

FINANCIAL CONDITION OF PROPERTY DISCLOSURE ADDENDUM TO EXCLUSIVE RIGHT TO SELL RESIDENTIAL BROKERAGE AGREEMENT

ADDENDUM dated 01/19/20	to Exclus	ive Right to Sell R	esidential Brokerage Agreement
between Seller(s) Teeko Chri	stian and Nicole E Banks		
and Broker Keller Williams All	iance Group		
for Property known as 1070	8 Flying Change Court, Upper M	arlboro, MD 20772	
. ,	7 0 0 7 11	ŕ	
and belief. A (Check if applicab) B. The Property is secured in the approximate amount of C. The Property is secured	le) The Property is not encuby a first mortgage or Deed four hundred fifty-two thousand by a second mortgage or D	mbered by any mor of Trust held by <u>Cal</u> dollars (\$45 leed of Trust held by	Liber Home Loans 52,000.00).
in the approximate amount of		dollars (\$).
D. The Property is s	secured by a line of in the approximat	e amount of	
notice(s) from the holders of loan, threatened foreclosure G. There are no liens sect taxes; or unpaid condominiu H. There are no judgments I. Seller has not filed for b during the term of the Listing J. If any statements in par information below: Lien with City Prince George's Co	n any loan identified in paragent any loan identified in paragent notice of foreclosure, or thured against the Property of the	ragraphs B, C and D a graphs B, C and D a e filing of foreclosure for federal, state, or on fees. g each owner for join United States law e are incorrect or un	D above and has not received any above regarding a default under the e. I local income taxes; real property ntly held property). I and is not contemplating doing so ntrue, Seller will provide additional
disclose to any potential buy an agent for a prospective to the disclosure of information licensees affiliated with Brok During the term of the Listing Agre	rer or any licensee cooperate ouyer, any information contained in paragraph J, i er as a material fact to prose	ting in the sale of the ained in paragraph of s required to be disc pective buyers unde	with Broker are required by law to e Property, either as a Subagent or J above. Seller acknowledges that closed by Broker and the real estate er Maryland law. A through J above, Seller shall immediately
notify Broker and the listing agent i			
740M	dotloop verified 01/24/22 3:04 PM EST ELPE-S1VF-6UWJ-TM9T	Nicole E Banks	dotloop verified 01/25/22 9:43 AM EST 24EP-V36T-D5KX-98OQ
Seller	Date	Seller	Date

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INCLUSIONS/EXCLUSIONS AND UTILITIES ADDENDUM TO EXCLUSIVE RIGHT TO SELL RESIDENTIAL BROKERAGE AGREEMENT

For the sole purpose of assisting the agent in preparing an offer and is not to be part of the Contract of Sale

ADDENDUM dated 01/19/2022			to Exclusive Right to Sell Resi	dential Brokerage Agreement
between Seller(s) Teeko Christia	an and Nicole E Banks	3		
and Broker Keller Williams Allia	nce Group			
for Property known as 10708 Fly	ring Change Court, Up	per Marlbor	ro, MD 20772	<u>.</u>
INCLUSIONS/EXCLUSIONS: unless otherwise negotiated:	Seller intends for	these items	s marked below to be include	d in the sale of the property
INCLUDED	INCLUDED		INCLUDED	INCLUDED
Alarm System Built-in Microwave Ceiling Fan(s) # Central Vacuum Clothes Dryer Cooktop Dishwasher Drapery/Curtain Rods Draperies/Curtains Electronic Air Filter Exhaust Fan(s) # All ADDITIONAL INCLUSIONS (S	✓ Exist. W/W Carp ✓ Fireplace Screer ✓ Freezer ✓ Furnace Humidit ✓ Garage Opener(☐ w/remote(s) # 2 ✓ Garbage Dispos ☐ Hot Tub, Equip. ☐ Intercom ☐ Playground Equi ☐ Pool, Equip. & C ☑ Refrigerator(s) #	n/Doors fier s) #1 er & Cover spment	Wice maker Satellite Dish Screens Shades/Blinds Storage Shed(s) # Storm Doors Storm Windows Stove or Range T.V. Antenna Trash Compactor Wall Mount T.V. Brackets Wall Oven(s) #.1 ■ Trand T.	□ Water Filter □ Water Softener □ Window A/C Unit(s) # Window Fan(s) # □ Wood Stove
EXCLUSIONS (Specify):				
LEASED ITEMS: FUEL TANKS items are as follows:	S, SOLAR PANELS	AND OTHE	ER ITEMS: Seller's intentions v	vith regard to any leased
Sewage Disposal: ✓ Public Heating: ☐ Oil ✓ Hot Water: ☐ Oil ✓	Well Septic Gas □ Elec. Gas □ Elec. Gas □ Cther	☐Heat Pu ☐Other	_	Il that apply)
14°44		dotloop verified 01/24/22 3:04 PM EST 3USV-TBM4-BJHC-W9FY	Nicole E Banks	dotloop verified 01/25/22 9:43 AM EST 9X8Q-9BQG-DACC-T7ZT
Seller	Date		Seller	Date

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10/19



Contract of Sale between Buyer



NOTICE AND DISCLOSURE OF DEFERRED WATER AND SEWER CHARGES

and Seller Teeko Christian and Nicole E Banks
for Property known as 10708 Flying Change Court, Upper Marlboro, MD 20772
Pursuant to Section 14-117(a)(5) of the Real Property Article of the Annotated Code of Maryland, the following Notice applies to the resale of residential real property that is served by public water or wastewater facilities for which deferred water and sewer charges have been established by a recorded covenant or declaration. This law does <i>not</i> apply in a county that has adopted a disclosure requirement that is substantially similar to the disclosure requirements under this law.
NOTICE REQUIRED BY MARYLAND LAW REGARDING DEFERRED WATER AND SEWER CHARGES
THIS PROPERTY IS SUBJECT TO A FEE OR ASSESSMENT THAT PURPORTS TO COVER OR DEFRAY THE COST OF INSTALLING OR MAINTAINING <u>DURING CONSTRUCTION</u> ALL OR PART OF THE PUBLIC WATER OR WASTEWATER FACILITIES CONSTRUCTED BY THE DEVELOPER. THE FEE OR ASSESSMENT IS \$681.00 , PAYABLE (annually, quarterly, monthly, etc.) Annually UNTIL (DATE) 18 Years Remaining
TO (NAME & ADDRESS) TOLL MD LLC
(HEREAFTER CALLED "LIENHOLDER").
(HENEAL TER GALLED EIEMIGEDER).
THERE MAY BE A RIGHT OF PREPAYMENT OR A DISCOUNT FOR EARLY PREPAYMENT, WHICH MAY BE ASCERTAINED BY CONTACTING THE LIENHOLDER. THIS FEE OR ASSESSMENT IS A CONTRACTUAL OBLIGATION BETWEEN THE LIENHOLDER AND EACH OWNER OF THIS PROPERTY, AND IS NOT IN ANY WAY A FEE OR ASSESSMENT IMPOSED BY THE COUNTY IN WHICH THE PROPERTY IS LOCATED.
If a Seller subject to this law fails to comply: (a) Prior to settlement, Buyer is entitled to rescind in writing the sales contract without penalty or liability. On rescission, Buyer is also entitled to the full return of any deposits made on account of the sales contract. If any deposits are held in trust by a licensed real estate broker, the return of the deposits to a Buyer under this law shall comply with the procedures under § 17-505 of the Business Occupations and Professions Article of the Annotated Code of Maryland. Buyer's right of rescission shall terminate five days after Seller provides to Buyer written notice in accordance with this requirement; and (b) After settlement, Seller shall be liable to Buyer for the full amount of any fee or assessment not disclosed, unless Seller was never charged a fee or assessment to defray the costs of public water or wastewater

All other terms and conditions of the Contract of Sale remain in full force and effect.

facilities by the developer, a successor of the developer, or a subsequent assignee.

		740H	dotloop verified 01/24/22 3:04 PM EST EXR8-HEBZ-SRXJ-LAK9
Buyer Signature	Date	Seller Signature	Date
		Nicole E Banks	dotloop verified 01/25/22 9:43 AM EST OPG7-GCCC-CGFY-FWBV
Buyer Signature	Date	Seller Signature	Date









Prince George's County Disclosure and Notice Addendum (DNA)

(For use with all Residential Sales Contracts in Prince George's County)

FORM CONTAINS NOTICES AND DISCLOSURES REQUIRED BY COUNTY LAW. TO BE COMPLETED BY SELLER AT TIME OF LISTING & MADE AVAILABLE TO BUYER ALONG WITH ALL OTHER REQUIRED DISCLOSURES FOR INCLUSION IN ANY CONTRACT OFFER

ADDENDUM dated	to the Contract of Sale dated		, be	tween Buyer
				and Seller
Teeko Christian and Nicole E Banks		for	Property	known as
10708 Flying Change Court, Upper Marll	ooro, MD 20772			·
The following provisions are included in	and supersede any conflicting language in the C	Contract.		
REQUIRED IN PRIN	ICE GEORGE'S COUNTY BY SEPA	RATE ATTACE	HMENT	
George's County Code REQUIRES ATTACHMENT OR SHEET at the tim	PRINCE GEORGE'S COUNTY CODE. Set that, if applicable, the following Notice(s) to the Contract of Sale is signed. Seller certifiedle. Search for specific information RE: Tree Country Code.	be provided to buye s by checking the ap	rs as a SE propriate b	PARATE oox below
A. Tree Conservation Plan Notice.		☐ YES ☑ NO		
(if there is a Tree Conservation Pla	in filed for any part of the Property, PGCAR Fo	rm 1329 MUST be att	tached)	
B. Record Title Holder Notice. Is S (if the Seller/Owner does not prese	Seller/Owner the Record Title Holder? ently hold title to the Property, PGCAR Form 13	✓ YES ☐ NO 228 MUST be attached	d)	
C. Special Taxing District Notice (if Property is located within a Special Tax District Assessment; PGCAR	ecial Tax District as defined in Section 10-269 of Form 1333 MUST be attached)	☐ YES ☑ NO of the County Code an	d subject to	a Special
D. General Aviation Airport Environ	nment Disclosure Notice.	□YES ☑ NO		
(if Property is located within one (in be attached)	1) mile of a public use/commercial use general a	viation airport, PGCA	AR Form 13	12 MUST
NOTICE(S), IF APPLICABLE, UNI AND BUYER TO SIGN AND DATE OF SELLER TO PROVIDE NOTIC THE BUYER TO RESCIND THE CO PROVIDE NOTICES AS IDENTIFI	LEDGE THAT THE FAILURE OF THE SELDER A., B., AND C. ABOVE IDENTIFIED AS SUCH DISCLOSURES IS A CRIMINAL RES AS IDENTIFIED IN B. AND D. ABOVE ONTRACT AT ANY TIME PRIOR TO SETTED IN A. AND C. ABOVE, IF APPLICABLE IN FIVE (5) DAYS FOLLOWING RECEIP	AND THE FAILURI MISDEMEANOR A E, IF APPLICABLE FLEMENT. FAILUI E, SHALL ENTITL	E OF THE ND THE F , SHALL E RE OF SEI E THE BU	SELLER CAILURE CNTITLE LLER TO
INITIALS: BUYER BU	JYER SELI	LER OLIZADA SELLI	ER NEB 01/25/22 9:43 AM EST dotloop verified	
2. HISTORIC SITE/RESOURCE/DIS If checked Yes by Seller, Pursuant to P	TRICT: rince George's County Code, Subtitle 29Pres	☐YES ☑NO	Resources.	Seller hereby

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notifies Buyer that the Property being transferred has been designated an historic site, historic resource or is located within an historic district. Buyer acknowledges that, as such, the property is subject to guidelines and regulations which may limit the extent to which the

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exterior features of the property may be modified or altered, as approved by the Historic Preservation Commission.

3. UNIMPROVED ROAD:

☐ YES ☑ NO

If checked Yes by Seller, Seller acknowledges that the road abutting the property is unfinished or does not meet County roadway Standards and that there is a recorded covenant deferring future cost for street improvements which has been deferred by the Prince George's County Department of Public Works and Transportation, for which a Buyer may be liable.

- **4. LAND USE, ZONING, ROADS, HIGHWAYS, PARK, TRANSPORTATION, ETC.:** Seller certifies that Seller has no knowledge of any published preliminary or adopted land use plan (or adopted Zoning Map Amendment) which may result in condemnation or taking of any part of Seller's property. Buyer acknowledges that Buyer is aware that information relative to (1) government plans for land use, roads, highways, parks, transportation, etc., and (2) rezoning is available for inspection at the County Administration Building, Upper Marlboro, Maryland, at www.PGAtlas.com, and https://www.pgplanning.org/Planning_Home. Buyer(s) further acknowledges, and is strongly encouraged to take advantage of his/her opportunity to examine the above referenced information and any other information pertaining to the Property that is relevant to Buyer prior to signing and entering into the contract of sale.
- **5. PROXIMITY OF RECREATION FACILITIES:** Buyer(s) acknowledge that if property is adjacent to an existing or planned golf course or other recreational facility the property may be subject to minor damage as a result of the operation of such facility and that insurance against such damage is the responsibility of the Buyer.
- 6. MILITARY INSTALLATIONS/MILITARY OPERATIONS: This Section does not apply in Allegany, Carroll, Frederick, Garrett, Howard, Montgomery, and Washington Counties. Buyer is advised that the Property may be located near a military installation that conducts flight operations, munitions testing, or military operations that may result in high noise levels. The Property may be located near Joint Base Andrews Naval Air Facility Washington ("Andrews Air Force Base") or locations where military flight operations occur. Properties located near military aircraft operation centers may be impacted by varying degrees of noise, potential aircraft accidents consistent with other airfields or military operations. Andrews Air Force Base may conduct flight operations at any time, seven days per week, twenty-four hours a day. The effects of military operations may extend beyond the boundaries of the military facilities. Buyer is advised that modifications and/or renovation to existing structures within designated areas may be subject to design standards which may include noise mitigation and height limits. Buyer is encouraged to contact Andrews Air Force Base (Public Affairs Office) or seek additional information from the Maryland National Capital Park and Planning Commission (MNCPPC) regarding the impact of military operations in the area considered for purchase. Additional information may be available at www.PGAtlas.com, and from the Air Installation Compatible Use Zone (AICUZ) Study prepared by Andrews Air Force Base which is available at http://www.andrews.af.mil.
- 7. UNCOMPLETED COMMUNITY AMENITIES: Maryland Law, Real Property Article Sec. 10-710, requires that a contract of sale for residential real property located in a community in Prince George's County, MD in which a **home builder** has agreed to provide a community amenity including a country club, golf course, health club, park, swimming pool, tennis court, or walking trail, to specifically identify the amenity to be provided and the date of completion. Is the Property located in a community where a home builder has agreed to provide a community amenity as described above which has not been completed?

 YES NO (If yes, PGCAR Form #1339 MUST be attached to contract)

8. UTILITY USAGE:

Prince George's County Code, Section 13.1107 requires certain sellers of single family residential real property, defined as residential real property improved by four or fewer single family units, to provide, on written request, copies of electric, gas, and home heating oil bills, or a document detailing the monthly electric, gas, and home heating oil usage of the residential property, for the 12-month period before the property was first marketed for sale. If the seller did not occupy the single-family home for the entire prior 12 months, the seller must provide the buyer, on written request, with the required information for that part of the prior 12 months, if any, that the seller occupied the single-family home.

The information required shall be provided if the request is made by a prospective buyer who has signed and submitted an offer to purchase and the seller has access to the information. (See PGCAR Form #1336)

9. CARBON MONOXIDE DETECTORS:

Prince George's County Code, Section 11.295 requires the seller or transferor to install carbon monoxide detectors before or at the time of the transfer of ownership of the following residences:

One-and two-family residential dwellings. The requirements for installation and maintenance of a carbon monoxide detector in an existing one- and two-family residential dwelling shall be at least one (1) battery-powered carbon monoxide detector installed on each level of the dwelling in close proximity to sleeping quarters in a residence with a gas heating system, fuel burning appliances, and/or an attached garage. Each carbon monoxide detector must comply with all applicable Federal and State regulations and must bear the label of a nationally recognized standard testing laboratory. Each detector must be an Underwriters Laboratory (U.L.) 2034 listed

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product or its equivalent. The subsequent owner/occupant of each dwelling unit shall be responsible for inspecting and maintaining the carbon monoxide detectors in accordance with the manufacturer's specifications.

10. PROXIMITY TO AGRICULTURAL AND/OR FORESTRY OPERATIONS:

Prince George's County Law, Sec. 30-103.03 requires sellers of real property in the R-O-S, O-S, R-A, R.E., R.R. Zones to provide a statement advising the buyer as follows: Buyer(s) acknowledge that the property offered for sale is in the vicinity of property that is, or may be used, for agricultural or forestry operations. As such, the Property may be subject to activity including, but not limited to, noise, odor, fumes, insects, dust, chemical application and the operation of machinery at various times. Prince George's County has adopted a right to farm ordinance stipulating that inconveniences or discomforts associated with the agricultural/forestry operation shall not be considered an interference with reasonable use and enjoyment of other properties in the vicinity, if such operations are conducted in accordance with generally accepted agricultural and forestry management practices, as referenced in Prince George's County Code, Section 30-102. The County has established an Agricultural Reconciliation Committee to assist in the resolution of disputes that may arise with regard to agricultural or forestry operations when such operations are not conducted in accordance with generally accepted agricultural or forestry management practices. For further information refer to Prince George's County Code, Subtitle 30, Division 1, and/or contact the Director, Department of Environmental Resources.

11. DEFERRED WATER AND SEWER ASSESSMENTS/FRONT FOOT BENEFIT CHARGES: Certain communities are subject to charges or assessments intended to defray the cost of installing water and sewer facilities. These charges are liens against the Property that usually run with the Property for between 20 and 40 years, but are often not paid in the property tax bill. These charges or assessments are separate from bills for water and sewer usage and from homeowners' association dues. If not included in the property tax bill, they are often paid annually and are not usually included within an escrow payment paid to a mortgage holder. Pursuant to the Maryland Annotated Code, Real Property Article, Sec. 14-117 and Prince George's County Code, Sec 2.162.01, any contract for the sale of real property located in Prince George's County for which there are deferred water and sewer assessments recorded by covenant or declaration for which the purchaser is liable shall contain disclosure, as detailed below, by seller (owner) prior to the time the contract is signed. Failure to comply shall enable an aggrieved party to the sales contract to rescind the contract at any time prior to settlement and any other right or cause of action available to a party to the sales contract shall remain.

(Seller to check appropriate line below):	
$\hfill\square$ There are currently NO deferred water and sewer assessments or fi	ront foot benefit charges assessed against the Property.
☐ Currently, front foot benefit charges are paid in the property tax bit	ll for the Property.
Deferred water and sewer assessments ARE assessed against the P approximate number of years remaining on the assessment are 18 TOLL MD, LLC address of	<u> </u>
12. PRIVATE WATER AND/OR SEWER SUPPLY: (To be compand/or Sewer company only) Water is supplied to the Property by	whose
phone number is whose p	. Sewer service is supplied to the Property by bhone number is
13. AVAILABILITY OF WATER AND SEWER SERVICE: (Se	ller to check appropriate boxes)
A. Water: Is the Property connected to public water?	☑ YES ☐ NO
If no, has it been approved for connection to public. If not connected, the source of potable water, if any,	— — —
B. Sewer: Is the Property connected to public sewer system?	✓ YES □ NO
If no, has it been approved for connection to public	sewer?
If not connected, has a septic system been installed?	□ YES □ NO
If not connected, has a septic system been approved	? □YES □NO
If not connected, has a septic system been disapprov If yes, explain:	red? □YES □NO

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PGCAR Form #1302 - Addendum - Prince George's County Disclosures & Notice Addendum (DNA) Page 3 of 5

Rev. 8/21

	UTILITY COMPANY ASSESSMENT		☐ YES ☑ NO	
	by Seller, Seller acknowledges that the			
made to	and the frequency of payment is	for	(utility service provided (name of company). Buyer	
	or this assessment as of the Date of Settler	ment.	(name of company). Buyer	agrees to assume
15 HOA/CON	NDO/COOP - OWNERSHIP WITH AS	SCESSMENTS.	☑ YES □ NO	
	ociation with mandatory fees \square (HOA) \square			
	et/Subdivision: Marlboro Ridge	Condominani 🗖 Coopei	ative.	
	ompany: Cardinal Management		Telephone:	
	ecial tax \$215.00 per month sessed? \(\text{IYES} \) \(\text{INO} \) If yes, amount \$\)	Special Assessments: \$ and e.	. Are there any asses xplain reason for assessment:	ssments approved
16. OTHER A	ASSESSMENTS:		☐ YES ☑ NO	
	by Seller, Seller acknowledges that the Pr			and the and
payment is mad			Buyer agrees to assume responsibil	
	of the Date of Settlement.			•
17. GROUND	RENT:		☐ YES ☑ NO	
among the Lan	by Seller, Seller acknowledges that the lad Records, or if a ground rent is to be case or addendum to the Contract.			
18. UNDERG	ROUND STORAGE TANK:		☐ YES ☑ NO	
If checked Yes l	by Seller, Seller acknowledges that the tan	k is currently \square In Use \square	Not In Use (check one). Seller furt	her acknowledges
that the tank is/where and how	was used for the tank was abandoned:	. If Seller has che	ecked that the tank is not in use, ple	ase explain when,
19. MOUNT	VERNON HISTORIC VIEWSHED:		□YES ☑NO	
Buyer that the Buyer is aware Vernon Historic rescind the cont	by Seller, Pursuant to Prince George's Co Property being transferred is located with that there is a recorded scenic easement for Viewshed. Failure to comply with this putract at any time prior to settlement. The e to a party to the sales contract shall remain	nin the Mount Vernon His rom the National Park Ser rovision shall enable a par right of rescission is not a	storic Viewshed. Buyer acknowled vice due to the location of the property to the contract who is aggrieved	dges that, as such, perty in the Mount by such failure to
(Section 9-101 in a dwelling de wired—may be jurisdictions has county in which (Seller to initial)	through 9-109 of the Public Safety Artiepends upon the age of the property. As of colder than 10 years from the date of man we more stringent rules for new construction the Property is located. Seller acknowled the Property is located. Seller Seller 101255 (1933) (1933) (1934) (193	f January 1, 2018, among ufacture. There are penalt ion or for rentals. Seller is dges that Seller has read a	de of Maryland). The type of smol other changes, no alarm—battery p ies for non-compliance. Additional advised to verify compliance with nd understands the provisions of Pa	ke alarm required powered or hard- lly, some the city or
				·
	LICENSE REQUIRED:	Dua		. 11 :
a)	In the event Buyer intends to lease the settlement, or in the future, Buyer acknrental facility license from the Prince C (DPIE) or any municipality requiring a	nowledges that Buyer is re George's County Departm I rental license and to pay	sponsible to timely apply for, obtainent of Permitting, Inspections and I all fees relating to such application	in and renew a Enforcement a and/or renewal.
b)	located in Prince George's Co	order to lease a single-far ounty;	y Code Sections 13-186 and 13-186 mily or multiple-family rental housi	
	A rental license is valid for a pA rental license as issued by I rental facility;		and terminates upon a change of ow	vnership of the

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- 4) In the event Buyer intends to lease the Property, immediately following settlement, Buyer is required to apply for a new or initial rental license with DPIE, and to pay all fees in connection with such application, within thirty (30) days following settlement;
- 5) Buyer shall be subject to a penalty in the amount of One Thousand Dollars (\$1,000.00) per month, or any portion thereof, during which the rental facility was operated and/or tenant occupied without a valid rental license as issued by DPIE; and
- Rental licenses are different from short term rental licenses and cannot be used interchangeably. **6**)

Initials: Buyer	Buyer
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23. SHORT-TERM RENTAL LICENSE REQUIRED:

- a) In the event Buyer intends to lease the Property being purchased as a short term rental, or any part thereof, immediately following settlement, or in the future, through a hosting platform (i.e. AIRBNB, VRBO, etc..) or by other means, Buyer acknowledges that Buyer is responsible to timely apply for, obtain and renew a short term rental license from the Prince George's County Department of Permitting, Inspections and Enforcement (DPIE).
- b) Buyer further acknowledges, pursuant to Prince George's County Code Subtitle 5, Division 8 that:
 - 1. Sec. 5-174, (k) Defines a short-term rental as a residential dwelling unit occupied by a short-term rental guest, other than a permanent occupant, for fewer than 31 consecutive days and no more than 90 days per calendar year, where a host receives monetary compensation for such occupancy, if the owner is not present during the rental. A short-term rental may be occupied by a short-term rental guest for no more than 180 days per calendar year, if the host is present during the short-term rental. A short-term rental provider shall not combine time limits for short-term rentals. The maximum allowable days for a short-term rental are 180 calendar days, provided all requirements are met for that time frame. A short-term rental is a tourist home that is an accessory use to a dwelling, but does not include a hotel, motel, inn, boarding house, group residential facility, and fraternity or sorority house.
 - 2. A short-term rental license is required in order to rent/lease a single-family or multiple-family housing, or any part thereof, located in Prince George's County;
 - 3. A short-term rental license is valid for a period of one (1) year from date of issuance;
 - 4. In the event Buyer intends to rent/lease the Property, or any part thereof, as a short-term rental, immediately following settlement or anytime thereafter, Buyer is required to apply for a short-term rental license with DPIE, and to pay all fees in connection with such application;
 - Buyer acknowledges that, in addition to and including items 1-4 above, certain other provisions, mandates, restrictions, requirements, and notices apply to short term rentals as detailed in Prince George's County Code, Subtitle 5. Businesses and Licenses, Division 8 - Short Term Rentals, to which Buyer will be bound and obligated;
 - 6. Rental licenses are different from short-term rental licenses and cannot be used interchangeably.

Initials:	Buyer Buyer Buyer	
24. TRANSFE	ER TAX EXEMPTIONS: Is Buyer employed as a;	
1.	. Prince George's County Public School System Classroom Teacher	□YES □NO
If YES, certain	Prince George's County Police Officer, Municipal Police Officer, Deputy Sheriff County transfer tax exemptions may apply. See PGCAR Form #1327 (Teacher) or Form #semption applies.	☐ YES ☐ NO \$1330 (Law Enforcement) to
a party to the c	The failure to comply with certain provisions of this addendum (including but not limited to contract who is aggrieved by such failure to rescind the contract at any time prior to settleme the remedy, and any other right or cause of action available to a party to the sales contract shared to the sales con	ent. The right of rescission is

26. HEADINGS: The Paragraph headings of this Agreement are for convenience and reference only, and in no way define or limit the intent, rights or obligations of the parties.

	74 CM	dotloop verified 01/24/22 3:04 PM EST BC2D-J46S-3NZN-Z8FQ
BUYER DATE	SELLER	DATE
	Nicole E Banks	dotloop verified 01/25/22 9:43 AM EST FJ00-GZVZ-XRJ0-MRSS
BUYER DATE	SELLER	DATE

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MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address: 10708 Flying Change Court, Upper Marlboro, MD 20772	
Legal Description: PLAT 51	

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:

- 1. The initial sale of single family residential real property:
 - A. that has never been occupied; or
 - B. for which a certificate of occupancy has been issued within 1 year before the seller and buyer enter into a contract of sale;
- 2. A transfer that is exempt from the transfer tax under §13-207 of the Tax-Property Article, except land installment contracts of sales under §13-207(a) (11) of the Tax-Property Article and options to purchase real property under §13-207(a)(12) of the Tax-Property Article;
- 3. A sale by a lender or an affiliate or subsidiary of a lender that acquired the real property by foreclosure or deed in lieu of foreclosure:
- 4. A sheriff's sale, tax sale, or sale by foreclosure, partition, or by court appointed trustee;
- 5. A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or 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, Heating & Air	Conditioning (A	nswer all that apply)		
Water Supply	Public	□Well	Other		
Sewage Disposal	✓ Public	Septic System	approved for	(# bedrooms) Other Type	
Garbage Disposal	Yes □No				
Dishwasher	Yes No				
Heating	Oil Natural Gas	☐ Electric	☐ Heat Pump Age	Other	
Air Conditioning	☐ Oil	Electric	Heat Pump Age	Other	
Hot Water	□Oil □Natural Gas	Electric Capaci	ity Age	Other	

Please indicate your actual knowledge with respect to the following:

Comments:	other problems?		□Yes	✓No	Unknown
2. Basement: Any leaks or eviden			Unknown	Does Not Apply	,
3. Roof: Any leaks or evidence of Type of Roof:	moisture?	☐ Yes	✓No	Unkı	nown
Comments:					
Is there any existing fire re Comments:			□Yes	□No	☑Unknown
4. Other Structural Systems, include Comments:	_	and floors:			
Any defects (structural or Comments:	otherwise)?	Yes	✓No	Unknown	
5. Plumbing system: Is the system	in operating cond	lition?	✓Yes	□No	Unknown
Comments:	- m operating cond				
6. Heating Systems: Is heat supplied Comments:		rooms?	Yes	□No	Unknown
Is the system in operating	condition?		✓Yes	□No	Unknown
Comments:	ling supplied to al	ll finished rooms	? ✓Yes □No □	Unknown Doe	es Not Apply
Comments:					
Is the system in operating				Not Apply	
Comments:					
8. Electric Systems: Are there any	nrohlems with elec	etrical fuses circu	iit breakers, outlet	s or wiring?	
Yes No.	Unkn □		iit breakers, outlet	sor wining.	
Comments:					
8A. Will the smoke alarms provi			er outage? ∑ Yes	□No	
Are the smoke alarms over 10 ye	are old? DVos D	7No			
If the smoke alarms are battery of	perated, are they	sealed, tamper		corporating a sile	ence/hush button, which use
If the smoke alarms are battery of long-life batteries as required in	perated, are they	sealed, tamper		corporating a sile	ence/hush button, which use
If the smoke alarms are battery of long-life batteries as required in Comments:	operated, are they all Maryland Hor	sealed, tamper mes by 2018?	Yes □No		
If the smoke alarms are battery of long-life batteries as required in Comments: 9. Septic Systems: Is the septic systems:	operated, are they all Maryland Hor	sealed, tamper mes by 2018?	Y es □No s □No □Un		
If the smoke alarms are battery of long-life batteries as required in Comments: 9. Septic Systems: Is the septic sy When was the system last	operated, are they all Maryland Hor	sealed, tamper mes by 2018?	Yes □No		
If the smoke alarms are battery of long-life batteries as required in Comments: 9. Septic Systems: Is the septic sy When was the system last Comments:	operated, are they all Maryland Hor stem functioning p pumped? Date_	rsealed, tamper mes by 2018?	Y es □No s □No □Un Unknown	known Does	Not Apply
If the smoke alarms are battery of long-life batteries as required in Comments: 9. Septic Systems: Is the septic sy When was the system last	operated, are they all Maryland Hor stem functioning p pumped? Date_	rsealed, tamper mes by 2018?	Y es □No s □No □Un		Not Apply
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13. Wood-d	lestroying insects: A	Any infestation a	nd/or prior damage	? LYes	MNo	∐Unknown	
An An	y treatments or repar y warranties?	☐Yes	□No □No	□Unknown □Unknown			
Comments:_							
	l storage tanks, or ot ☐ Yes ☑ No fy below	her contamination			ed landfills, as	bestos, radon gas, lead-base	ed paint,
15. If the pr		property?	fossil fuel for heat	, ventilation, hot wa	ter, or clothes	dryer operation, is a carbon	_
Comments:							_
unrecor	ded easement, excep Yes ☑ No ☐ Unl	ot for utilities, or			ions or setback	requirements or any record	led or
Comments:		1 •		4	. 1 .	11 16 41	– , ,
	office? ☐ Yes ☐No	Does Not A		1	quired permit	s pulled from the county	or local —
-	Yes	✓No	Unknown	If yes,	e Bay critical a	area or Designated Historic	District?
Comments:							
_	operty subject to any Yes General HOA Rules &	□No	osed by a Home Ow Unknown		any other typ specify below	e of community association	1?
19. Are ther	re any other material Yes	defects, includi No	ng latent defects, a ☐ Unknown	ffecting the physica	l condition of t	he property?	
	eller(s) may wish				n the proper	ty on a separate	
complete a	and accurate as o and obligations	f the date sign	ned. The seller(s) further acknown and Real Property	wledge that to Article.	omments, and verify the hey have been informente 01/19/2022	
Sener(s)				SDL	N-DVXY-UDQ8-MF7Z	110 01/13/2022	
Seller(s)	Vicole E Banks			dc 01 H1	otloop verified /25/22 9:43 AM EST TON-9JUV-DIBI-WTYW	ate_01/19/2022	
						her acknowledge that the leal Property Article.	hey
Purchaser					Da	ate	
Purchaser					Da	ate_	

MARYLAND RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

NOTICE TO SELLER(S): Sign this statement only if you elect to sell the property without representations and warranties as to its condition, except as otherwise provided in the contract of sale and in the listing of latent defects set forth below; otherwise, complete and sign the RESIDENTIAL PROPERTY DISCLOSURE STATEMENT.

Except for the latent defects listed below, the undersigned seller(s) of the real property make no representations or warranties as to the condition of the real property or any improvements thereon, and the purchaser will be receiving the real property "as is" with all defects, including latent defects, which may exist, except as otherwise provided in the real estate contract of sale. The 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 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.

Does the seller(s) have actual knowledge of any latent defects? ☐ Yes ☑ No	If yes, specify:
	1
Seller	Date
Seller	Date
The purchaser(s) acknowledge receipt of a copy of this disclaimer statement and have been informed of their rights and obligations under §10-702 of the Marylan	
Purchaser	Date
Purchaser	Date

Page 4 of 4



MARYLAND HOMEOWNERS ASSOCIATION ACT NOTICE TO BUYER

For resale of a lot within a development of ANY size
OR for the initial sale of a lot within a development containing 12 or fewer lots, to a person who intends to occupy or rent the lot for residential purposes.

ADDENDUM DATED	TO CONTRACT OF SALE
BUYER(S):	
SELLER(S):Teeko Christian and Nicole E Banks	
PROPERTY: 10708 Flying Change Court, Upper Marlboro, MD 20772	

The following notice applies to members of the public who intend to occupy or rent a lot for residential purposes. Under the Maryland Homeowners Association Act (Act"), "lot" means any plot or parcel of land on which a dwelling is located or will be located within a development.

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 Section 11B-106(b) of the Act ("the MHAA information") as follows:

(1). A statement as to whether the lot is located within a development;

(2). Fees:

- (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 buyer 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 buyer 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 5 calendar days or more before entering into the contract, you have 5 calendar days to cancel the Contract after receiving all of the MHAA information. You must cancel the contract in writing, but you do not have to state a reason. The seller must also provide you with notice of any changes in mandatory fees exceeding 10 percent of the amount previously stated to exist and copies of any other substantial and material amendment to the information provided to you. You have 3 calendar days to cancel this contract after receiving notice of any changes in mandatory fees, or copies of any other substantial and material amendments to the MHAA information which adversely affect 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. If the deposit is held in trust by a licensed real estate broker, the return of the deposit to you shall comply with the procedures set forth in Section 17-505 of the Business Occupations and Professions Article of the Maryland Code.

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:

- A. Architectural Changes, Design, Color, Landscaping, Or Appearance;
- B. Occupancy Density;
- C. Kind, Number, Or Use Of Vehicles;
- D. Renting, Leasing, Mortgaging Or Conveying Property:
- E. Commercial Activity; Or
- F. Other Matters.

You should review the MHAA information carefully to ascertain your rights, responsibilities, and obligations within the development.

		74 Cass	dotloop verified 01/24/22 3:04 PM EST SDWY-6WCB-2GWX-DGTW
Buyer	Date	Seller	Date
		Nicole E Banks	dotloop verified 01/25/22 9:43 AM EST NAMC-SQKO-JP4Q-UEMV
Buyer	Date	Seller	Date



MARYLAND HOMEOWNERS ASSOCIATION ACT DISCLOSURES TO BUYER AND TRANSMITTAL OF DOCUMENTS

For resale of a lot within a development of ANY size

OR for the initial sale of a lot within a development containing 12 or fewer lots to a person who intends to occupy or rent the lot for residential purposes.

BUYER(S): SELLER(S): Teeko Christian and Nicole E Banks PROPERTY: 10708 Flying Change Court, Upper Marlboro, MD 20772 The following disclosures are provided by the Vendor ("Seller") to the Buyer who intends to occupy or rent the lot residential purposes pursuant to 11B-106 of the Maryland Homeowners Association act ("the Act"):
PROPERTY: 10708 Flying Change Court, Upper Marlboro, MD 20772 The following disclosures are provided by the Vendor ("Seller") to the Buyer who intends to occupy or rent the lot
The following disclosures are provided by the Vendor ("Seller") to the Buyer who intends to occupy or rent the lot
(1). The lot which is the subject of the contract of sale is located within the development known
(2). (i). The current monthly fees or assessments imposed by the homeowners association upon the lot a per month payable on abasis.
(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 was:
(iii). The fees, assessments, or other charges imposed by the homeowners association against the are or are not (Seller to initial applicable provision) delinquent. If any of the foregoing are delinquent, Seller to explain, giving amounts and dates of delinquent.
(3). Seller to initial (i) or (ii) and complete as appropriate:
(i). The name, address, and telephone number of the management agent of the homeowners association, or other officer or agent authorized by the homeowners association and the development is: Name: Address: Telephone:
(ii). No agent or officer is presently so authorized by the homeowners association.
(4). Seller to initial (i) or (ii) and complete as appropriate:
(i). Seller has actual knowledge of: (Seller to initial all which apply) A. The existence of any unsatisfied judgments or pending lawsuits against the and the meaning of the control of
B. Any pending claims, covenant violations actions, or notices of default against the lot. If (B) initialed, explain:
(ii). Seller has no actual knowledge of any of the items listed in (4)(i) above.

R

Buyer /





Maryland Homeowners Association Act Disclosures To Buyer

associ				velopment and the homing the owner of the lot: (all
01/24/2 01/25/22 01/24/2 01/25/22 01/24/2 01/25/22 01/24/2 01/25/22 01/24/2 01/25/22 01/24/2 01/25/22 01/24/2 01/25/22 01/24/2 01/25/22	developments to the	ants and restriction nts and restrictions extent reasonably s of the primary de	of the primary deve available;	lopments, and of other i		extent
(ii). Ob	ligations contained in th	e attached copies	of documents: (Selle	er to initial any applicabl	e provision.)	
	A. Are NAMES OF Are	Noten	forceable against ar	owner;		
	B. Are Oldoop verified 39-23 MC ST OF Are State of the St	Noten	forceable against the	e owner's tenants.		
				11B-106(b) of the Maurrent as of the date her		owners
with the Act, a information an	nd that Seller has reaso	nable grounds to ovided to Buyer a	believe and does be	ry to complete this Addelieve, after reasonable nere is no omission to	investigation, t	hat the
74 Ch		dotloop verified 01/24/22 3:04 PM EST XJYP-VA1G-RWRI-TSIJ	Nicole E Banks		dotloop verified 01/25/22 9:43 AM EST EPTX-EFDW-QNYQ-ANHJ	
Seller		Date	Seller	Da	te	
				ceived all of the disclosure requiremen		herein,
Buyer		Date	Buyer	Da	ate	
•			-			

Page 2 of 2 10/17



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

ADDENDUM		to the Contract of Sale
between Buye	er	
and Seller		Teeko Christian and Nicole E Banks
for Property ki	nown as	10708 Flying Change Court, Upper Marlboro, MD 20772
occupancy has be Tax-Property Artionoperty under Soroperty by forectory a fiduciary in the property to be controlled.	een issued cle, except ubsection osure or de course on the course of the	ot apply to: (1) the initial sale of single family residential property which has never been occupied, or for which a certificate of 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 tand installments contracts of sale under Subsection 13-207(a)(11) of the Tax-Property Article and options to purchase real 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 edd in lieu of foreclosure; (4) a sheriff's sale, tax sale, or sale by foreclosure, partition or by court appointed trustee; (5) a transfer of the administration of a decedent's estate, guardianship, conservatorship, or trust; (6) a transfer of single family residential real the buyer into a use other than residential use or to be demolished; or (7) a sale of unimproved real property. 2 of the Real Property Article of the Annotated Code of Maryland ("Section 10-702") requires that a seller
of a single fan	nily resid	ential property ("the property") deliver to each buyer, on or before entering into a contract of sale, on a epared by the Maryland Real Estate Commission, EITHER:
(A)		ten property condition disclosure statement listing all defects including latent defects, or information of 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) (iii)	Insulation; 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;
	(vií)	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 required permits were obtained for any improvements made to the property;
	(x)	Whether the smoke alarms:
		1. will provide an alarm in the event of a power outage;
		 are over 10 years old; and 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
	(xi)	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.
		t defects" under Section 10-702 means material defects in real property or an improvement to real ty that:
	(i) (ii)	A buyer would not reasonably be expected to ascertain or observe by a careful visual inspection, and 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
(B)	A writt	en 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

(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.

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.

and the seller(s) obligations und	der Section 10-702.		
		7404	dotloop verified 01/24/22 3:04 PM EST NXQA-CPTS-2EJY-KCV0
Buyer's Signature	Date	Seller's Signature	Date
		Nicole E Banks	dotloop verified 01/25/22 9:43 AM EST EUCK-OYQD-QLYL-18SR
Buyer's Signature	Date	Nicole E Banks	Date
Agent's Signature	Date	Agent's Signature	Date

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STATE OF MARYLAND REAL ESTATE COMMISSION

Consent for Dual Agency

(In this form, the word "seller" includes "landlord"; "buyer" includes "tenant"; and "purchase" or "sale" includes "lease")

When Dual Agency May Occur

The possibility of Dual Agency arises when:

- 1) The buyer is interested in a property listed by a real estate broker; and
- 2) The seller's agent and the buyer's agent are affiliated with the same real estate broker.

Important Considerations Before Making a Decision About Dual Agency

A broker or the broker's designee, acting as a dual agent does not exclusively represent either the seller or buyer; there may be a conflict of interest because the interests of the seller and buyer may be different or adverse. As a dual agent, the real estate broker does not owe undivided loyalty to either the seller or buyer.

Before the buyer and seller can proceed to be represented by a broker acting as a dual agent, they must both sign Consent for Dual Agency. If the <u>buyer</u> has previously signed this Consent for Dual Agency, the buyer must **affirm** the buyer's consent for the purchase of a particular property before an offer to purchase is presented to the seller. If the <u>seller</u> has previously signed Consent for Dual Agency, the seller must **affirm** the seller's consent for the sale of the property to a particular buyer before accepting an offer to purchase the property. The **affirmation** is contained on Page 2 of this form.

Your Choices Concerning Dual Agency

In a possible dual agency situation, the buyer and seller have the following options:

- 1. **Consent in writing to dual agency.** If all parties consent in writing, the real estate broker or the broker's designee (the "dual agent") shall assign one real estate agent affiliated with the broker to represent the seller (the seller's "intra-company agent") and another agent affiliated with the broker to represent the buyer (the buyer's "intra-company agent"). Intra-company agents are required to provide the same services to their clients that agents provide in transactions not involving dual agency, including advising their clients as to price and negotiation strategy.
- 2 Refuse to consent to dual agency. If either party refuses to consent in writing to dual agency, the real estate broker must terminate the brokerage relationship for that particular property with the buyer, the seller, or both. If the seller terminates the brokerage agreement, the seller must then either represent him or herself or arrange to be represented by another real estate company. If the buyer terminates the brokerage agreement the buyer may choose not to be represented but simply receive assistance from the seller's agent, from another agent in that company, or from a subagent from another company. Alternatively, the buyer may choose to enter into a written brokerage agreement with a different company.

Duties of a Dual Agent and Intra-Company Agent

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

- 1) Anything the client asks to be kept confidential; *
- 2) That the seller would accept a lower price or other terms;
- 3) That the buyer would accept a higher price or other terms;
- 4) The reasons why a party wants to sell or buy, or that a party needs to sell or buy quickly; or
- 5) Anything that relates to the negotiating strategy of a party.

How Dual Agents Are Paid

Only the broker receives compensation on the sale of a property listed by that broker.

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

Consent for Dual Agency

I have read the above information, and I understand the terms of the dual agency. I understand that I do not have to consent to a dual agency and that If **refuse** to consent, there will not be a dual agency; and that I may withdraw the consent at any time upon notice to the dual agent. I hereby **consent** to have

Keller Williams Alliance Group						act as a Dual Agent for me as			
the									
		(Firm Na	ame)						
	Seller	in	the	sale	of	the	property	at:	
10708 Flying	Change Court, Upper M	arlboro, MD 207	72						
Bu	yer in the purch	ase of a prop	perty listed for	sale with t	he above-re	eferenced bro	ker.		
740KJ			dotloop verified 01/24/22 3:04 PM EST TRJW-UJRC-KDH0-DD0B	Nicole	r E Banks		dotlooj 01/25/; QHWQ	o verified 22 9:43 AM EST -YJ7P-LVH2-TOFP	
Signature	;		Date	Sign	ature			Date	
10708 Flying Property	Change Court, Upper M Address	larlboro, MD 207	72						
Signature			Date	Ŭ	nature			Date	
• The	undersigned Sell	e r (s) hereby	affirm(s) cons	sent to dual	l agency for	the Buyer(s) identified below	:	
Name(s)	of Buyer(s)								
Signature			Date	Sig	nature			Date	

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^{*} Dual agents and intra-company agents must disclose material facts about a property to all parties.