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## Homeowners Association Seller Disclosure/Resale Addendum for Maryland

(Recommended for the Listing Agreement and required for the GCAAR Contract)

	ss <u>14423 Long Green</u>	Drive			
City Si	lver Spring		, State MD	Zip2090	
Parking	g Space(s) # 1 02	Storage Unit(s) #	Subdivision	n/Project: BONIFANT W	OODS
PART	I – SELLER DISCI	LOSURE:			
					MPLETED BY THE SELLER.
				ef and is current as of the	the Maryland Homeowners
ASS	sociation Act is based	i on sener's actua	ai knowledge and bend	and is current as of the	e date fiereor.
2. NA	ME OF HOMEOW	VNERS ASSOCI	ATION: The Property	w. which is the subject of	f this Contract, is located within a
<ul><li>Dev</li></ul>	velopment and is sub	ject to the	1	, , , , , , , , , , , , , , , , , , ,	Homeowners Association.
3. <u>CU</u>	RRENT FEES ANI	D ASSESSMENT	$\Gamma S$ : Fees and assessme	ents as of the date hereof	famount respectively to:
Α.	HOA Fee: Potentia	l Buyers are herel	by advised that the pre	sent fee for the subject I	Property and parking space(s)
	and/or storage unit(	s), if applicable, is	s: 67.17		
	Regular Fee: Parking:	\$	7 (1992)		
	Storage:	\$ \$			
	Special Assessi	· -	46.93 (comple	ete B helow)	
	• TOTAL:	\$	1 14,00 per	month	
			111100		
	Fee Includes: The f	ollowing are inch	uded in the HOA Fee:		
		Lawn Care 🔲 O		042	
			and the second s		CONTROL OF THE STATE OF THE STA
		•	- 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		s not a special assessment either
	included in the HOA	Fee or separately	levied. If applicable,	complete 1-4 below.	<b>,</b> .
	· · · · · · · · · · · · · · · · · · ·		intil 6/2023 per		33.18 until Grashes 12
	<ul><li>Payment Schedu</li><li>Number of paym</li></ul>		5°0	as of 41	2016 (Date)
			ce remaining: \$ 2		(Bate)
	•			Assessments?  YES	MNO
С. Б	beiniquency: Are un	ere any definquen	it rees and/or special	Assessments: LIES	ENO
FFFS	DURING PRIOR	FISCAL YEAR	. The total amount of	fees special assessment	ts and other charges imposed by
the HO	OA upon the Propert	ty during the prio	r fiscal year of the HC	A is as follows:	is and other charges imposed by
the ric	371 upon me i ropen	.y daning the pine	i insetti yetti er tile ire	71 I IS US TOTIO WS.	
	Fees:	\$			
	Fees: Special Assessme	\$ ents:			
	Special Assessme				
	Special Assessme Other Charges:				
	Special Assessme				
PARK	Special Assessme Other Charges: Total:	ents: \$\$ \$\$	nce(s) and Storage Un		by the HOA instruments as:
	Special Assessme Other Charges: Total:	ents: \$		it(s) may be designated	by the HOA instruments as: nt): limited common elements
general	Special Assessme Other Charges: Total: ING AND STORA I common elements	ents: \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	possibly subject to a le	it(s) may be designated ease or license agreeme	nt); limited common elements
general assigne	Special Assessment Other Charges: Total:  ING AND STORA I common elements and for the exclusive to the state of the exclusive to the exclusive	ents: \$ \$ \$ \$ \$ \$ \$ \$ GE: Parking Spa for general use (puse of a particular	possibly subject to a lear unit; or separately ta	it(s) may be designated ease or license agreeme	
general assigne	Special Assessment Other Charges: Total:  TING AND STORA It common elements and for the exclusive uses) and/or Storage Ur	ents: \$  \$  GE: Parking Spa for general use (puse of a particular nit(s) convey with	possibly subject to a lot runit; or separately ta this Property:	it(s) may be designated case or license agreemen exed and conveyed by D	nt); limited common elements Deed. The following Parking
general assigne	Special Assessment Other Charges: Total:  ING AND STORA I common elements and for the exclusive us and/or Storage Ur Parking Space #(s)	ents: \$  \$  \$  GE: Parking Spa for general use (puse of a particular nit(s) convey with )/	possibly subject to a lot unit; or separately tan this Property:	it(s) may be designated case or license agreemen exed and conveyed by D deparately taxed. If sepa	nt); limited common elements Deed. The following Parking
general assigne	Special Assessment Other Charges: Total:  ING AND STORA I common elements and for the exclusive us and/or Storage Ur Parking Space #(s)	ents: \$  \$  \$  GE: Parking Spa for general use (puse of a particular nit(s) convey with )/	possibly subject to a lot runit; or separately ta this Property:	it(s) may be designated case or license agreemen exed and conveyed by D deparately taxed. If sepa	nt); limited common elements Deed. The following Parking
general assigne	Special Assessment Other Charges: Total:  ING AND STORA I common elements and for the exclusive units and/or Storage Units and/or Storage Units and Indiana Space #(s) Parking Space #(s) Tax ID #(s)	ents: \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	possibly subject to a lor or unit; or separately ta on this Property:	it(s) may be designated ease or license agreement and conveyed by Department to be because the conveyed by the behavior of the conveyed by the	nt); limited common elements Deed. The following Parking rately taxed:
general assigne	Special Assessment Other Charges: Total:  ING AND STORA I common elements and for the exclusive us and/or Storage Urit Parking Space #(s) Tax ID #(s)  Storage Unit #(s)	ents: \$  \$  \$  GE: Parking Spa for general use (puse of a particular nit(s) convey with   /	possibly subject to a lor or unit; or separately ta on this Property:	it(s) may be designated case or license agreement and conveyed by Deparately taxed. If separately taxed. If separately taxed.	nt); limited common elements Deed. The following Parking rately taxed:

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	MANAGEMENT COMPANY OR AUTHORIZED AGENT: The management company or agent authorized by the HOA to provide information to the public regarding the HOA is as follows:
	Name: The Management Group Phone: 301 948 Coldda
	Email Address: www.THEMGMTGROUP.COM
	Address: 20440 Century Blud \$100 Germantown 170 20874
	2044 <i>0</i>
	[OR] No agent or officer is presently authorized by the HOA to provide to the public information regarding the HOA. If none, please initial here
7.	SELLER'S KNOWLEDGE OF UNSATISFIED JUDGMENTS OR LAWSUITS: The Seller has no actual
	knowledge of any unsatisfied judgments, or pending lawsuits against the HOA, except as noted:
8.	<u>SELLER'S KNOWLEDGE OF PENDING CLAIMS, COVENANT VIOLATIONS OR DEFAULT:</u> The Seller has no actual knowledge of any pending claims, covenant violations, actions or notices of default against the HOA,
	except as noted:
9.	NOTICE TO SELLER REGARDING OBLIGATIONS TO NOTIFY THE HOA: WITHIN THIRTY (30)
	CALENDAR DAYS OF ANY RESALE TRANSFER OF A LOT WITHIN A DEVELOPMENT, THE TRANSFEROR [SELLER] SHALL NOTIFY THE HOMEOWNERS ASSOCIATION FOR THE PRIMARY
	DEVELOPMENT OF THE TRANSFER, THE NOTIFICATION SHALL INCLUDE, TO THE EXTENT
	REASONABLY AVAILABLE, THE NAME AND ADDRESS OF THE TRANSFEROR [SELLER], THE DATE OF
	TRANSFER, THE NAME AND ADDRESS OF ANY MORTGAGEE, AND THE PROPORTIONATE AMOUNT
	OF ANY OUTSTANDING HOMEOWNERS ASSOCIATION FEE OR ASSESSMENT ASSUMED BY EACH OF
	THE PARTIES TO THE TRANSACTION.
10.	NOTICE OF BUYER'S RIGHT TO RECEIVE DOCUMENTS PURSUANT TO THE MARYLAND
10,	HOMEOWNERS ASSOCIATION ACT (HOA Docs):
	THIS SALE IS SUBJECT TO THE REQUIREMENTS OF THE MARYLAND HOMEOWNERS ASSOCIATION
	ACT (THE "ACT"). THE ACT REQUIRES THAT THE SELLER DISCLOSE TO YOU [BUYER] AT OR BEFORE THE TIME THE CONTRACT IS ENTERED INTO, OR WITHIN 20 CALENDAR DAYS OF ENTERING INTO
	THE CONTRACT IS ENTERED INTO, OR WITHIN 20 CALENDAR DATS OF ENTERING INTO THE CONTRACT, CERTAIN INFORMATION CONCERNING THE DEVELOPMENT IN WHICH THE LOT
	YOU (BUYERS) ARE PURCHASING IS LOCATED. THE CONTENT OF THE INFORMATION TO BE
	DISCLOSED IS SET FORTH IN § 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;
	TITA STATEMENT AS TO WILLIAM TO BOT IS BOT IS BOOKED WITHIN A DEVELOR WILLIAM,

(2) (I) THE CURRENT MONTHLY FEES OR ASSESSMENTS IMPOSED BY THE HOMEOWNERS

ASSOCIATION UPON THE LOT;

(II) THE TOTAL AMOUNT OF FEES, ASSESSMENTS, AND OTHER CHARGES IMPOSED BY THE HOMEOWNERS ASSOCIATION UPON THE LOT DURING THE PRIOR FISCAL YEAR OF THE HOMEOWNERS ASSOCIATION; AND

(III) A STATEMENT OF WHETHER ANY OF THE FEES, ASSESSMENTS, OR OTHER CHARGES AGAINST THE LOT ARE DELINQUENT:

(3) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF THE MANAGEMENT AGENT OF THE HOMEOWNERS ASSOCIATION, OR OTHER OFFICER OR AGENT AUTHORIZED BY THE HOMEOWNERS ASSOCIATION TO PROVIDE TO MEMBERS OF THE PUBLIC, INFORMATION REGARDING THE HOMEOWNERS ASSOCIATION AND THE DEVELOPMENT, OR A STATEMENT THAT NO AGENT OR OFFICER IS PRESENTLY SO AUTHORIZED BY THE HOMEOWNERS **ASSOCIATION**:

(4) A STATEMENT AS TO WHETHER THE OWNER HAS ACTUAL KNOWLEDGE OF:
(I) THE EXISTENCE OF ANY UNSATISFIED JUDGMENTS OR PENDING LAWSUITS AGAINST THE HOMEOWNERS ASSOCIATION; AND

(II) ANY PENDING CLAIMS, COVENANT VIOLATIONS, ACTIONS, OR NOTICES OF DEFAULT AGAINST THE LOT; AND

(5) A COPY OF:

(I) THE ARTICLES OF INCORPORATION, THE DECLARATION, AND ALL RECORDED COVENANTS AND RESTRICTIONS OF THE PRIMARY DEVELOPMENT, AND OF OTHER RELATED DEVELOPMENTS TO THE EXTENT REASONABLY AVAILABLE, TO WHICH THE PURCHASER SHALL BECOME OBLIGATED ON BECOMING AN OWNER OF THE LOT, INCLUDING A STATEMENT THAT THESE OBLIGATIONS ARE ENFORCEABLE AGAINST AN OWNER'S TENANTS, IF APPLICABLE; AND

(II) THE BYLAWS AND RULES OF THE PRIMARY DEVELOPMENT, AND OF OTHER RELATED DEVELOPMENTS TO THE EXTENT REASONABLY AVAILABLE, TO WHICH THE PURCHASER SHALL BECOME OBLIGATED ON BECOMING AN OWNER OF THE LOT, INCLUDING A STATEMENT THAT THESE OBLIGATIONS ARE ENFORCEABLE AGAINST AN OWNER AND THE OWNER'S TENANTS, IF APPLICABLE.

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

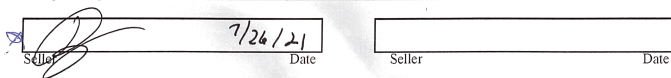
THE SELLER MUST ALSO PROVIDE YOU [BUYER] WITH NOTICE OF ANY CHANGES IN MANDATORY FEES EXCEEDING 10% OF THE AMOUNT PREVIOUSLY STATED TO EXIST AND COPIES OF ANY OTHER SUBSTANTIAL AND MATERIAL AMENDMENT TO THE INFORMATION PROVIDED TO YOU [BUYER]. YOU [BUYERS] HAVE THREE (3) CALENDAR DAYS TO CANCEL THIS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

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

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

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

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



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## PART II - RESALE ADDENDUM:

			is		
and Buyerereby amended by the incorporation of Pa	rts I and II herein,	which shall supersede any provisions to			
Contract.			•		
agreement of the Buyer to take title sul	bject to easements,	e paragraph of the Contract is amended covenants, conditions and restrictions of common elements and the operation of	of record contained in		
Assessments as the HOA may from tir Unit(s), as applicable, for the payment delinquent Fees and/or Special Assessi HOA against Seller shall be complied	ne to time assess ag of operating and n ments on or before with by Seller and sessments, Seller a	agrees to pay such HOA Fees and/or oth gainst the Property and Parking Space(s naintenance or other proper charges. Sel Settlement Date. All violations of requi the Property conveyed free thereof. Reg grees to pay, at the time of Settlement, a	) and/or Storage ler agrees to pay any rements noted by the garding any existing or		
		IOA and/or its related management com and/or set-up fees for the HOA and/or in			
ASSUMPTION OF HOA OBLIGATIONS: Buyer hereby agrees to assume each and every obligation of and to be bound by and comply with the covenants and conditions contained in the HOA instruments, including the rules and regulations and covenants and restrictions of the HOA, from and after the Settlement Date hereunder.					
RIGHT TO CANCEL: Buyer shall I		a period of five (5) Days following Bu	yer's receipt of the		
HOA instruments referred to in the Seller. In the event that such HOA D by Buyer, such five (5) Day period sl delivered to Buyer within the 20 Day option to cancel this Contract by giv Pursuant to the provisions of this pa Settlement.	ocs are delivered nall commence up time period refe ing Notice thereof	to Buyer on or prior to the ratification the Date of Ratification. If the HO rred to in the HOA Docs paragraph, to Seller prior to Buyer's receipt of s	Notice thereof to on of this Contract A Docs are not Buyer shall have the such HOA Docs.		
HOA instruments referred to in the Seller. In the event that such HOA D by Buyer, such five (5) Day period sl delivered to Buyer within the 20 Day option to cancel this Contract by giv Pursuant to the provisions of this pa	ocs are delivered nall commence up time period refe ing Notice thereof	to Buyer on or prior to the ratification the Date of Ratification. If the HO rred to in the HOA Docs paragraph, to Seller prior to Buyer's receipt of s	Notice thereof to on of this Contract A Docs are not Buyer shall have the such HOA Docs.		
HOA instruments referred to in the Seller. In the event that such HOA D by Buyer, such five (5) Day period st delivered to Buyer within the 20 Day option to cancel this Contract by giv Pursuant to the provisions of this pa Settlement.  Seller (sign only after Buyer)	Docs are delivered nall commence up time period refering Notice thereof ragraph, in no evo	to Buyer on or prior to the ratification the Date of Ratification. If the HO rred to in the HOA Docs paragraph, It to Seller prior to Buyer's receipt of sent may Buyer have the right to cancer.  Buyer	Notice thereof to on of this Contract A Docs are not Buyer shall have the such HOA Docs. El this Contract after		
HOA instruments referred to in the Seller. In the event that such HOA E by Buyer, such five (5) Day period sl delivered to Buyer within the 20 Day option to cancel this Contract by giv Pursuant to the provisions of this pa Settlement.	ocs are delivered nall commence up time period refer ing Notice thereof ragraph, in no evo	to Buyer on or prior to the ratification on the Date of Ratification. If the HO rred to in the HOA Docs paragraph, I to Seller prior to Buyer's receipt of sent may Buyer have the right to cance	Notice thereof to on of this Contract A Docs are not Buyer shall have the such HOA Docs, el this Contract after		
HOA instruments referred to in the Seller. In the event that such HOA D by Buyer, such five (5) Day period sl delivered to Buyer within the 20 Day option to cancel this Contract by giv Pursuant to the provisions of this pa Settlement.  Seller (sign only after Buyer)	Docs are delivered nall commence up time period refering Notice thereof ragraph, in no evo	to Buyer on or prior to the ratification the Date of Ratification. If the HO rred to in the HOA Docs paragraph, It to Seller prior to Buyer's receipt of sent may Buyer have the right to cancer.  Buyer	Notice thereof to on of this Contract A Docs are not Buyer shall have the such HOA Docs. El this Contract after		

Page 4 of 4