copy of this disclosure statement and further acknowledge that the have been informed of their rights and obligations under §10-702 of the Maryland Real Property Article.  Purchaser  Date  Date
Purchaser Date
MARYLAND RESIDENTIAL PROPERTY DISCLAIMER STATEMENT
NOTICE TO SELLER(S): Sign this statement only if you elect to sell the property without representations ar warranties as to its condition, except as otherwise provided in the contract of sale and in the listing of latent defect set forth below; otherwise, complete and sign the RESIDENTIAL PROPERTY DISCLOSURE STATEMENT.
Except for the latent defects listed below, the undersigned seller(s) of the real property make no representations warranties as to the condition of the real property or any improvements thereon, and the purchaser will be receiving the real property "as is" with all defects, including latent defects, which may exist, except as otherwise provided in the real estate contract of sale. The seller(s) acknowledge having carefully examined this statement and further acknowledge that they have been informed of their rights and obligations under §10-702 of the Maryland Real Property Article.
Section 1-702 also requires the seller to disclose information about latent defects in the property that the seller had actual knowledge of. The seller must provide this information even it selling the property "as is." "Latent defects are defined as: Material defects in real property or an improvement to real property that:  (1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and  (2) Would pose a direct threat to the health or safety of:  (i) the purchaser; or  (ii) an occupant of the real property, including a tenant or invitee of the purchaser.
Does the seller(s) has actual knowledge of any latent defects? [ ] Yes [ ] No If yes, specify:
Seller Date
Seller
Seller Date
The purchaser(s) acknowledge receipt of a copy of this disclaimer statement and further acknowledge that the have been informed of their rights and obligations under §10-702 of the Maryland Real Property Article.
Purchaser Date
Purchaser Date

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## Regulations, Easements and Assessments (REA) Disclosure and Addendum

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

The Contract of Sale dated		, Address	·····		5 Dr Apt 208	
City	Gaithersburg	, State	MD	Zip	20878-7411	between
Seller		Joyce L Uleck				and
Buyer				1 6		is hereby
amended by the incorporation	on of this Addendum, which sha	ill supersede any provisions to	the contrary in t	ne Contract		
purchase offer and will bec Seller. The content in this f way define or limit the inte change and GCAAR canno of a regulation, easement	This Disclosure/Addendum to ome a part of the sales contract orm is not all-inclusive, and the ent, rights or obligations of the t confirm the accuracy of the in or assessment, information sho and websites of appropriate aut	for the sale of the Property. Paragraph headings of this A parties. Please be advised th formation contained in this fould be verified with the appropriate the sale of the paragraph.	The information of greement are for at web site address. When in do	contained her convenient esses, personabt regarding	erein is the represe ce and reference or nnel and telephon ing the provisions or	entation of the nly, and in no e numbers do r applicability
<ul> <li>Main Telephone I</li> <li>Maryland-Nations 8787 Georgia Ave</li> <li>City of Rockville,</li> </ul>	nty Government, 101 Monroe S Number: 311 or 240-777-0311 ( al Capital Area Park and Plannin enue, Silver Spring, MD, 20910 City Hall, 111 Maryland Ave, Jumber: 240-314-5000. Web site	TTY 240-251-4850). Web site ng Commission (M-NCPPC), . Main number: 301-495-4600 Rockville, MD 20850.			oc.org	
defined in the Marylan	LAIMER STATEMENT: A and Residential Property Discloses No. If no, see attached I	sure and Disclaimer Statemen	t. Is Seller exem	pt from the	Maryland Reside	ntial Property
Montgomery County C the year the Proj info/resources/files/law unit contains alternating	RS: Maryland law requires berated smoke alarms must be code, the Seller is required to he perty was constructed. For sysmokealarmmatrix 2013.pdf. g current (AC) electric services. Therefore, the Buyer should of	e sealed units incorporating ave working smoke alarms. Refere a matrix of the reference in addition, Maryland law to the event of a power outage.	a silence/hush be equirements for quirements see requires the following, an alternating	button and the location : www.m owing discl g current (A	long-life batteries of the alarms vary contgomerycountyr osure: This resides C) powered smoke	s. Pursuant to y according to nd.gov/mcfrs- ntial dwelling
County, the City of R	ockville, or the City of Gaither  If initial offering is ascertain the legal buying and	rsburg? Yes No. If y after March 20, 1989, the pr	es, Seller shall i ospective Buyer	ndicate mo	nth and year of in	nitial offering:
Montgomery County Home means a single part of a condominiu is required to provide t or to permit the Buyer of the radon test result results to the Buyer o	RE: A radon test must be performed a radon test must be performed a radon test, but regime or a cooperative home buyer, on or before Settlement of perform a radon test, but regimes. If Buyer elects not to or fail nor before Settlement Date.	tp://www.montgomerycounty/ residential building. Single using corporation. The Selle ent Date, a copy of radon test ardless, a radon test MUST be to perform a radon test, the	nd.gov/green/air Family home of of a Single Fan results performed and be re Seller is mane	radon.html loes not in nily Home ( d less than o both Seller a dated to pe	for details) A S clude a residentia (unless otherwise e one year before Se and Buyer MUST a rform the test and	lingle Family all unit that is exempt below) ttlement Date, receive a copy
Is Seller exempt from t	he Radon Test disclosure? 🕡	Yes No. If yes, reason for e	xemption:	onde	<u>.</u> .	
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#### **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 Yes 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 <a href="http://permittingservices.montgomerycountymd.gov/DPS/general/Home.aspx">http://permittingservices.montgomerycountymd.gov/DPS/general/Home.aspx</a>. For well and/or septic field locations, visit <a href="http://permittingservices.montgomerycountymd.gov/DPS/online/eInformationRequest.aspx">http://permittingservices.montgomerycountymd.gov/DPS/online/eInformationRequest.aspx</a>, 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 maybe 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@montgomerycountymd.gov</u>.

A.	Water: Is the Property connected to public water? Yes No
	If no, has it been approved for connection to public water? Yes 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?
	If no, answer the following questions:
	1 Has it been approved for connection to public sewer? Yes No Do not know
	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:
C.	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):
	1. The applicable master plan contains the following recommendations regarding water and sewer service to the Property:
	The applicable plan contains the following recommendations regarding which and server service to the froperty.
	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 Savage Systems When a Duyon of well proposite that is leasted in a subdivision on which as is dividual savage.
E.	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.

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Buyer	Date	Buyer	Date
	this property is located in Takoma Notice of Tree Preservation Requi		
Homeowners Association with mand/or D Condominium Associa	INIUM OR COOPERATIVE As nandatory fees (HOA) (refer to GC ation (refer to GCAAR Condomining Co-operative Seller Disclosure / ssociation WITHOUT dues):	AAR HOA Seller Disclosure / Ro m Seller Disclosure / Resale Add	esale Addendum for MD, attached lendum for MD, attached) and/or
abandonment, contact the Marylar	TANK: For information regarding nd Department of the Environment Yes \(\sigma\) No \(\sigma\) Unknown. If yes, exp	or visit www.mde.state.md.us Does	the Property contain an UNUSE
	Sanitary Commission (WSSC) or	ocal Jurisdiction:	
Are there any potentia become liable which do If yes, EITHER the sewer authority, OR a. Private Utility Compan Are there any deferred w	a local jurisdiction has adopted a planux: vater and sewer charges paid to a Pri	BC) or deferred water and sewer ty tax bills? Yes ANO e obligations and pay future annuat a schedule of charges has not y to benefit the property in the future	ual assessments in the amount of yet been established by the water ar
Are there any potentia become liable which do If yes, EITHER the sewer authority, OR s	al Front Foot Benefit Charges (FF) on the appear on the attached prope to Buyer agrees to assume the future, OR Buyer is hereby advised to a local jurisdiction has adopted a plantage.  By:  We water and sewer charges paid to a Prives, complete the following:  1, 2016: NOTICE REQUIRED By a fee or assessment that purpose the public water or wastewater	BC) or deferred water and sewer ty tax bills? Yes No e obligations and pay future annuat a schedule of charges has not y to benefit the property in the future wate Utility Company which do NO Y MARYLAND LAW REGARITS to cover or defray the cost of facilities constructed by the de	ual assessments in the amount of yet been established by the water and a property tage.  The appear on the attached property tage.  The appear of the attached property tage.  The appear of the attached property tage.
Are there any potentia become liable which do If yes, EITHER the sewer authority, OR a. B. Private Utility Compan Are there any deferred whills? Yes No. If y EFFECTIVE OCTOBER 1 SEWER CHARGES This Property is subject to construction all or part of \$	al Front Foot Benefit Charges (FF) on tappear on the attached prope to Buyer agrees to assume the future, OR Buyer is hereby advised to a local jurisdiction has adopted a plantage.  Buyer agrees to assume the future, OR Buyer is hereby advised to a local jurisdiction has adopted a plantage.  Buyer is hereby advised to a local jurisdiction has adopted a plantage.  Let a local jurisdiction has a	BC) or deferred water and sewer ty tax bills? Yes Ano e obligations and pay future annual a schedule of charges has not y to benefit the property in the future wate Utility Company which do NO  Y MARYLAND LAW REGARI ts to cover or defray the cost of facilities constructed by the de (month) to address) (hereafter called "lient e ascertained by contacting the lie	ual assessments in the amount of yet been established by the water are.  T appear on the attached property to DING DEFERRED WATER AN of installing or maintaining during veloper. This fee or assessment until
Are there any potentia become liable which do If yes, EITHER the sewer authority, OR as B. Private Utility Compan Are there any deferred with bills? Yes No. If y EFFECTIVE OCTOBER 1 SEWER CHARGES This Property is subject to construction all or part of \$ prepayment or a discount for contractual obligation between the county in which the P	al Front Foot Benefit Charges (FF) on tappear on the attached prope to Buyer agrees to assume the future, OR Buyer is hereby advised to a local jurisdiction has adopted a plantage.  Buyer agrees to assume the future, OR Buyer is hereby advised to a local jurisdiction has adopted a plantage.  Buyer is hereby advised to a local jurisdiction has adopted a plantage.  Let a local jurisdiction has a	BC) or deferred water and sewer ty tax bills? Yes No e obligations and pay future annual a schedule of charges has not y to benefit the property in the future wate Utility Company which do NO  Y MARYLAND LAW REGARI ts to cover or defray the cost of facilities constructed by the de	ual assessments in the amount of yet been established by the water are.  T appear on the attached property to DING DEFERRED WATER AN of installing or maintaining during veloper. This fee or assessment until
Are there any potential become liable which do If yes, EITHER the sewer authority, OR as B. Private Utility Compan Are there any defeared with bills? Yes No. If y EFFECTIVE OCTOBER 1 SEWER CHARGES This Property is subject to construction all or part of \$ prepayment or a discount for contractual obligation between the county in which the P If a Seller subject to this discount to Settlement, the	al Front Foot Benefit Charges (FF) on tappear on the attached prope Buyer agrees to assume the future, OR Buyer is hereby advised to a local jurisdiction has adopted a plantage.  Buyer agrees to assume the future, OR Buyer is hereby advised to a local jurisdiction has adopted a plantage.  Buyer and sewer charges paid to a Prives, complete the following:  Complete the public water or wastewater payable annually in mame and or early prepayment, which may be een the lienholder and each owner property is located.  Colosure fails to comply with the property is located.  Colosure fails to comply with the property is located.	BC) or deferred water and sewer ty tax bills? Yes No e obligations and pay future annual a schedule of charges has not yet to benefit the property in the future wate Utility Company which do NO  Y MARYLAND LAW REGARI ts to cover or defray the cost of facilities constructed by the de (month) to address) (hereafter called "lient ascertained by contacting the lie of this Property, and is not in an evisions of this section:	that assessments in the amount of the vet been established by the water are considered.  The appear on the attached property to the constalling or maintaining during veloper. This fee or assessment until

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#### 10. SPECIAL PROTECTION AREAS (SPA):

Refer to <a href="http://www.montgomeryplanning.org/environment/spa/faq.shtm">http://www.montgomeryplanning.org/environment/spa/faq.shtm</a> for an explanation 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: <a href="mailto:spa@mncppc-mc.org">spa@mncppc-mc.org</a>, or call 301-495-4540.

j	Buyer	Buyer
;		at the Seller has disclosed to the Buyer the information contained in Sections A referenced Property. Further information is available from the staff and website Commission (M-NCPPC).
	(4) a resolution adopted after at least fifteen	(15) days' notice and a public hearing.
	(3) a watershed plan; or	
	(2) the Comprehensive Water Supply and Se	wer System Plan;
	(1) a land use plan;	•••
	protection measures which are closely coordinated	with appropriate land use controls. An SPA may be designated in:
]	B. Proposed land uses would threaten the quality or p	preservation of those resources or features in the absence of special water quality
	unusually sensitive;	reactive directly relating to those water resources, are or high quarty of are
	A. Existing water resources, or other environmental	features directly relating to those water resources, are of high quality or are
	Under Montgomery County law, Special Protection Are	a (SPA) means a geographic area where:
	If yes, special water quality measures and certain restri	

- 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 <a href="https://www.montgomerycountymd.gov/apps/tax">www.montgomerycountymd.gov/apps/tax</a> and select "FAQ". Additional information relating to taxes and the assessment and appeal process can be located at <a href="https://www.dat.state.md.us/sdatweb/taxassess.html">www.dat.state.md.us/sdatweb/taxassess.html</a> this provides tax information from the State of Maryland.
  - A. <u>Current Tax Bill</u>: 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 <a href="https://www.montgomerycountymd.gov/apps/tax">www.montgomerycountymd.gov/apps/tax</a>.
  - 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 <a href="https://www.montgomerycountymd.gov/estimatedtax">www.montgomerycountymd.gov/estimatedtax</a>.

/	Buyer acknowledges receipt of both tax disclosures
Buyer'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. FAQ's regarding Development Districts can be viewed at <a href="https://www2.montgomerycountymd.gov/estimatedtax/FAQ">https://www2.montgomerycountymd.gov/estimatedtax/FAQ</a>, aspx#3607. Seller shall choose one of the following:

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DocuSign Envelope	e ID: 36875D92-19C4-4D54	-A811-466	9EC055385
	assessment or special tax that are due. As of th	imposed une date of each	EXISTING Development District: Each year the Buyer of this Property must pay a special under Chapter 14 of the Montgomery County Code, in addition to all other taxes and assessments f execution of this disclosure, the special assessment or special tax on this Property is year. A map reflecting Existing Development Districts can be obtained at d.gov/estimatedtax/map/Existing DevDistricts.pdf/.
			OR
	assessment or special tax that are due. The estima	imposed u	ROPOSED Development District: Each year the Buyer of this Property must pay a special under Chapter 14 of the Montgomery County Code, in addition to all other taxes and assessments num special assessment or special tax is \$
			OR
	The Property is not loca	ited in an e	existing or proposed Development District.
13. TAX BI	ENEFIT PROGRAMS:		
The Prop			nefit program that has deferred taxes due on transfer or may require a legally binding commitment, but not limited to:
А.	Conservation Manageme	nt Agreem	ement Program (FC&MP): Buyer is hereby notified that a property under a Maryland Forest nent (FCMA) could be subject to recapture/deferred taxes upon transfer. Is the Property under assessed shall be paid by the Buyer OR the Seller.
В.	Agricultural Program: I transfer shall be pa www.dat.state.md.us/sdate	id by [	perty subject to agricultural transfer taxes? Yes No. If yes, taxes assessed as a result of the the Buyer OR the Seller. Confirm if applicable to this Property at sf.html.
C.	Other Tax Benefit Prog	rams: Doe lain:	es the Seller have reduced property taxes from any government program?
14. RECOR	EDED SUBDIVISION PL	AT:	
Plats are obtain a	available at the MNCPPC 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 ginfo/plat_maps.shtm or at <a href="https://www.plats.net">www.plats.net</a> . Buyers shall check ONE of the following:
		<b>A.</b>	<u>Unimproved Lot and New Construction</u> : 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
	/ r's Initials	<b>₽</b> B.	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/Waived Receipt: For Resale properties only, Buyer hereby waives 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.
		L	

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Bu	/er		Buyer			
		· · · · · · · · · · · · · · · · · · ·	Davin			
Is t Is t Sell phy and	he Property he Property ler has provi vsical change l physical ch	y located in an area designated as an historicy listed as an historic resource on the Councided the information required of Sec 40-12A ges may apply to this Property. To confirm nanges that may apply, contact the staff of the	e master plan for historic preservation? Yes No. ic district in that plan? Yes No. ity location atlas of historic sites? Yes No. is as stated above, and the Buyer understands that special restrictions on land uses and the applicability of this County Code (Sec 40-12A) and the restrictions on land use the County Historic Preservation Commission, 301-563-3400. If the Property is located overify whether the Property is subject to any additional local ordinances.			
			Code §40-12A has been adopted by the City of Gaithersburg at City Code §2-6.  y whether the Property is subject to any additional local ordinance			
	will trigger alterations	r an evaluation and approval process. This promust be reviewed and approved.	soccess may result in the property being designated a historic site, and if so, any exterior			
18.	Check que http://www advised tha	y montgomeryplanning org/historic/index shtr at structures that are 50 years old or older, o	ntgomery County Historic Preservation Commission (301-563-3400) or go to not to check applicability. Buyers of property located in the City of Rockville should be rewhich may be otherwise significant according to criteria established by the Rockville to purchase that demolition and building permit applications for substantial alteration			
17.	GROUND This Proper	RENT: erty is is is not subject to Ground Rent. S	see Property Subject to Ground Rent Addendum.			
16.	NOTICE CONCERNING CONSERVATION EASEMENTS: This Property is is not subject to a Conservation Easement. If applicate GCAAR Conservation Easements Addendum is hereby provided. See <a href="https://www.montgomeryplanning.org/environment/forest/easement_tool.shtm">www.montgomeryplanning.org/environment/forest/easement_tool.shtm</a> for easement locator map.					
15.	This Prope GCAAR A and sale of	Agricultural Zone Disclosure Notice, which	tural RESERVE Disclosure Notice requirements. These disclosures are contained in must be provided to potential buyers prior to entering into a contract for the purchas Reserve Disclosure requirement. Additional information can be obtained at			

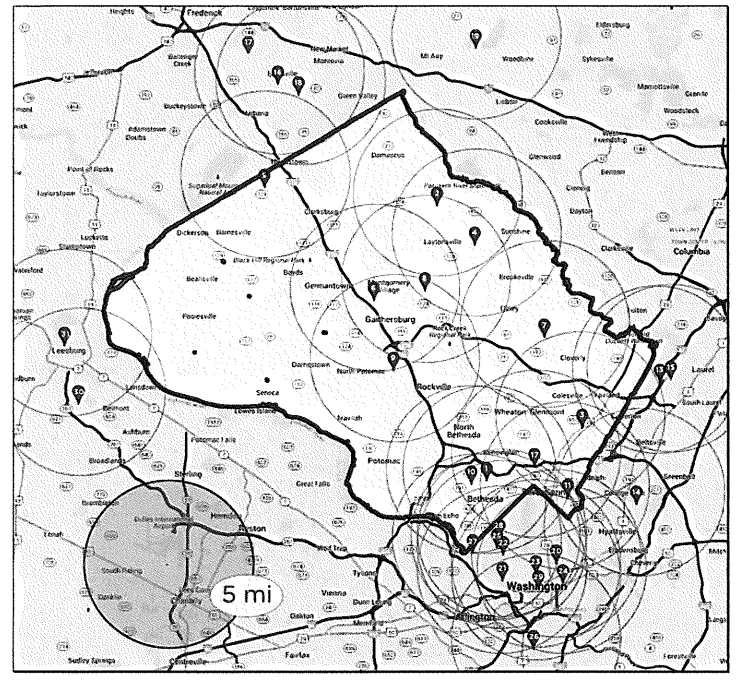
- A. Forest Conservation Law: The Buyer is notified that the cutting, clearing, and grading of more than 5,000 square feet of forest or any champion tree on the Property is subject to the requirements of the Forest Conservation Law. The Buyer is required to comply with the Forest Conservation Law, Chapter 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.
- B. Forest Conservation Easements: Seller represents and warrants that the Property is 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, attach a copy of the plat or recorded document (if available).
- 20. <u>AIRPORTS AND HELIPORTS</u>: 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: <a href="http://www.faa.gov/airports/airport\_s/airpo

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#### MONTGOMERY COUNTY

- Walter Reed National Medical Center Heliport, 8901 Rockville Pike, Bethesda, MD 20889
- Davis Airport, 7200 Hawkins Creamery Road, Laytonsville, MD 20879
- Dow Jones & Company, Inc., 11501 Columbia Pike, Silver Spring, MD 20904
- Federal Support Center Heliport, 5321 Riggs Road, Gaithersburg, MD 20892
- 5. 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
- 10. Suburban Hospital, 8600 Old Georgetown Road, Bethesda, MD
- Washington Adventist Hospital, 7600 Carroll Avenue, Takoma Park, MD 20912
- Holy Cross Hospital, 1500 Forest Glen Road, Silver Spring, MD, 20910
- Holy Cross Germantown, 19801 Observation Dr, Germantown, MD 20876

201 High Gables

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#### PRINCE GEORGE'S COUNTY

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

#### FREDERICK COUNTY

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

#### CARROLL COUNTY

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

#### DISTRICT OF COLUMBIA

- 21. Bolling 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
- 24. Georgetown University Hospital, 3800 Reservoir Road, NW, 20007

- 25. Metropolitan Police, Dist.2, 3320 Idaho Avenue, NW, 20007
- 26. Metropolitan Police, Dist.3, 1620 V Street, NW, 20007
- 27. 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
- 32. Former Washington Post Building, 1150 15th Street, NW, 20017

#### VIRGINIA

- 33. Ronald Reagan Washington National Airport, Arlington County 20001
- Leesburg Executive, 1001 Sycolin Road, Leesburg, 22075
- 35. Loudoun Hospital Center, 224 Cornwall, NW, Leesburg, 22075
- Dulles International Airport, 1 Saarinen Cir, Dulles, VA 20166
- 21. <u>ENERGY EFFICIENCY DISCLOSURE NOTICE</u>: Before signing a contract for the sale of a single-family home (single-family attached, including condominiums or detached residential building), Sellers of Montgomery County properties must provide Buyers with the following:
  - A. <u>Information Disclosure</u>: Information about home energy efficiency improvements, including the benefit of conducting a home energy audit. Buyers should visit the following websites for this information:

    <a href="http://www.montgomerycountymd.gov/green/Resources/Files/energy/Home-Sales-Disclosure.pdf">http://www.montgomerycountymd.gov/green/Resources/Files/energy/Home-Sales-Disclosure.pdf</a>

occupied for any part o	f the past 12 months, Seller must pr	immediate prior 12 months? Yes povide copies of electric, gas and home he use GCAAR Utility Cost and Usage Hi	eating oil bills OR cost and usage
		rm, and that the information is complete, as read this Addendum carefully and un	
-DocuSigned by:  Joyce L Weck by Kevin W  Selferoff0f914B7  Attorne	7/3/2020 eck,		
Seller Attorne Joyce L Uleck	y in Fact Date	Buyer	Date
Seller	Date	Ruver	Date

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GCAAR Form #900 - REA Disclosure

Page 8 of 8

### REAL PROPERTY CONSOLIDATED TAX BILL

ANNUAL BILL TAX PERIOD 07/01/2019-06/30/2020 **FULL LEVY YEAR** LEVY YEAR 2019

Department of Finance Division of Treasury 255 Rockville Pike, L-15 (Monroe Street Entrance) Rockville, MD 20850

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

ULECK RONALD B ET AL TR 201 HIGH GABLES DR APT 208 GAITHERSBURG, MD 20878-7411

**Buyers Initials** 

PRINCIPAL RESIDENCE

**BILL DATE** 06/12/2020 PROPERTY DESCRIPTION UN 201-208 LAKELANDS RIDGE CODM BLDG 1 PH 1

					MID OL OODIN DEDO 11	
LOT	BLOCK	DISTRICT	SUB	TAX CLASS	BILL#	ACCOUNT #
		09	301	R016	39296002	03337246
MORTGAGE I	NFORMATION		PROPERTY ADDRESS	The second	REFUSE AREA	REFUSE UNITS
NEW AMERICAN FUND	DING	201 1	HIGH GABLES DR	208	R42	1
TAY DESCRIPTION		ACCECCMENT	DAT	E TAY/CHADCE	*PER \$100 OF	ASSESSMENT

201 HIG	H GABLES DR 20	В
ASSESSMENT	RATE	TAX/CHARGE
340,000	.1120	380.80
340,000	.8916	3,031.44
340,000	.2620	890.80
	16.0600	16.06
		23.56
		4,342.66
ASSESSMENT	RATE	AMOUNT
		-692.00
		-692.00
	ASSESSMENT 340,000 340,000 340,000	340,000 .1120 340,000 .8916 340,000 .2620 16.0600

CURRENT YEAR FULL CASH VALUE TAXABLE ASSESSMENT

340,000

CONSTANT YIELD RATE INFORMATION

COUNTY RATE OF 0.7166 IS LESS THAN THE CONSTANT YIELD RATE OF 0.7346

BY .018

Total Annual Amount Due:

0.00

3650.66

0

YOU CAN VIEW AND PAY YOUR BILL ON THE INTERNET AT www.montgomerycountymd.gov/finance

PLEASE RETAIN THE TOP PORTION FOR YOUR RECORDS.



PRIOR PAYMENTS \*\*\*\*

INTEREST

RETURN THIS PORTION WITH PAYMENT

## REAL PROPERTY CONSOLIDATED TAX BILL

TAX PERIOD 07/01/2019 - 06/30/2020 **FULL LEVY YEAR** 

BILL# 39296002

Make Check Payable to: Montgomery County, MD

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

> ACCOUNT# LEVY YEAR 2019 03337246

AMOUNT DUE 0.00

JUN 30 2020 PLEASE INDICATE AMOUNT BEING PAID AMOUNT PAID

ULECK RONALD B ET AL TR 201 HIGH GABLES DR APT 208 GAITHERSBURG, MD 20878-7411

## REAL PROPERTY CONSOLIDATED TAX BILL

ANNUAL BILL TAX PERIOD 07/01/2019-06/30/2020 **FULL LEVY YEAR** LEVY YEAR 2019

Department of Finance Division of Treasury 255 Rockville Pike, L-15 (Monroe Street Entrance) Rockville, MD 20850

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

ULECK RONALD B ET AL TR 201 HIGH GABLES DR APT 208 GAITHERSBURG, MD 20878-7411

#### PRINCIPAL RESIDENCE

BILL DATE

						BILL	DATE
						06/12/	2020
			Buyers In	itials		PROPERTY D	ESCRIPTION
			buyer3 In	1101013		UN GU-S15 LAKELAND RIDGE CODM BLDG 1 F	Transaction and the second
LOT BLOCK	BLOCK	DISTRICT	SUB	TAX CLASS	BILL#	ACCOUNT#	
			09	301	R016	39296038	03337601
MOR	TGAGE INFORI	MATION		PROPERTY ADDRESS		REFUSE AREA	REFUSE UNITS
IEW AMERICAN	FUNDING	E	20	HIGH GABLES DR			
TAX DESCRIPTION STATE PROPERTY TAX COUNTY PROPERTY TAX GAITHERSBURG PROPERTY TAX GAITHERSBURG STORMWATER FEE TOTAL PRIOR PAYMENTS **** INTEREST		ASSESSMENT	RATE	TAX/CHARGE	*PER \$100 OF ASSESSMENT		
		18,000 .1120 18,000 .8916 18,000 .2620	.8916	20.16 160.49	CURRENT YEAR FULL CASH VALUE TAXABLE ASSESSMENT		
			47.16 23.56 251.37	18,000			
				251.37 0	CONCERNIT MEL D DATE INCODERATIO		
INTEREST					COUNTY RATE OF 0.7 THE CONSTANT YIELD BY .018		
		Total An	nual Amount Due :		0.00		

PLEASE RETAIN THE TOP PORTION FOR YOUR RECORDS.



RETURN THIS PORTION WITH PAYMENT

## REAL PROPERTY CONSOLIDATED TAX BILL

TAX PERIOD 07/01/2019 - 06/30/2020 **FULL LEVY YEAR** 

2020/020
347461132
3/2/0030

Make Check Payable to: Montgomery County, MD

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

ACCOUNT # LEVY YEAR 2019 03337601

AMOUNT DUE
0.00

DUE JUN 30 2020 PLEASE INDICATE AMOUNT BEING PAID

	AMOUNT PAID					
_						

ULECK RONALD B ET AL TR 201 HIGH GABLES DR APT 208 GAITHERSBURG, MD 20878-7411 REAL PROPERTY CONSOLIDATED TAX BILL

ANNUAL BILL
TAX PERIOD 07/01/2019-06/30/2020
FULL LEVY YEAR
LEVY YEAR 2019

Department of Finance Division of Treasury 255 Rockville Pike, L-15 (Monroe Street Entrance) Rockville, MD 20850

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

ULECK RONALD B ET AL TR 201 HIGH GABLES DR APT 208 GAITHERSBURG, MD 20878-7411

Buyers Initials

PRINCIPAL RESIDENCE

06/12/2020
PROPERTY DESCRIPTION
UN SU-14 LAKELANDS
RIDGE CODM BLDG 1 PH 1

LOT	BLOCK	DISTRICT	SUB	TAX CLASS	BILL#	ACCOUNT #
		09	301	R016	39296053	03337758
MORTGAGE IN	FORMATION		PROPERTY ADDRESS		REFUSE AREA	REFUSE UNITS
NEW AMERICAN FUND	ING VERSE	201 H	HIGH GABLES DR SU-	14		
TAX DESCRIPTION		ASSESSMENT	RATE	TAX/CHARGE	*PER \$100 OF	ASSESSMENT

2.24 .1120 STATE PROPERTY TAX 2,000 .8916 17.83 COUNTY PROPERTY TAX 2,000 5.24 GAITHERSBURG PROPERTY TAX 2,000 .2620 23.56 GAITHERSBURG STORMWATER FEE 48.87 TOTAL

CURRENT YEAR FULL CASH VALUE TAXABLE ASSESSMENT

2,000

PRIOR PAYMENTS \*\*\*\* 48.87
INTEREST 0

CONSTANT YIELD RATE INFORMATION

COUNTY RATE OF 0.7166 IS LESS THAN THE CONSTANT YIELD RATE OF 0.7346 BY .018

Total Annual Amount Due:

0.00

YOU CAN VIEW AND PAY YOUR BILL ON THE INTERNET AT www.montgomerycountymd.gov/finance

PLEASE RETAIN THE TOP PORTION FOR YOUR RECORDS.



RETURN THIS PORTION WITH PAYMENT

REAL PROPERTY CONSOLIDATED TAX BILL

TAX PERIOD 07/01/2019 - 06/30/2020 FULL LEVY YEAR BILL# 39296053

Make Check Payable to: Montgomery County, MD

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

ACCOUNT# LEVY YEAR
03337758 2019

AMOUNT DUE

DUE JUN 30 2020
PLEASE INDICATE AMOUNT BEING PAID

AMOUNT PAID

ULECK RONALD B ET AL TR 201 HIGH GABLES DR APT 208 GAITHERSBURG, MD 20878-7411

## DocuSign Envelope ID: 36875D92-19C4-4D54-A811-4669EC055385

REAL PROPERTY CONSOLIDATED TAX BILL

ANNUAL BILL TAX PERIOD 07/01/2019-06/30/2020 FULL LEVY YEAR LEVY YEAR 2019 Department of Finance Division of Treasury 255 Rockville Pike, L-15 (Monroe Street Entrance) Rockville, MD 20850

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

ULECK RONALD B ET AL TR 201 HIGH GABLES DR APT 208 GAITHERSBURG, MD 20878-7411

Buyers Initials

PRINCIPAL RESIDENCE

BILL DATE

06/12/2020

PROPERTY DESCRIPTION

15 LAKELANDS

UN SU-15 LAKELANDS RIDGE CODM BLDG 1 PH 1

THE CONSTANT YIELD RATE OF 0.7346

LOT	BLOCK	DISTRICT	SUB	TAX CLASS	BILL#	ACCOUNT#
		09	301	R016	39296054	03337760
MORTGAGE IN	FORMATION		PROPERTY ADDRESS		REFUSE AREA	REFUSE UNITS
IEW AMERICAN FUND	ING VERSE	201 HI	GH GABLES DR SU-	-15		
TAX DESCRIPTION		ASSESSMENT	RATE	TAX/CHARGE	*PER \$100 OF	ASSESSMENT
STATE PROPERTY TAX	(	2,000	.1120	2.24	CURRENT YEAR F	FULL CASH VALUE
COUNTY PROPERTY T	AX	2,000	.8916	17.83		SSESSMENT
Gaithersburg Prof		2,000	.2620	5.24		
GAITHERSBURG STOR	MWATER FEE			23.56	2	.000
TOTAL				48.87		
PRIOR PAYMENTS ***	•			48.87		
INTEREST				0	CONSTANT YIELD F	RATE INFORMATIO
					COUNTY RATE OF 0.7	7166 IS LESS THAN

Total Annual Amount Due:

0.00

BY .018

YOU CAN VIEW AND PAY YOUR BILL ON THE INTERNET AT www.montgomerycountymd.gov/finance

PLEASE RETAIN THE TOP PORTION FOR YOUR RECORDS.



RETURN THIS PORTION WITH PAYMENT

TAX PERIOD 07/01/2019 - 06/30/2020 FULL LEVY YEAR

79	BILL#	
	39296054	

Make Check Payable to: Montgomery County, MD

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

ACCOUNT # LEVY YEAR

AMOUNT DUE
0.00

DUE JUN 30 2020 PLEASE INDICATE AMOUNT BEING PAID

03337760

AMOUNT PAID					
-	-		-		
	-	il O O IN 1	NOON! PAID		

ÜLECK RONALD B ET AL TR 201 HIGH GABLES DR APT 208 GAITHERSBURG, MD 20878-7411 2019



Buyers Initials

# Real Property Estimated Tax and Other Non-tax Charges

## a new owner will pay in the first full fiscal year of ownership

ACCOUNT NUM	BER:	03337246
PROPERTY:	OWNER NAME	ULECK RONALD B ET AL TR
	ADDRESS	201 HIGH GABLES DR +208 GAITHERSBURG , MD 20878-7411
	TAX CLASS	16
	REFUSE INFO	Refuse Area: R42
		Refuse Unit: 1

TAV	INIEO	DIMA	TION:
IAA	INFU	KIVIA	HON.

TAX DESCRIPTION	FY20 PHASE-IN VALUE <sub>1</sub>	FY19 RATE <sub>2</sub>	ESTIMATED FY20 TAX/CHARGE
STATE PROPERTY TAX	350,000	.1120	\$392
COUNTY PROPERTY TAX <sub>3</sub>	350,000	.8916	\$3,120.6
GAITHERSBURG PROPERTY TAX	350,000	.2620	\$917
SOLID WASTE CHARGE <sub>4</sub>		16.0600	\$16.06
GAITHERSBURG STORMWATER FEE			\$23.56
ESTIMATED TOTAL6			\$4,469.22
COMMATED TOTALS			<b>р</b> 4,407.2

Printed on: 6/12/2020 4:11:01 PM





## Real Property Estimated Tax and Other Non-tax Charges a new owner will pay in the first full fiscal year of ownership

ACCOUNT NUM	BER:	03337601
PROPERTY:	OWNER NAME ADDRESS	ULECK RONALD B ET AL TR  201 HIGH GABLES DR +GU-S15  GAITHERSBURG , MD 20878-7411
ROPERTY:	TAX CLASS	16
	REFUSE INFO	Refuse Area: R Refuse Unit:

TAX INFORMATION:			
TAX DESCRIPTION	FY20 PHASE-IN VALUE <sub>1</sub>	FY19 RATE <sub>2</sub>	ESTIMATED FY20 TAX/CHARGE
STATE PROPERTY TAX	18,000	.1120	\$20.16
COUNTY PROPERTY TAX <sub>3</sub>	18,000	.8916	\$160.49
GAITHERSBURG PROPERTY TAX	18,000	.2620	\$47.16
GAITHERSBURG STORMWATER FEE			\$23.56
ESTIMATED TOTAL6			\$251.37







# Real Property Estimated Tax and Other Non-tax Charges

## a new owner will pay in the first full fiscal year of ownership

ACCOUNT NUMI	BER:	03337758
PROPERTY:	OWNER NAME	ULECK RONALD B ET AL TR
	ADDRESS	201 HIGH GABLES DR +SU-14 GAITHERSBURG , MD 20878-7411
	TAX CLASS	16
	REFUSE INFO	Refuse Area: R Refuse Unit:

TAX INFORMATION:			
TAX DESCRIPTION	FY20 PHASE-IN VALUE <sub>1</sub>	FY19 RATE <sub>2</sub>	ESTIMATED FY20 TAX/CHARGE
STATE PROPERTY TAX	2,000	.1120	\$2.24
COUNTY PROPERTY TAX <sub>3</sub>	2,000	.8916	\$17.83
GAITHERSBURG PROPERTY TAX	2,000	.2620	\$5.24
GAITHERSBURG STORMWATER FEE			\$23.56
ESTIMATED TOTAL6			\$48.87





# Real Property Estimated Tax and Other Non-tax Charges

## a new owner will pay in the first full fiscal year of ownership

ACC	OUNT	NUMBER	

03337760

PROPERTY:

OWNER NAME

ULECK RONALD B ET AL TR

**ADDRESS** 

201 HIGH GABLES DR +SU-15

GAITHERSBURG , MD 20878-7411

TAX CLASS

16

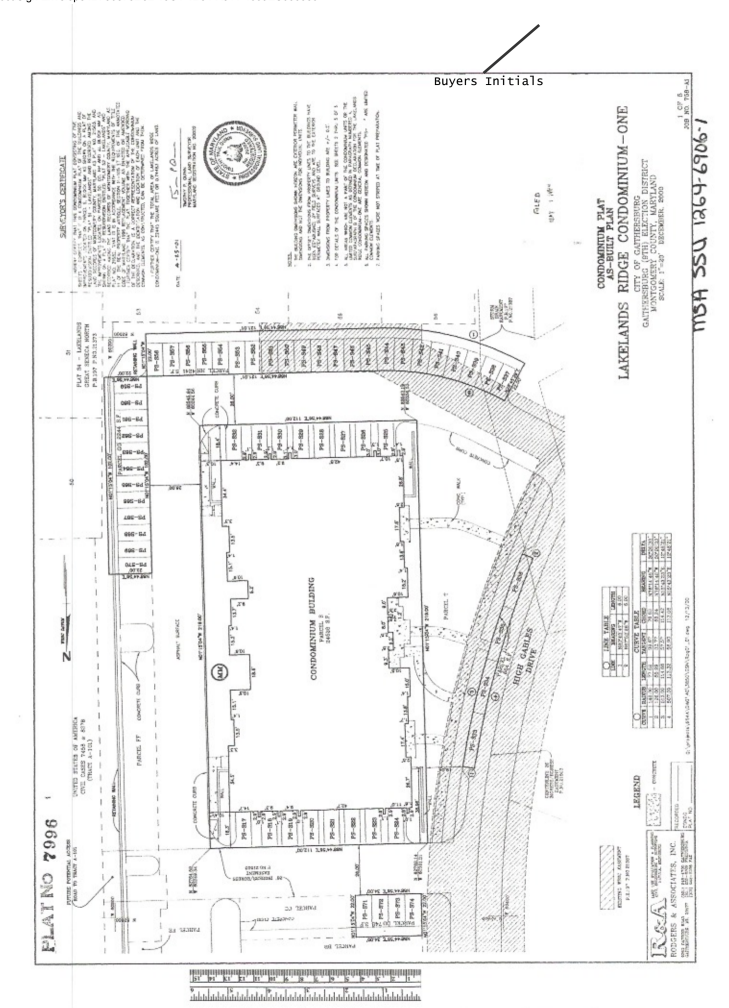
REFUSE INFO

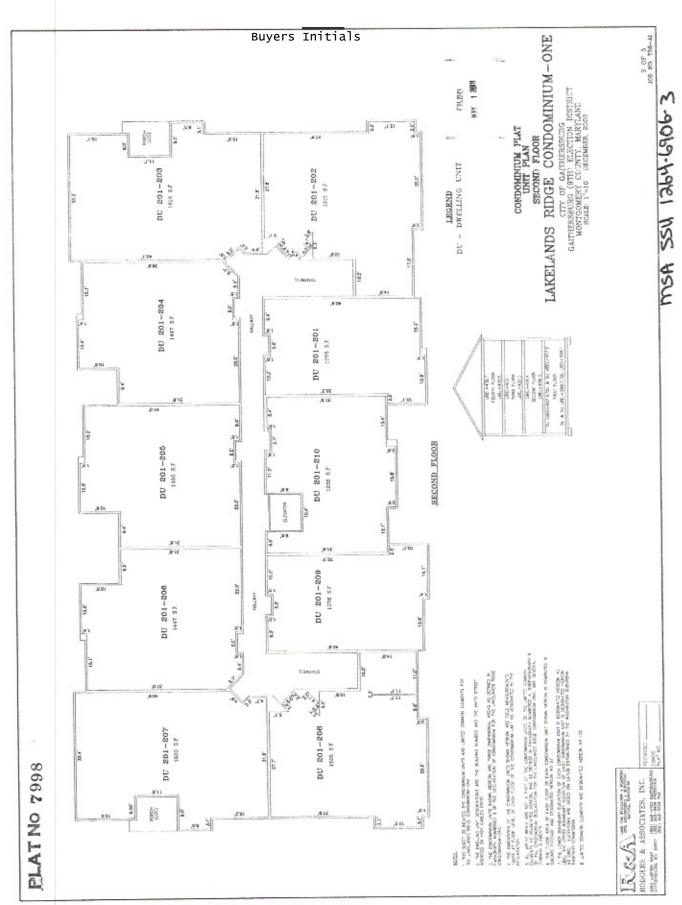
Refuse Area: R

Refuse Unit:

TAX	INFO	RMATION:

TAX DESCRIPTION	FY20 PHASE-IN VALUE <sub>1</sub>	FY19 RATE <sub>2</sub>	ESTIMATED FY20 TAX/CHARGE
STATE PROPERTY TAX	2,000	.1120	\$2.24
COUNTY PROPERTY TAX <sub>3</sub>	2,000	.8916	\$17.83
GAITHERSBURG PROPERTY TAX	2,000	.2620	\$5.24
GAITHERSBURG STORMWATER FEE			\$23.56
ESTIMATED TOTAL6			\$48.87





ST DE RESE DE DE LE DE LE DESTRUCTION DE LE COMMENTANTE DE LE COMM

View Map View GroundRent Redem					emption View GroundRent Registration							
Special	Tax Recap	ture: N	None									
Account	ldentifier:		District -	09 Accou	nt Nun	nber - 0333	7246			110005000000000000000000000000000000000	V9	
						ner Informat	ion					
Owner Na	ame:		ULECK R	RONALD B	B ET AL TR Use: Principal Reside			nce.	RESIDENTIA YES	L CONDOM	INIUM	
Mailing A	ddraee.		201 HIGH	GARLES	S DR APT 208 Deed Reference:			/37516/ 00380	)			
mailing A	duress.			RSBURG N			Deca ite			70701070000		
						Structure in						
Premises	Address:		GAITHER	I GABLES RSBURG 2 UNIT: 208		411	Legal De	escriptio	n:	UN 201-208 L RIDGE CODM		
Map:	Grid: Pa	rcel:	Neighborhood:	Subdivi	sion:	Section:	Block:	Lot:	Asses	sment Year:	Plat No:	7996
FS22	0000 000	00	9640301.16	0301					2018		Plat Ref:	
Town: G	SAITHERS	BURG										
Primary 2001	Structure	Built	Above Grade 1,505 SF	Living Ar	ea	Finished E	Basement	Area	Prop	erty Land Are	a Count	ty Use
Stories	Basemer		pe ONDO GARDEN	Exterior /	Quali	ity Full/Ha	alf Bath	Garage	Last 2001	Notice of Majo	or Improver	nents
					Val	ue Informat	ion					
			Base	Value		Value		Pha	se-in A	ssessments		
						As of 01/01/201	10	As o	of 01/2019		s of 7/01/2020	
Land:			96,00	0		105,000	10	0770	11/2019	0	110112020	
Improve	ments		224,0			245,000						
Total:			320,0			350,000		340	,000	3	50,000	
Preferer	ntial Land:		0							0		
					Tran	sfer Informa	ation					
Seller: l	JLECK, RO	NALD	B & JOYCE L	1	Date: (	06/24/2009				Price: \$0		
Type: N	ON-ARMS	LENG	TH OTHER	1	Deed1	: /37516/ 00	380			Deed2:		
Seller: S	SOLL, DAY	LM			Date: (	06/18/2007				Price: \$420	,000	
	RMS LENG		ULTIPLE		Deed1	: /34450/ 00	657			Deed2:		
Seller: \	WERNER,	DAVID	EEN S		Date: (	04/04/2005				Price: \$400.	.000	
	RMS LENG					: /29587/ 00	290			Deed2:		
				<u> </u>	Exem	ption Inform	nation					
Partial Ex	xempt Ass	essme	ents: Class				07/01/20	19		07/01/2020		
County:			000				0.00					
State:			000				0.00			200000000000000000000000000000000000000		
Municipa	ıl:		000				0.00 0.0	0		0.00 0.00		
Special	Tax Recap	oture:	None									
						Application	Informati	on				
Homeste	ad Applic	ation S	Status: Approved	06/02/201	1							
			1	lomeowne	rs' Tax	Credit Appl	ication Inf	ormation				

View I	w Map View GroundRent Redemption					View GroundRent Registration					
Special	Tax Recaptu	re: None									
Account	Identifier:	Distric	t - 09 Accou	ınt Nur	mber - 0333	7601					
				Ow	ner Informat	ion					
Owner Na	ame:	ULEC	K RONALD E	B ET AL	.TR	Use:	l Reside	nce.	RESIDENTIA YES	AL CONDO	MUININ
Mailing A	ddress:	201 H	GH GABLES	Principal Residence S DR APT 208 Deed Reference:				/37516/ 0038	80		
			ERSBURG I			Dood Itt			70701070000		
					Structure In						
Premises	emises Address: 201 HIGH GABLES GAITHERSBURG CONDO UNIT: GU		20878-7	7411	Legal D	escriptio	n:	UN GU-S15 RIDGE COD			
	Grid: Parce	el: Neighborhoo 9640301.16	d: Subdiv	rision:	Section:	Block:	Lot:	Asses 2018	sment Year:	Plat No: Plat Ref:	7996
								20.0		· idi itoli	
Iown: G	SAITHERSBU	KG									
Primary 2001	Structure Bu	uilt Above Gra 223 SF	de Living Ar	rea	Finished B	Basement	Area	Prop	erty Land Are	ea Coun	ty Use
Stories	Basement	Type PARKING SPACE	Exterior /	Quali	ity Full/Ha	If Bath	Garage	Last 2001	Notice of Maj	or Improve	ments
				Val	iue Informati	on.					
		Ba	se Value		Value		Pha	se-in A	ssessments		
					As of 01/01/201	8	As 0	of 11/2019		s of 7/01/2020	
Land:		5,4	00		5,400	Ü	0770	11/2010	V	110 112020	
Improve	ments	12,	600		12,600						
Total:		18,	000		18,000		18,0	000	1	8,000	
Preferen	itial Land:	0							0		
				Tran	ster Informa	ition					
Seller: U	JLECK, RONA	ALD B & JOYCE L		Date: (	06/24/2009				Price: \$0		
Type: N	ON-ARMS LE	NGTH OTHER		Deed1	: /37516/ 00	380			Deed2:		
Seller: S	SOLL, DAYL N	А		Date: (	06/18/2007				Price: \$420	,000	
Type: Al	RMS LENGTH	H MULTIPLE		Deed1	: /34450/ 00	657			Deed2:		
Seller: V	WERNER, DA	VIDEEN S		Date: (	04/04/2005				Price: \$400	.000	
	RMS LENGTH			Deed1	: /29587/ 00	290			Deed2:		
				Exem	ption Inform	ation					
Partial Ex	cempt Assess	sments: Class				07/01/20	19		07/01/2020		
County:		000				0.00					
State:		000				0.00					
Municipa		000				0.00 0.00	)		0.00 0.00		
Special	Tax Recaptu	re: None						<u> </u>			
				estead	Application	Informatio	)D				
Homeste	ad Application	on Status: No Appl									
			Homeowne	rs' Tax	Credit Appli	cation Info	ormation				

View Map View GroundRent Rede			Rent Redemption	mption View GroundRent Registration							
Special '	Tax Recaptur	e: None									
ccount I	dentifier:	District -	09 Account Nu	mber - 0333	7758						
			Ow	mer Informa	lion						
Owner Name: Mailing Address:		ULECK R	ONALD B ET A	Princ S DR APT 208 Deed MD 20878-7411		Use: Principal Residence: Deed Reference:		RESIDENTIAL CONDOMINIUM YES			
			GABLES DR A					/37516/ 00380			
7.77			Location &	& Structure I							
Premises Address:		GAITHER	I GABLES DR RSBURG 20878- UNIT: SU-14	878-7411		escriptio	n:	UN SU-14 LAKELANDS RIDGE CODM BLDG 1 PH 1			
	Grid: Parce	l: Neighborhood: 9640301.16	Subdivision: 0301	Section:	Block:	Lot:	Asses 2018	sment Year:	Plat No: Plat Ref:	7996	
	AITHERSBUR	00									
Iown: G	AITHERODUI	NG.									
Primary Structure Built Above Grade Living A 2001 27 SF		Living Area	rea Finished Basemer			Prop	erty Land Are	Area County Use 463			
Stories	Basement	. 7 -	Exterior Qual	ity Full/Ha	If Bath	Garage	Last 2001	Notice of Majo	or Improven	nents	
			Va	alue Informa	tion						
		Base Value		Value		Phase-in Assessments					
				As of 01/01/20	18	As 6	of 01/2019		s of 7/01/2020		
Land:		600		600							
Improve	Improvements 1,400			1,400					000		
Total:		2,000	1	2,000		2,000		0	2,000		
Preferer	ntial Land:	0	Tvo	nster Inform	ation			-			
								Dring: 80			
Seller: ULECK, RONALD B & JOYCE L  Type: NON-ARMS LENGTH OTHER				Date: 06/24/2009 Deed1: /37516/ 00380			Price: \$0 Deed2:				
			Deed								
Seller: SOLL, DAYL M			Date:	Date: 06/18/2007			Price: \$420,000				
Type: ARMS LENGTH MULTIPLE			Deed	Deed1: /34450/ 00657			Deed2:				
Seller: WERNER, DAVIDEEN S			Date	Date: 04/04/2005			Price: \$400,000				
	RMS LENGTH			1: /29587/ 0				Deed2:			
			Exe	mption Infor	mation				*****		
Partial E	xempt Asses	sments: Class			07/01/20	)19		07/01/2020			
County:		000			0.00						
State:	5			0.00							
Municipal: 000			0.00 0.00				0.00 0.00				
Special	Tax Recaptu	re: None	7.7								
				d Application	n Informat	ion					
Homeste	ead Application	on Status: No Applica	ation								
			Homeowners' Ta	y Credit Apr	lication In	formation	1				

	View Map View GroundRent Redemption					View GroundRent Registration						
Special	Tax Recaptu	re: None										
Account	Identifier:	District -	09 Accoun	t Number - 033	337760							
				Owner Inform	ation							
Owner Name: ULECK RONALD							RESIDENTIAL CONDO			INIUM		
Mailing Address: 201 HIGH				7/2	Principal Residence: Deed Reference:		YES (27516) 00200					
mailing A	uuress.		201 HIGH GABLES DR APT 208 GAITHERSBURG MD 20878-7411			Deed Reference.			/37516/ 00380			
			Locat	ion & Structure	Information	1						
Premises	Address:	Address: 201 HIGH GABLE GAITHERSBURG CONDO UNIT: SI		20878-7411		escriptio	n:	UN SU-15 LAKELANDS RIDGE CODM BLDG 1 PH 1				
	Grid: Parce 0000 0000	el: Neighborhood: 9640301.16	Subdivis 0301	ion: Section	n: Block:	Lot:	Asses 2018	sment Year:	Plat No: Plat Ref:	7996		
			0001				2010		riat Kei.			
Town: G	AITHERSBU	RG										
Primary	Structure Bu	uilt Above Grade	Living Area	a Finished	Basement	Area	Prop	erty Land Are	a Coun	ty Use		
2001		27 SF							463	,		
Stories	Basement	Туре	Exterior C	uality Full/H	alf Rath	Garage	Lacti	Notice of Maio	r Improven			
Otorics	Dascillett		/	tuanty run/n	iaii batti	Garage	2001	Notice of Majo	rimproven	nents		
				Value Inform	ation							
		Base Value		Value		Phase-in Assessments						
				As of	200	As			of			
Land:		600		01/01/2	018	07/0	01/2019	07	/01/2020			
Improve	ments	600 1,400	1	600 1,400								
Total:	illonts	2,000		2,000		2,00	10	21	000			
	tial Land:	0		2,000		2,00	,,	0	000			
				Transfer Inform	nation							
Seller: U	LECK, RONA	ALD B & JOYCE L	D:	ate: 06/24/2009	9			Price: \$0				
Type: NON-ARMS LENGTH OTHER			D	Deed1: /37516/ 00380			Deed2:					
Seller: S	OLL DAYLM	4	D	ate: 06/18/200	7			Dries \$420 (	200			
Seller: SOLL, DAYL M  Type: ARMS LENGTH MULTIPLE				Deed1: /34450/ 00657			Price: \$420,000 Deed2:					
Seller: WERNER, DAVIDEEN S				Date: 04/04/2005			Price: \$400,000					
Type: Al	RMS LENGTH	1 MULTIPLE		eed1: /29587/ (				Deed2:				
Dortiol Cu	amet Assess	amanta. Class		exemption Info		10		07/04/0000				
Partiai Ex County:	empt Assess	sments: Class 000			07/01/20 0.00	19		07/01/2020				
State:	000			0.00								
Municipal				0.00 0.00				0.00 0.00				
-	Tax Recaptur	re: None										
			Homes	tead Applicatio	n Informatio	n						
Homestea	ad Applicatio	n Status: No Applica										
		L	lameawners'	Tax Credit App	alication Info	vintation.						