

DISCLOSURE OF INCLUSIONS/EXCLUSIONS, LEASED ITEMS, AND UTILITIES ADDENDUM

UPON EXECUTION BY BUYER AND SELLER, THIS DOCUMENT WILL BECOME AN ADDENDUM TO THE CONTRACT OF SALE SELLER'S DISCLOSURE made on 03/24/2025 ADDENDUM to Contract of Sale dated between Buyer and Seller Julia A. Haller Gottsch, Trustee of the Haller Marital Trust Emily S. Haller, Trustee of the Haller Martial Trust for Property known as 1314 Glencoe Road, Sparks, MD 21152 1. INCLUSIONS/EXCLUSIONS. Included in the purchase price are all permanently attached fixtures, including all smoke detectors (and, carbon monoxide detectors, as applicable). Certain other now existing items which may be considered personal property, whether installed or stored upon the property, are included if box below is checked. [] Exist. W/W Carpet] Playground Equipment] Ceiling Fan(s) # [] Fireplace Screens/Doors] Pool, Equipment & Cover] Trash Compactor 1 Central Vacuum [] Fireplace Equipment [X] Refrigerator(s) #1] Wall Mount TV Brackets [] Freezer w/ Ice Maker(s) # 1 Clothes Drver] Wall Oven(s) # 1 Clothes Washer | | Furnace Humidifier 1 Satellite Dish 1 Water Filter 1 Cooktop [X] Garage Opener(s) #1 1 Screens 1 Water Softener 1 Dishwasher [] Garage remote(s) # 1 Shades/Blinds] Window A/C Unit(s) # 1 Drapery/Curtain Rods [| Garbage Disposal] Window Fan(s) #] Storage Shed(s) # 1 Draperies/Curtains] Hot Tub, Equipment & Cover 1 Storm Doors 1 Wood Stove 1 Electronic Air Filter 1 Intercom 1 Storm Windows] Exhaust Fan(s) # [] Microwave] Stove or Range ADDITIONAL INCLUSIONS (SPECIFY): ADDITIONAL EXCLUSIONS (SPECIFY): 2. LEASED ITEM(S) INCLUDED:] Fuel Tank(s)] Other ______ 1 Solar Panels] Alarm System 1 Other] Water Treatment System 1 Other ADDITIONAL TERMS AND/OR INFORMATION REGARDING LEASED ITEM(S): 3. UTILITIES: WATER, SEWAGE, HEATING, AND AIR CONDITIONING (check all that apply): Water Supply 1 Public 1 1 Well 1 Public Sewage Disposal] Septic Heating 1 Gas I Electric] Oil 1 Heat Pump Hot Water 1 Gas 1 Electric] Other Air Conditioning] Gas 1 Electric] Other Utility Service Providers: All other terms and conditions of the Contract of Sale remain in full force and effect. EMMA JULIE Offerendet **Buyer Signature** Date Seller Signature Date

REALTOR

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Date



Seller Signature

Julia A. Haller Gottsch, Trustee of the Haller Marital

Date

Buyer Signature

GENERAL ADDENDUM TO CONTRACT OF SALE

FOR USE WITH THE MARYLAND ASSOCIATION OF REALTORS® RESIDENTIAL CONTRACT OF SALE FORM

Addendum dated	to Contract of Sale (the "Contract')	dated
Buyer(s): Seller(s): Julia A. Haller Gottsch, Trustee of		
Seller(s): Julia A. Haller Gottsch, Trustee of	the Haller Marital Trust	Emily S. Haller, Trustee of the Haller Martial Trust
Property: 1314 Glencoe Road, Sparks,	MD 21152	rai crai irusc
1. LEGAL REQUIREMENT: A Contract for under the laws of the State of Maryland. C agreement. The original terms of the Contrexpressed in writing. All parties have the recompetent advice if they do not understand submit all written Contract offers to the Selle	Once signed by the parties, the C ract can only be altered thereafter right to be represented by an atto any term(s) of the Contract. The b	ontract becomes a legally binding with the agreement of the parties rney and are encouraged to seek
2. INTENDED USE: The use of a particular ordinances and/or restrictive covenants approker/agent is designed and intended for unimproved residential property. If Buyer interested form may not adequately serve to protaddendum conditioning the Contract offer upermitted.	plicable to the property. The Cont use only in the purchase and sends to use a property for any othe tect Buyer's interests without the a	ract of Sale form provided by the ale of single-family residences or r purpose, the standard Contract of ddition of an appropriate clause or
3. COVENANTS AND RESTRICTIONS: A nasubject to certain restrictions applicable to improvements to the Property referred to Association or Condominium Association, Restrictions as well as the Bylaws of the Association of a voluntary Community Association of the	o the use of the Property as we as covenants. In the case of Properties the covenants are contained in association. However, other properties	ell as the construction of certain roperty subject to a Homeowners a Declaration of Covenants and es may be subject to covenants as
The property/IS or/	_ IS NOT part of a recorded subdiv	vision with restrictive covenants.
The property/IS or/	IS NOT part of a <u>voluntary</u> Com	munity Association.
The Seller is unaware of the property as associations/ Seller Initials	s being part of any restrictive co	ovenants or voluntary community
Current voluntary fees or assessments for the Annually/ Quarterly/ Monthly (check	ne community association are \$ one)	
Name of Association		
Address		
Contact	Phone En	mail

- **4. PRIVATE AGREEMENTS:** Some Property may be subject to agreements, covenants or restrictions relating to the cost of certain maintenance items, restricting the use of properties or dealing with other matters. For example, properties sharing a driveway are often subject to such agreements. These private agreements do not fall within the required disclosures of HOA or condominium laws and may or may not be recorded. Buyer should make inquiries of Seller prior to or at the time of contract.
- **5. EQUAL HOUSING OPPORTUNITY:** A REALTOR is required by federal, state and local law, and the Code of Ethics of the National Association of REALTORS to treat all parties in a non-discriminatory manner without regard to race, color, religion, sex, familial status, national origin, marital status, sexual orientation, gender identity, disability, source of income, or other protected classifications under Fair Housing Laws.
- 6. SETTLEMENT: All persons to be in title and/or responsible where a mortgage is to be created should be present at the time of settlement and may be required to provide proper identification. Buyer should establish gas, electric and water service in Buyer's name commencing the day of settlement. Buyer should be prepared at the time of settlement to pay the settlement costs and the balance due under the Contract. Buyer must provide for amounts to be paid at settlement in acceptable form (cash, wired funds, bank check or certified check) to meet title company guidelines. In some cases, Seller may be required to provide funds in excess of any sales proceeds in order for settlement to occur, in which event, Seller also should be prepared to make payment in an approved form. Any party uncertain of the amount required at settlement, or approved methods to pay, should make inquiry of the title company or settlement attorney prior to settlement.
- 7. MORTGAGE REQUIREMENTS: Buyer acknowledges that, as a condition of obtaining a mortgage loan, lenders may require proof of hazard insurance coverage and may also require flood insurance coverage. Depending upon the type of mortgage applied for by Buyer, lenders may require certain certifications that relate to a Property or require inspections/appraisals that certify that a Property is free of specific hazards or conditions.
- 8. BWI AIRPORT NOTICE: Some properties may be located in the Baltimore/Washington International Airport Noise Zone. A Buyer desiring to obtain a copy of Noise Zone Maps may do so by calling the Office of Noise, Real Estate and Land Use Compatibility at 410-859-7375 or visit https://marylandaviation.com/environmental/bwi-marshall-noise-zone/ for more information. Information regarding the location of other airports and their operations may be obtained by calling the local zoning office for the area in which the Property is located.
- 9. ENVIRONMENTAL CONSIDERATIONS; HAZARDOUS MATERIALS: There are many hazardous materials that could affect a Property. The Brokers and their agents will generally have no knowledge of these hazardous materials and do not have the technical expertise to ascertain or advise you of the presence or significance of these hazardous materials. Buyer has the right to request, as a condition of an offer and, subject to acceptance by the Seller, the employment of a specialist of Buyer's choice to provide an analysis of hazardous materials which may be present.

Hazardous materials inside a property can include, but are not limited to, fire retardant treated plywood (FRT), asbestos, aluminum wiring, radon, polybutylene pipe (PB), lead paint, petroleum products, lawn and garden chemicals and indoor air pollutants that can accumulate. Hazardous materials outside the home can include, but are limited to, those found in contaminated land, water, landfills and other disposal sites, industrial air and water emissions, radiation from high tension wires, and those which may be present in underground storage tanks.

Generally, additional information pertaining to these materials is available from the Maryland Department of the Environment (MDE) at (410) 537-3000.

Additional information regarding FRT plywood is available from the National Association of Homebuilders at (800) 368-5242.

Additional information regarding Radon can be found at

https://mde.maryland.gov/programs/air/radiologicalhealth/pages/radon.aspx or buyer can contact the Center for Radiological Health at the MDE at (410) 537-3000 for further information on radon.

Additional information regarding asbestos can be found at

https://mde.maryland.gov/programs/air/asbestos/pages/factsaboutasbestos.aspxv or buyer can contact the MDE at (410) 537-3000 for further information on asbestos.

Date		_ Buyer _	
Date		_ Buyer _	
Date	4/2/2025	_Seller _	EMMA Julia O Houle Bath
Date	3/31/2025	_Seller_	Julia D. Haller Gottsch, Trustee of the Haller Marital Trust

This form has been prepared for the sole use of the following Boards/Associations of REALTORS? and their members. Each Board/Association, including its members and employees, assumes no responsibility if this form fails to protect the interests of any party. Each party should seek its own legal, tax, financial and other advice.

The Greater Baltimore Board of REALTORS®, Inc.

Harford County Association of REALTORS®, Inc.

Carroll County Association of REALTORS®, Inc.

Howard County Association of REALTORS®, Inc.

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BALTIMORE COUNTY NOTICES AND DISCLOSURES ADDENDUM

(For use with Maryland Association of REALTORS® Residential Contract of Sale)

BUYER:	•
Julia A. Haller Gottsch, Trustee of SELLER: the Haller Marital Trust	Emily S. Haller, Trustee of the Haller Martial Trust
PROPERTY: 1314 Glencoe Road, Sparks, MD 21152	
1. MASTER PLAN: Buyer is hereby advised that the Property, or the area in provisions of the current Baltimore County Master Plan. You may wish to rev current and future land use plans, facilities plans, public works plans or school County agency for information regarding such plans. For further information, c 887-3211, 401 Bosley Avenue, Suite 406, Towson, Maryland, 21204.	view the Master Plan. To become fully informed of plans, you should consult the appropriate Baltimore
https://www.baltimorecountymd.gov/Agencies/planning/masterplanning	an2020download.html
Buyer acknowledges that Seller has informed Buyer that (a) the Property may b Buyer may wish to review the Master Plan, and (b) in order to become fully information, public works plans, school plans, or other plans affecting the Property or Baltimore County or other authorities for information regarding such plans.	ormed of current and future land use plans, facilities
Buyer's Signature Buyer's Signature	
2. DEVELOPMENT PLAN: Buyer is hereby advised that the Property, or the a by the provisions of a development plan. To become fully informed of any curr order to have an opportunity to review such development plan, Buyer should conformation, contact Baltimore County Department of Permits and Development Avenue, Towson, Maryland, 21204.	rent development plan affecting the Property, and in ontact the appropriate Baltimore agency. For further
https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage	
3. PANHANDLE LOTS: Buyer is hereby advised that if the Property is a parallel Baltimore County Code), the County is not responsible for maintaining the road, the panhandle driveway. For further information, contact Baltimore County Depart 10-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204.	, removing snow, or providing trash collection along
https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage/	
4. AGRICULTURAL OPERATIONS: If the Property is located in, or within hereby advised that the Property may be subject to inconvenience or discomfort not limited to: operation of machinery of any kind (including aircraft) during any and the application by spraying or otherwise of chemical fertilizers, soil amend shall not consider an agricultural operation to be a public or private nuisance if the health and zoning requirements and is not being conducted in a negligent manner Department of Permits & Development Management at 410-887-3353, 111 W. Chemical Control of the control of Permits & Development Management at 410-887-3353, 111 W. Chemical control of the control of Permits & Development Management at 410-887-3353, 111 W. Chemical control of the control of th	s arising from agricultural operations, including, but 24-hour period; the storage and disposal of manure; Iments, herbicides and pesticides. Baltimore County the operation complies with all federal, state or county the period of the county of the county in the county of the county is a state of county of the
https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage/	
5. BALTIMORE COUNTY TRANSFER TAX EXEMPTION FOR OW Buyer and Seller are hereby advised that the Baltimore County Transfer Tax does (\$22,000.00) of consideration payable for residentially improved owner-occupied receive the full benefit of this exemption, unless the Seller pays all Baltimore receive the benefit. (initial) Seller agrees to pay all Baltimore County	not apply to the first Twenty-Two Thousand Dollars I real property. Under Baltimore law, the Buyer will County transfer taxes, in which case the Seller will
Page 1 of 3	

6. NOTICE TO BUYER - SEWER AND/OR WATER SUPPLY: Seller hereby discloses that the Property is or is not consider served by a public water supply and is or is not consider served by a public sewer system.
PROPERTY 1314 Glencoe Road, Sparks, MD 21152
7. PUBLIC WATER OR SEWER FACILITIES; NOTICE TO BUYERS OF REAL ESTATE IN BALTIMORE COUNTY:
The Property is subject to a fee or assessment charged under the authority granted to developer pursuant to Section 32-4-310 of the Baltimore County Code, which purports to cover or defray the cost of installing all or part of the public water or sewer facilities constructed by the developer of the subdivision known as
(hereinafter called "lienholder") until There may be a right of prepayment or discount for early payment which may be ascertained by contacting the lienholder. The fee and assessment is a contractual obligation between the lienholder and each owner of the Property, that runs with the land, and is not in any way, a fee or assessment of Baltimore County.
8. NOTICE TO BUYER: PRIVATE WATER SUPPLY/WELL: (a) If the Property is served by, or intended to be serviced by, a private water supply, attach separate Baltimore County Well Water Notice and Addendum (GBBR form 1451).
(b) ELEVATED LEVELS OF NATURALLY OCCURRING RADIUM: Buyer is notified that Baltimore County Department of Environmental Protection and Resource Management has advised that, as a result of a water quality survey, elevated levels of naturally occurring radium and uranium have been found in some wells located in the Baltimore Gneiss formation. Properties serviced by public water are not impacted. Property Owners in the affected area will be required to test new and replacement wells and, if applicable, install a treatment system (water softener or reverse osmosis), prior to being granted a Certificate of Potability and putting the well into use. There are no regulations that require private owners of existing private wells to meet US EPA drinking water standards for radioactivity. Buyer of property served by private water supply will be provided with the brochure entitled "Radionuclides & Your Well Water: A Homeowner's Guide." For a copy of a general map of Baltimore County showing the potentially affected areas or for further information, Buyer should contact the Baltimore County Department of Environmental Protection and Sustainability at 410-887-2762.
https://www.baltimorecountymd.gov/departments/environment/groundwatermgt/educational.html
Buyer to initial:
If property is served by private water supply, Buyer acknowledges receipt of the brochure entitled "Radionuclides & Your Well Water: A Homeowner's Guide"
9. NOTICE TO BUYER - HOUSE PHYSICALLY REMOVED FROM FLOOD PLAINS: Seller hereby discloses to Buyer that the house, building or structure which is the subject of the Contract, that or has or has not (Seller to initial applicable provision) been physically removed from a 100-year flood plain located in Baltimore County.
10. HISTORIC OR LANDMARK PROPERTY: Seller hereby discloses to Buyer that the Property is or is not (Seller to initial applicable provision) located within a historic district under the Baltimore County Code or does or does not (Seller to initial applicable provision) appear on the Baltimore County preliminary landmarks list or final landmarks list. Buyer acknowledges that if the Property is located within a historic district or appears on either the Baltimore County preliminary or final landmarks list, Buyer's use of the Property shall be subject to the provision of the Baltimore County Code. For further information, contact the Baltimore County Office of Planning at (410) 887-3211, 401 Bosley Avenue, Suite 406, Towson, Maryland 21204.
https://www.baltimorecountymd.gov/departments/planning/historic_preservation/designating_properties.html

11. RENTAL HOUSING LICENSE -BALTIMORE COUNTY:

- (A) In Baltimore County, all buildings or a portion of a building that contain one to six dwelling units intended or designated as rental units must register and be licensed with Baltimore County on or before January 1, 2009.
- (B) A person who owns and rents a dwelling unit or a portion of a dwelling unit without a license may be subject to the denial, suspension, revocation or non-renewal of the license and/or civil penalties of \$25 per day for each day a violation occurs and \$200 per day for each day a correction notice is not complied with, and there will be a \$1,000 fine for not complying with the Rental Registration Law.
- (C) In the event a rental dwelling located in Baltimore County is sold or a change of ownership of the dwelling occurs, the new property owner is required to notify the Baltimore County Department of Permits and Development Management of the change of ownership.

https://www.baltimorecountymd.gov/departments/permits/rentalregistration/index.html

12. NOTICE ON ZONES OF DEWATERING INFLUENCE

The property may be located in a "Zone of Dewatering Influence." Such a zone is defined under Maryland law as the area surrounding a surface pit mine in "karst" terrain (limestone and carbonate rock containing closed depressions, sinkholes, caverns, cavities, and underground channels that, partially or completely, may capture surface streams), where groundwater has been depleted through pumping activities in the subject mine. Dewatering of karst terrain may result in gradual caving in or sinking of the surface of the land. Dewatering may also result in declining ground water levels, which may affect the yield of wells on a property. The Maryland Department of the Environment (MDE) is required to provide on its website for use by the public a searchable map of established zones of dewatering influence. The MDE website can be accessed at http://www.mde.maryland.gov.

A PURCHASER OF REAL PROPERTY LOCATED IN BALTIMORE COUNTY, CARROLL COUNTY, FREDERICK COUNTY, OR WASHINGTON COUNTY IS ADVISED TO CONTACT THE MARYLAND DEPARTMENT OF THE ENVIRONMENT TO DETERMINE WHETHER THE REAL PROPERTY FOR PURCHASE IS LOCATED WITHIN A ZONE OF DEWATERING INFLUENCE. MARYLAND LAW PROVDIES CERTAIN REMEDIES FOR PROPERTY IMPACTED BY DEWATERING.

BUYER	DATE		
BUYER	DATE		
EMARY Sico Harle State	4/2/2025		
SELLER	DATE		
Julia B. Haller Gottsch, Trustee of the Haller Marital Trust	3/31/2025		
SELLER	DATE		

This form has been prepared for the sole use of the following Boards/Associations of REALTORS® and their members. Each Board/Association, including its members and employees, assumes no responsibility if this form fails to protect the interests of any party. Each party should seek its own legal, tax, and financial or other advice.

The Greater Baltimore Board of REALTORS®, Inc. Carroll County Association of REALTORS®, Inc.

Harford County Association of REALTORS®, Inc. Howard County Association of REALTORS®, Inc.

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Property Address: 1314 Glencoe Road, Sparks, MD 21152



DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

197 FEE built lead proc impo pror with mus	DPERTY, THAT (SELLE BOR / DERAL LEAD WARNING prior to 1978 is notified the paint dust may place you duce permanent neurologized memory. Lead pois perty is required to disclosure any information on lead to treceive a federally app	R/LANDLORD TO INITIAL date of construction is ure STATEMENT: A buyer/tenat such property may conting children at risk of developtical damage, including coning also poses a particulate to the buyer/tenant the-based paint hazards from	L APPLICAE certain. enant of any in ain lead-based oping lead pois learning disa ular risk to pre e presence on risk assessroisoning prev	aterest in residential real property on a dipaint and that exposure to lead from soning if not managed properly Lead pabilities, reduced intelligence quotice agnant women. The seller/landlord of known lead-based paint hazards a ments or inspections in the seller's/laterention. It is recommended that a but a paint hazard a part of the seller's/laterention.	which a residential dwelling was lead-based paint, paint chips or poisoning in young children may ent, behavioral problems, and f any interest in residential real and to provide the buyer/tenant andlord's possession. A tenant
	er's/Landlord's Disclos				
(a)	Presence of lead-based (i) THE ANNE / MAG	paint and/or lead-based pai Known lead-based pai	aint hazards (nt and/or lead	initial (i) or (ii) below): I-based paint hazards are present in	the housing (explain).
(b)		ailable to the seller (initial (i) or (ii) below	ā.	0
	(i)/ lead-based paint and/or	Seller/Landlord has p lead-based paint hazards	rovided the p in the housing	urchaser/tenant with all available reg g (list documents below).	cords and reports pertaining to
	(ii)/hazards in the housing.	Seller/Landlord has no	reports or re	cords pertaining to lead-based paint	and/or lead-based paint
Buy	er's/Tenant's Acknowle	edgment (initial)			
(c)_		Buyer/Tenant has received	copies of all	information listed in section (b)(i) ab	ove. if any
				et Protect Your Family from Lead In \	
(e) I	Buyer has (initial (i) or (ii)				
	(i)//	received a 10-day of inspection for the pro-	pportunity (or	r mutually agreed upon period) to d-based paint and/or lead-based pair	conduct a risk assessment or nt hazards; or
Δne	nt's Acknowledgment (and/or lead-based p	y to conduct a aint hazards.	risk assessment or inspection for th	e presence of lead-based paint
(f) _ his/l Cer The prov	Agent has inf ner responsibility to ensu tification of Accuracy	formed the Seller/Landlord re compliance.	bove and cer	r's/Landlord's obligations under 42 L	
Sell	er/Landlord	-	Date	Buyer/Tenant	Date
Mia	obj. A. Haller Gottsche, Trustee of the Halle	r Marital Trust 3/31/20	25		
4.05	er/Landlord		Date	Buyer/Tenant	Date
lov	nud by: atlean Schmitt, Broker	3/24/20	25		
	er's/Landlord's Agent		Date	Buyer's/Tenant's Agent	Date
R ©Co	pyright 2017 Maryland REAL	TORS®. For use by REALTOR	10/ ® members of M	17 Maryland REALTORS® only. Except as neg	otiated by the parties to the Contract,

this form may not be altered or modified in any form without the prior expressed written consent of Maryland REALTORS®. Fax:



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	to the	Contract of Sale
between Buyer	Emily S. Haller, Trustee o	
and Seller Julia A. Haller Gottsch, Trustee of the Haller Marital Trust	Haller Martial Trust	for Property
known as 1314 Glencoe Road Sparks MD 21152		

NOTE: This notice does <u>not</u> 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 13-207 of 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:
 - 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 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;
 - 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
 - (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.

"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

- (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.





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.

		ENAM Johia Offisher that	4/2/2025
Buyer's Signature	Date	Seller's Signature	Date
		Julia M. Haller Gottsch, Trustre of the Halle	r Manifal Trust
Buyer's Signature	Date	Seller's Signature	Date
		Jonathan Schmitt, Broker	3/24/2025
Agent's Signature	Date	Agent's Signature	Date

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MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address:	1314	Glencoe	Road,	Sparks,	MD	21152				
Legal Description:								-		
				NOTICE	TO S	SELLER	AND PUR	RCHASER		

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;
- 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: Wat	ter, Sewage, He	eating & Air Condit	tioning (Answer all that apply)		
Water Supply	Public	[_] Well	[] Other		
Sewage Disposal	Public	Septic Sy	stem approved for(# of bedrooms) Ot	her Type	
Garbage Disposal	[] Yes	[] No			
Dishwasher	[] Yes	[] No			
Heating	[Oil	[] Natural Gas	Electric Heat Pump Age	[] Other	
Air Conditioning	Oil	Natural Gas	Electric Heat Pump Age	Other	
Hot Water	[_] Oil	[] Natural Gas	Electric Capacity Age	Other	
			Page 1 of 4		

Phone: (410) 329-9898

Fax:

2022 KRPB Listing

Please indicate your actual knowledge with respect to the following:
1. Foundation: Any settlement or other problems? [_] Yes [_] No [_] Unknown Comments:
2. Basement: Any leaks or evidence of moisture?
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:
Comments: Any defects (structural or otherwise)? [_] Yes [_] No [_] 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
8A. 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? When was the system last pumped? Date Unknown Unknown Unknown
10. Water Supply: Any problem with water supply? [] Yes [] No [] Unknown Comments:
Home water treatment system: Yes No Unknown Comments:
Fire sprinkler system: Yes No Unknown Does Not Apply Comments: Are the systems in operating condition? Yes No Unknown Does Not Apply
Comments:
In exterior walls?
12. Exterior Drainage: Does water stand on the property for more than 24 hours after a heavy rain? [] Yes
Are gutters and downspouts in good repair? [] Yes [] No [] Unknown Comments: Page 2 of 4

13. Wood-destroying insects: Any infestation and/or prior damage? Comments:	Yes No Unknown
Any treatments or repairs? Yes No Any warranties? Yes No Comments:	Unknown Unknown
14. Are there any hazardous or regulated materials (including, but not underground storage tanks, or other contamination) on the property? If yes, specify below Comments:	limited to, licensed landfills, asbestos, radon gas, lead-based paint, [Yes
15. If the property relies on the combustion of a fossil fuel for heamonoxide alarm installed in the property? [_] Yes [_] No [_] Unknown Comments:	
16. Are there any zoning violations, nonconforming uses, violation of unrecorded easement, except for utilities, on or affecting the property of the proper	of building restrictions or setback requirements or any recorded or
16A. If you or a contractor have made improvements to the prolocal permitting office? Yes No D Comments:	operty, were the required permits pulled from the county or oes Not Apply Unknown
17. Is the property located in a flood zone, conservation area, wet District? Yes No Unknown If yes, s Comments:	pecify below
18. Is the property subject to any restriction imposed by a Home Own [_] Yes [_] No [_] Unknown If yes, s Comments:	ners Association or any other type of community association? pecify below
19. Are there any other material defects, including latent defects, affer Yes No Unknown Comments:	ecting the physical condition of the property?
NOTE: Seller(s) may wish to disclose the condition RESIDENTIAL PROPERTY DISCLOSURE STATEME	of other buildings on the property on a separate NT.
The seller(s) acknowledge having carefully examined this is complete and accurate as of the date signed. The seller of their rights and obligations under §10-702 of the Maryl	(s) further acknowledge that they have been informed
Seller(s)	Date
Seller(s)	Date
The purchaser(s) acknowledge receipt of a copy of this d have been informed of their rights and obligations under §	isclosure statement and further acknowledge that they 10-702 of the Maryland Real Property Article.
Purchaser	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 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?	emia gaves emia sins o	If yes, specify:
Seller MA Glia Offullitat	Date	4/2/2025
Seller Julia d. Haller Gottsche, Trustre of the Haller Marital Trust	Date	2/31/2025
The purchaser(s) acknowledge receipt of a copy of this disclaid have been informed of their rights and obligations under §10-7	imer statement and fu 02 of the Maryland R	orther acknowledge that they eal Property Article.
Purchaser	Date	
Durchasar	D	



MARYLAND NON-RESIDENT SELLER TRANSFER WITHHOLDING TAX ADDENDUM

ADDENDU	/I dated	to Contract of Sale
between Bu	yer	
and Seller _	Julia A. Haller Gottsch, Trustee of the Haller Marital Trust	Emily S. Haller, Trustee of the Haller Martial Trust
for Property	known as 1314 Glencoe Road, Sparks, MD 21152	

Seller acknowledges, pursuant to Section 10-912 of the Tax-General Article, Annotated Code of Maryland, that if Seller is: 1) a non-resident individual of the State of Maryland or is 2) a non-resident entity which is not formed under the laws of the State of Maryland and is not qualified by or registered with the Maryland State Department of Assessments and Taxation to do business in the State of Maryland, the deed or other instrument of writing that effects a change of ownership to the Property may not be recorded with the clerk of the court for a county or filed with the Maryland State Department of Assessments and Taxation unless payment is first made by the Seller in an amount equal to:

- a) 8% of the total payment to a non-resident seller; OR
- b) 8.25% of the total payment to a non-resident entity;

(NOTE: The amount of the payment for a non-resident individual is subject to adjustment on a recurring basis by the Comptroller of Maryland. The amount of the payment for a non-resident entity is subject, from time to time, to change by an Act of the Maryland General Assembly. Seller acknowledges that the amount(s) as set forth in a) and b) above may be greater or lesser than the actual amount(s) due by Seller at time of settlement.)

UNLESS each seller:

- 1. Certifies, in writing, under the penalties of perjury, that the Seller is a resident of the State of Maryland or is a resident entity of the State of Maryland; **OR**
- 2. Presents to the clerk of the circuit court for a county or the Maryland State Department of Assessments and Taxation a certificate issued by the Comptroller of the State of Maryland stating that: i) there is no tax due in connection with the sale or exchange of the Property; or ii) a reduced amount of tax is due from the Seller and the reduced amount is collected by the clerk of the circuit court for a county or the Maryland Department of Assessments and Taxation before recording or filing; (NOTE: If Seller intends to obtain a certificate from the Comptroller's office, Seller should immediately contact the Comptroller at 1-800-MDTAXES. Obtaining the certificate requires a MINIMUM of three (3) weeks); OR
- 3. Has satisfied the tax liability or has provided adequate security to cover such liability; OR
- 4. Certifies, in writing, under the penalties of perjury, that the Property being transferred is the Seller's principal residence.

As defined under Maryland law and as used in a) and b) above, the term "total payment" means the net proceeds paid to the Seller for the Property and associated tangible personal property, less: 1) debts owed by the Seller and secured by a mortgage or other lien against the Property being paid upon the sale or exchange of the Property and 2) other expenses of the Seller arising out of the sale or exchange of the Property and disclosed on a settlement statement prepared in connection with the sale or exchange of the Property. "Total payment" includes the fair market value of any property transferred to the Seller.

CHANA Shadhara	4/2/2025
Seller's Signature	Date
Julia d. Haller Gottsche, Trustee of the Haller Marital Trust	3/31/2025
Seller's Signature	Date



EQUAL HOUSING OPPORTUNITY

1/20

Fax

Manyland REALTORS°

ADDENDUM dated

Not applicable.



NATIONAL PRIORITIES LIST (NPL) SUPERFUND SITE DISCLOSURE ADDENDUM

ADDENDUM dated		to Contract of	of Sale between
Buyer			
Julia A. Haller Gott and Seller of the Haller Marita	sch, Trustee l Trust		Emily S. Haller, Trustee of the Haller Martial Trust
or Property known as 1314 G	lencoe Road, Spa	rks, MD 21152	
Buyer and Seller hereby ackno	wledge that:		
 A National Priorities List (I threatened releases of haz and its territories; 	NPL) Superfund Site zardous substances	e is a site of national prio , pollutants, or contamin	rity among the known releases or ants throughout the United States
2. Seller hereby notifies Buye	er that the Property	is located within one (1)	mile of:
which is a National Prioriti throughout the State of Ma Protection Agency's Searc superfund/search-superfu	aryland and <u>across</u> th for Superfund Sit	the United States can be es Where You Live webs	pout the location of Superfund Sites found at the Environmental site (https://www.epa.gov/
written notice to Seller, Bu Termination Under Contra	yer may terminate t ct of Sale to Seller.	he Contract of Sale by d If Buyer terminates the (dating this Addendum, and on elivering a Unilateral Notice of Contract of Sale within the five (5) eposit shall be returned to Buyer.
Buyer Signature	Date	Seller Signatu	ire Date
Buyer Signature	Date	Seller Signatu	re Date





EMLA SAME



Consumer Notice to Buyers of Residential Real Estate in Maryland (Include with Exclusive Buyer/Tenant Representation Agreement)

Buyers of residential real estate in Maryland are advised to inquire about the following items:

COVENANTS RUNNING WITH THE LAND: Covenants running with the land are agreements that stipulate that ownership of the land cannot be transferred unless the new owner agrees to continue to abide by the covenants. They cannot be separated from the land and transfer with it. For example, an individual might own property subject to a covenant that requires the property to be used for charitable purposes only. A buyer who purchases the property must agree to use the property for charitable purposes only.

DEED RESTRICTIONS: Deed restrictions are provisions in a deed that limit the use of the property. With some exceptions, deed restrictions cannot be removed by the new owner.

EASEMENTS: An easement is a right, privilege, or interest that one party has in the land of another. There are many types of easements, including, conservation easements, utility easements, gas line easements, and power line easements. Easements may be in property deeds or title papers, and are part and parcel of the land they affect.

LEASES: A lease is any agreement that gives rise to a landlord/tenant relationship. Unless otherwise specified in the lease agreement, the buyer of a property occupied by a tenant under a lease is bound by the conditions and terms of the lease.

ONSITE SEWAGE DISPOSAL SYSTEMS (OSDS) WITH BEST AVAILABLE TECHNOLOGY (BAT): An OSDS is a wastewater treatment system that discharges the treated effluent into the ground. An OSDS with best available technology reduces nitrogen levels. If an OSDS system with BAT is installed on the property, Seller may have used state funds to purchase the system. If state funds were used to purchase the system, the property may be encumbered by an easement that obligates the owner of the property to comply with certain requirements such as maintaining the system and allowing the Maryland Department of the Environment and the county/city in which the property is located to inspect the system. Buyer is advised to inquire about the terms under which an OSDS system with BAT was installed on the property and check with the appropriate city/county agency.

PROPANE TANKS: Propane is a source of energy that is used for heating homes and water, cooking and refrigerating food, drying clothes, and fueling gas fireplaces and barbecue grills. Propane tanks may be owned or leased. If a propane tank is installed on the property, Buyer is advised to inquire about the terms under which the propane tank was installed, how to transfer the ownership or lease, and any costs associated with the transfer.

HOME SECURITY SYSTEMS THAT RECORD AUDIO: Buyer is advised that Maryland law prohibits audio recording of private conversations without the consent of all parties.

SOLAR PANELS: Solar panels are devices that convert light into electricity. If solar panels are installed on the property, Buyer is advised to inquire about the terms under which the solar panels were installed, how to transfer the ownership or lease, and any costs associated with the transfer.

WIRE FRAUD THROUGH EMAIL: Buyer is advised to never trust wiring instructions sent via email. Cyber criminals are hacking email accounts and sending emails with fake wiring instructions. These emails are convincing and sophisticated. Buyer should always independently confirm wiring instructions in person or via a telephone call to a trusted and verified phone number. Buyer should never wire money without double-checking that the wiring instructions are correct.

DEPOSIT HELD BY ESCROW AGENT: Buyer is advised that an escrow agent, other than a Maryland licensed real estate broker, is not subject to the same legal requirements that Maryland licensed real estate brokers are under the Maryland Real Estate Brokers Act concerning the holding and the release of deposit monies. If the deposit is going to held by a third party other than by a Maryland licensed real estate broker involved in the transaction, the parties are required to enter into a separate written escrow agreement, binding upon the parties and the escrow agent that complies with Section 10-802 of the Real Property Article, Annotated Code of Maryland.

SMOKE ALARMS: Buyer is notified that there were changes in Maryland law regarding smoke alarms and smoke detectors (Section 9-101 et seq. of the Public Safety Article, Annotated Code of Maryland). The type of smoke alarm required in a dwelling depends upon the age of the property. As of January 1, 2018, among other changes, no alarm—battery powered or hard-wired—may be older than 10 years from the date of manufacture, and if battery powered, be sealed, tamper resistant units incorporating a silence/hush button, which use long-life batteries. There are penalties for non-compliance. Additionally, some jurisdictions have more stringent rules for new construction or for rentals. Buyer is advised to inquire about smoke alarm compliance. Buyer may





Fax:

view the smoke alarm requirements at: http://mgaleg.maryland.gov/mgawebsite/Laws/StatuteText?article=gps§ion=9-101&enactments=false. Buyer may contact the local fire marshal to obtain additional information about the smoke alarm law.

CONDOMINIUM/HOA RESERVE STUDY: A Reserve Study is a long-term capital budgeting tool that a condominium/HOA uses to determine the amount of money it should set aside in its Reserve Fund for replacement, repair, or restoration of common areas. The Reserve Fund is financed by collecting condominium dues, HOA fees, or special assessments. Buyer is advised to pay close attention to the reserve study report of a condominium/HOA as an underfunded Reserve Fund may result in a future increase of condominium dues, HOA fees, or the imposition of special assessments upon Buyer.

Buyer Signature	Date	Buyer Signature	Date







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 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 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 to 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 buyer agency agreement with a different broker/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.
- * Dual agents and intra-company agents must disclose material facts about a property to all parties.

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 disclosed in writing to both the b	an agent who sells prop uyer and seller.	erty that is listed with his/her bro	ker, this fact must be
Consent for Dual Agency I have read the above information to consent to a dual agency and withdraw the consent at any time	I that if I refuse to con-	sent, there will not be a dual ag	and that I do not have ency; and that I may
Krauss Rea	al Property Brokerage (Firm Name)	act as a Dual	Agent for me as the
Seller in the sale of the prop	erty at: 1314 Glencoe R	oad, Sparks, MD 21152	
Buyer in the purchase of a p	property listed for sale wi	th the above-referenced broker.	
Signed by:	4/2/2025	Julia d. Haller Gottsch, Trustre of the Haller	Manifal Trus 3/31/2025
Signature	Date	Signature	Date
# The undersigned Buyer(s) he 1314 Glencoe Road, Sparks, MD Property Address		dual agency for the following pr	operty:
Troporty Fludiess			
Signature	Date	Signature	Date
# The undersigned Seller(s) he	reby affirm(s) consent to	dual agency for the Buyer(s) iden	ntified below:
Name(s) of Buyer(s)			
Signature	Date	Signature	Date
	2 of	2	

eff. (10/1/19)



MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE

Property Address: 1314 Glencoe Road, Span	rks, MD 21	152	
MARYLAND LEAD POISONING PREVENTION Prevention Program (the "Maryland Program"), a registered with the Maryland Department of requirements may be obtained at: http://www.mde.s	iny leased re the Enviror	esidential dwelling constructed prior to 1978 nment (MDE). Detailed information regard	is required to be
1. Seller hereby discloses that the Property was o	constructed p	orior to 1978;	
AND			
The Property [initial applicable line). is or [initial applicable line).	JULY JULY	is not registered in the Maryland Pro	ogram (<i>Seller to</i>
 If the Property was constructed prior to 1978 settlement or in the future, Buyer is required to within thirty (30) days following the date of settler rental property as required by the Maryland P Program, including but not limited to, registrat payment of all fees, costs and expenses; and the 	register the ment or with Program. But ion; inspecti	Property with the Maryland Department of in thirty (30) days following the conversion of yer is responsible for full compliance und ions; lead-paint risk reduction and abatem	the Environment of the Property to der the Maryland
3. If the Property is registered under the Maryla event as defined under the Maryland Program (hazards or notice of elevated blood lead levels for applicable line)/ has; oreither the modified or full risk reduction treatment occurred that obligates Seller to perform either the discloses the scope of such treatment as follows:	rom a tenant of the Properties	ut not limited to, notice of the existence of tor state, local or municipal health agency) has not occurred, which obligates erry as required under the Maryland Progran	lead-based paint (Seller to initial Seller to perform In . If an event has
If such event has occurred, Seller (Seller to initia will not perform the required treatment prior to tra	al applicable	e <i>line</i>) / will; OR of the Property to Buyer.	
ACKNOWLEDGEMENT: Buyer acknowledges Paragraphs/(BUYER)	by Buyer's	initials that Buyer has read and underst	ands the above
CERTIFICATION OF ACCURACY: The following their knowledge, that the information they have purely their knowledge.	g parties hav	ve reviewed the information above and cert ue and accurate.	ify, to the best of
signed by: 6/2/2	.025		
Sélle?ººº147A	Date	Buyer	Date
_signed by: Julia D. Haller Gottschi, Trustie of the Haller Marital Trus\$3/31/	2025		
Seller	Date	Buyer	Date
Seller's Agent	Date	Buyer's Agent	Date
REALTOR*	10/	117	ESAL MINNE

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SMOKE ALARM LAWS

2018



AS OF JANUARY 1, 2018 - MARYLAND LAW REQUIRES:

IF BATTERY OPERATED ONLY. ALARM MUST:

- · Be powered by 10-year sealed battery
- · Have a silence/hush feature

IF HARDWIRED ALTERNATING CURRENT (AC) ALARM:

> May NOT be older than 10 years from the date of manufacture*

ONE ALARM MUST BE LOCATED ON EACH LEVEL OF THE **DWELLING INCLUDING** THE BASEMENT

NOTE: REGARDLESS OF WHEN BUILT, battery operated only alarms must be powered by 10-year sealed batteries, and no unit, whether battery operated or AC, may be older than 10 years. Types of alarms found in homes have changed over time based on requirements at the time of construction.

BUILT BEFORE 7/1/75



Located: Each hallway outside bedroom(s)

BUILT BETWEEN 7/1/75 - 1/1/89



Located: Each hallway outside bedroom(s)

BUILT BETWEEN 1/1/89 - 7/1/90



Located: Each hallway outside bedroom(s)

BUILT BETWEEN 7/1/90 - 7/1/13



Located: Each hallway outside bedroom(s)

BUILT AFTER 7/1/13



OR 2nd Located:

Each hallway outside bedroom(s) AND in each bedroom

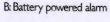
BE AWARE!

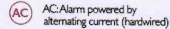
- Hardwired AC Alarms must be replaced with hardwired alarms of the same type.
- Additional alarms required as of January 1, 2018 (such as in basement) may be battery operated if they are 10-year sealed battery alarms with a silence/hush button feature.
- · A seller who fails to comply with the law is subject to a fine, imprisonment, or both.
- As required by law, any information about alarms that is shared with a REALTOR® is considered a material fact that must be disclosed to all parties.

*NOTE: Date of manufacture will be marked on back of smoke alarm. If no date is printed on device, it should not be used.

KEY









BB BB: Battery Backup

Alternate secondary power source 2nd # (i.e. WiFi or Radio Frequency)

ADDENDUM REGARDING AGRICULTURAL TRANSFER TAX

BUYER:

SELLER:

Emily S. Haller, Trustee of the Haller Marital Trust and Julia A. Haller Gottsch, Trustee of the

Haller Marital Trust

PROPERTY:

1314 Glencoe Road, Sparks, MD 21152

DATE:

ADDENDUM TO CONTRACT OF SALE DATED

For valuable consideration, receipt of which is hereby acknowledged, we, the undersigned parties, hereby agree as follows:

Buyer acknowledges that he has been notified by Sellers that the Property has been assessed for farm or agricultural use under provisions of Section 8-209 of the Tax-Property Article of the Maryland Annotated Code and that the land being transferred may be subject to the Agricultural Land Transfer Tax imposed by Section 13-301 of the Tax-Property Article of the Maryland Annotated Code. Buyer shall pay any Agricultural Land Transfer Tax, including any and all related taxes and/or penalties, which may be assessed in connection with the purchase of the Property by Buyer in the event that Buyer's intended or actual use of the Property does not qualify, in whole or part, with the requirements of Baltimore County or the State of Maryland for the agricultural use assessment. Seller shall pay any Agricultural Land Transfer Tax, including any and all related taxes and/or penalties, which may be assessed in connection with any prior sales or conveyances of the Property by or to Sellers (collectively, "prior sales") or any prior removal of the Property or a portion thereof from agricultural status with Baltimore County during Seller's ownership of the Property ("Removal"); regardless of when such a determination of Sellers' Prior Sales or Removal is made or when the Agricultural Land Transfer Tax, including any and all related taxes and/or penalties, may be assessed, now or in the future.

Buyer acknowledges that he is aware that the payment of any Agricultural Land Transfer Tax assessed in connection with the purchase of the Property by Buyer may be avoided or postponed by Buyer's making a satisfactory application to the State Department of Assessments and Taxation (the "Department") that verifies Buyer's eligibility for the continuation of the agricultural land assessment and the Department's approval of such application.

Counterparts: This addendum may be signed in counterparts, which taken together shall constitute one instrument. Signatures obtained by facsimile shall be deemed to be originals.

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

BUYER		Date
BUYER	Signed by:	Date
	EMMA Julie O Hould that	4/2/2025
SELLER	6FD7EB3756B147A Signed by:	Date
	Julia a. Haller Gottsch, Tru	stee of the 3Halbooks Marital Trust
SELLER	6FD7EB3756B147A	Date

MARYLAND STATE DEPARTMENT of ASSESSMENTS and TAXATION APPLICATION FOR AGRICULTURAL USE ASSESSMENT

ACCOUNT NO	DISTRICT	_MAP_	PARCEL	LOT	_SUBDIVISION_	ACREAGE
1. Name of owner(s):			-			
2. Is owner age 70 or older?	Disabled?					
3. Property Address:						
Mailing Address:						
4. Telephone Number:						
5. Total acreage requested at						***
Acreage in crops:						
Acreage in pasture:						
Acreage in a government p	orogram:		Acreage	in woodl	and:	
Name of private or govern	mental forestry program	that the t	ract is under: _			
Number and type of livesto	ock or poultry: (i.e. 3 catt	le (specif	beef or dairy). 10 shee	(a	e
6. Amount of last harvest for e						
7. Gross sales last year if farm						
			D. Poult	v Product	s: \$	
		•				
	rs: \$					
8. Name and address of person					W 5 - X - II	Ψ
or realist and address of period	moonadoung larm opere	ation ii oti	iei tilali ownei	8		
9. Is this acreage adjacent to degree Yes No If yes	other farm property which s, give Name of family m					member?
Relationship		Prop	erty address_			
10. Did you complete Schedu					20 20 20	
11. Is there a current, written	Nutrient Management P	lan coveri	ng the land at	issue: Ye	s No	
If no, will a plan be create						
Question #11 is for use						
certify that the above statem supervisor of Assessments if	ents are true and corre agricultural use of the	ect and th	at I understa cribed above	nd it is m	y responsibility to ntinued.	notify the
Signature of Owner:				Date:		
CAUTION: A transfer of any p PROPERTY ARTICLE, SECT	ortion of the above-desc ION 13-301 - 13-308, Al	cribed land	d may require ED CODE OF	impositior MARYLA	n of an agricultural to ND.	ransfer tax. SEE TAX

This form seeks information for the purpose of an agricultural use assessment on the indicated property. Failure to provide this information will result in denial of your application. However, some of this information would be considered a "personal record" as defined in State Government Article, § 10-624. Consequently, you have the statutory right to inspect your file and to file a written request to correct or amend any information you believe to be inaccurate or incomplete. Additionally, personal information provided to the State Department of Assessments and Taxation is not generally available for public review. However, this information is available to officers of the State, county, or municipality in their official capacity and to taxing officials of any State or the federal government, as provided by statute. Additionally, if your property would be used by the State Department of Assessments and Taxation as a comparable for purposes of establishing the value of another property in a hearing before the Maryland Tax Court, the requested information or a portion thereof, may have to be provided to the owner of that other property.

Submit to the appropriate office where the property is located; a list of offices is attached.



MARYLAND STATE DEPARTMENT OF ASSESSMENTS & TAXATION

REAL PROPERTY DIVISION

Listed below are the mailing addresses for local assessment offices

ASSESSMENT OFFICE MAILING ADDRESSES	PHONE	FAX	EMAII
ity Assessments 112 Baltimore Street, 3rd Floor, Cumberland, MD 21502	(301) 777-2108	(301) 777-2052	sdat.alle@maryland
County Assessments 45 Calvert St., 3rd Floor, Annapolis, MD 21401	(410) 974-5709	(410) 974-5738	sdat.aa@maryland.
Assessments Wm. Donald Schaefer Tower, 6 Saint Paul Street, 11th Floor, Baltimore, MD 21202	(410) 767-8250	(410) 333-4626	sdat.baltcity@mary
inty Assessments Hampton Plaza, 300 E Joppa Road, Suite 602, Towson, MD 21286	(410) 512-4900	(410) 321-4148	sdat.blco@marylan
y Assessments State Office Bldg. 200 Duke Street, Room 1200, Prince Frederick, MD 20678	(443) 550-6840	(443) 550-6850	sdat.calv@marylan
ty Assessments Denton Multi-Service Center, 207 South 3rd St, Denton, MD 21629	(410) 819-4450	(410) 819-4441	sdat.crin@marylan
Assessments 15 E Main Street, Suite 229, Westminster, MD 21157	(410) 857-0600	(410) 857-0128	sdat.carl@marylan
ssessments District Court Multi-Service Center, 170 East Main Street, Elkton, MD 21921	(410) 996-2760	(410) 996-2770	sdat.cec@marylanc
y Assessments Southern Maryland Trade Center, 101 Catalpa Drive Suite 101A, LaPlata, MD 20646	(301) 932-2440	(301) 932-2189	sdat.char@marylar
unty Assessments 501 Court Lane, PO Box 488, Cambridge, MD 21613	(410) 228-3380	(410) 228-3704	sdat.dor@maryland
nty Assessments 5310 Spectrum Dr, Suite E, Frederick, MD 21703	(301) 815-5350	(301) 663-8941	sdat.fred@marylan
Assessments County Courthouse 317 East Alder St., Room 106, PO BOX 388, Oakland, MD 21550	(301) 334-1950	(301) 334-5018	sdat.gar@marylanc
y Assessments Mary E.W. Risteau District Court Multi-Service Center, 2 South Bond Street, Suite 400, Belair, MD 21014	(410) 836-4800	(410) 838-5914	sdat.harf@marylan
ty Assessments District Court Multi-Service Center, 3451 Court House Dr, Ellicott City, MD 21043	(410) 480-7940	(410) 480-7960	sdat.how@marylan
ssessments 114-A Lynchburg Street, Chestertown, MD 21620	(410) 778-1410	(410) 778-1525	sdat.kentco@mary
County Assessments 30 W. Gude Drive, Suite 400, Rockville MD 20850	(240) 314-4510	(301)424-3864	sdat.mont@maryla
's County Assessments 14735 Main Street, Suite 354B, Upper Marlboro, MD 20772	(301) 952-2500	(301) 952-2955	sdat.princeg@mary
County Assessments Carter M. Hickman District Court Multi-Service Center, 120 Broadway Suite 7, Centreville, MD 21617	(410) 819-4160	(410) 819-4170	sdat.qaco@marylar
nty Assessments Carter Building, 23110 Leonard Hall Drive, Room 2059, PO Box 1509 Leonardtown, MD 20650	(301) 880-2900	(301)475-4856	sdat.stm@marylan
nty Assessments 11545 Somerset Avenue, Princess Anne, MD 21853	(410) 651-0868	(410) 651-1995	sdat.som@marylan
Assessments 29466 Pintail Drive, Suite 12, Easton, MD 21601	(410) 819-5920	(410) 822-0048	sdat.talb@marylan
ounty Assessments 3 Public Square, Hagerstown, MD 21740	(301) 791-3050	(301) 791-2925	sdat.wash@maryla
inty Assessments Salisbury District Court Multi-Service Center, 201 Baptist Street, Box 8 Salisbury, MD 21801	(410) 713-3560	(410) 713-3570	sdat.wic@marylanc
unty Assessments One West Market Street, Rm. 1202, Snow Hill, MD 21863	(410) 632-1196	(410) 632-1366	sdat.wor@marylan

ALL ASSESSMENT OFFICES ARE OPEN MONDAY - FRIDAY 8:00 AM – 4:30 PM, EXCEPT BALTIMORE CITY WHICH IS OPEN 8:00 AM – 5:00 PM

For a complete list of office locations visit http://dat.maryland.gov/realproperty/Pages/Maryland-Assessment-Offices.aspx

MARYLAND STATE DEPARTMENT OF ASSESSMENTS & TAXATION AGRICULTURAL DECLARATION OF INTENT

ACCOUNT#	DISTRICT	MAP	BLOCK	PARCEL
NAMES:		-		
ACREAGE:				
I, (WE)			, THE P	URCHASER OF THE
REAL PROPERTY LOC	ATED AT			
THE ABOVE PROPERT TAX-PROPERTY ARTIC YEARS FOLLOWING TO THE THE LAND DOES NOT DEPARTMENT OF ASSISTANCE FAILURE TO COMPLY DURING THE FIRST FOR REQUIRE THE IMPOST A CURRENT FAIR MARK AGRICULTURAL ACTIVITY IN A VIOLATION OF THE SUBJECTS THE PROPERTY IN THE	INTENTION TO CONTINE IN ACCORDANCE WIT CLE FOR A PERIOD OF A HIS DATE. OT REMAIN IN AGRICULT ESSMENTS AND TAXAT WITH THE REQUIREMENTE (5) FULL TAXABLE YIS TION OF THE AGRICULT INTES OR THE CONSTRUCTURES) OR SITE IMPLED TO A TAX PENALT OF THE PENALTIES OF PER SAND STATEMENTS) HAS	TH THE PROVAT LEAST FIVE TURAL USE, TON UNDER NTS FOR AGINERAL TRANSPORTED TO THE TON OF TOTAL THAT TO THE TOTAL THE TOTAL THAT TO THE TOTAL THE	THE OWNER MITHE PENALTIES ON ALL OR PARTIES OF CLARATIONS OF SECURITION OF THE DECLARATIONED BY ME (US)	CTION 8-209 OF THE JTIVE FULL TAXABLE UST NOTIFY THE S OF PERJURY. SE ASSESSMENT NSFER WILL /ILL BE BASED UPON CEASING OF URAL ART OF THE PARCEL ION OF INTENT ON (INCLUDING ANY AND THE
INFORMATION CONTAIN BELIEF, IS TRUE, CORRI	ED HEREIN, TO THE BEST	OF MY (OUR) KNOWLEDGE,	INFORMATION, AND
SIGNATURE			DATE	
SIGNATURE			DATE	

This form seeks information for the purpose of an Agricultural Declaration of Intent. Failure to provide this information will result in denial of your application. However, some of this information would be considered a "personal record" as defined in State Government Article, §10-624. Consequently, you have the statutory right to inspect your file and to file a written request to correct or amend any information you believe to be inaccurate or incomplete. Additionally, personal information provided to the State Department of Assessments and Taxation is not generally available for public review. However, this information is available to officers of the State, county or municipality in their official capacity and to taxing officials of any State or the federal government, as provided by statute. Additionally, if your property would be used by the State Department of Assessments and Taxation as a comparable for purposes of establishing the value of another property in a hearing before the Maryland Tax Court, the requested information, or a portion thereof, may have to be provided to the owner of that other property.



MARYLAND STATE DEPARTMENT OF ASSESSMENTS & TAXATION

REAL PROPERTY DIVISION

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ty Assessments Denton Multi-Service Center, 207 South 3rd St, Denton, MD 21629	(410) 819-4450	(410) 819-4441	sdat.crln@marylan
Assessments 15 E Main Street, Suite 229, Westminster, MD 21157	(410) 857-0600	(410) 857-0128	sdat.carl@marylan
ssessments District Court Multi-Service Center, 170 East Main Street, Elkton, MD 21921	(410) 996-2760	(410) 996-2770	sdat.cec@marylanc
y Assessments Southern Maryland Trade Center, 101 Catalpa Drive Suite 101A, LaPlata, MD 20646	(301) 932-2440	(301) 932-2189	sdat.char@marylar
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SDAT Agricultural Transfer Tax

Background

The preservation of agricultural land is extremely important to all citizens of Maryland. Years ago, the Maryland General Assembly declared that it is in the general public interest of the State to foster and encourage farming activities to maintain a readily available source of food and dairy products, to encourage the preservation of open space as an amenity necessary for human welfare and happiness, and to prevent the forced conversion of open space land to more intensive uses. In fact, Maryland was the first State in the nation to formally adopt a policy providing for lower assessments (and property taxes) on land that is actively devoted to farm or woodland uses. The "agricultural use assessment" is granted to farm land or woodland that meets the criteria outlined in State Law. This special assessment means that the land is appraised according to its current use and not according to its actual market value which, in many instances, is significantly higher. The result is that the owner of land receiving the lower "agricultural use assessment" pays less property taxes and there is less pressure to convert the land to more intensive uses. Another method used to preserve agricultural land is the State's Agricultural Land Preservation Program. This program, administered by the Maryland Department of Agriculture, purchases development rights on existing farms thereby ensuring that they will remain as active farms. A key funding source for this program is the Agricultural Transfer Tax, which is a tax imposed on the sale of land removed from receiving the agricultural use assessment. The agricultural use assessment, the agricultural transfer tax, and Maryland's Agricultural Land Preservation Program work together to preserve farmland and woodland in Maryland. The agricultural transfer tax serves several roles; as a deterrent in the conversion of the land for development; as a penalty when land has been removed and transferred from this preferential use assessment; and finally, in funding the purchase of easements on farmland to protect lands from future development.

When the Agricultural Transfer Tax & Surcharge Applies

The Agricultural Transfer Tax and Surcharge applies at the point of sale on land that receives the agricultural use assessment; or in some cases, where land that had previously received the agricultural use assessment. The Department's website identifies property accounts subject to an Agricultural Transfer Tax on its Real Property Data Search site. Property accounts subject to an Agricultural Transfer Tax will have a Special Tax Recapture area noted as "Agricultural Transfer Tax". This notation is clearly identified in a red bold format both at the top and bottom of the website's property screen so that it is not overlooked.

Technically, the Agricultural Transfer Tax is imposed on the written instrument (deed) conveying title to the property and it must be paid before the document can be recorded in the land records of the county. When the amount of Agricultural Transfer Tax is requested by a customer, the local assessment office prepares an Agricultural Transfer Tax Statement that contains the details of the tax and surcharge calculation. The Agricultural Transfer Tax Statement provides the total amount that will be due upon transfer. The tax is collected by the local County Finance or Treasurer's Office. State Law (Sections §13-301 through §13-308 of the Tax-Property Article) provides the statutory framework for the Agricultural Transfer Tax and Surcharge. Generally, the law specifies that the tax is due on all transfers of agricultural land unless exempt or the purchaser is willing to sign a Declaration of Intent. (Refer to those sections below for more details)

It is important to note that there are a few counties that also impose a County Agricultural Transfer Tax in addition to the State of Maryland's tax. Please contact the Finance or Treasurer's Office for the county in which the property is located within to determine if any additional local tax is applied.

Revised 7/25/2019

Because the Agricultural Transfer Tax is imposed on the written instrument conveying title to the property and not on either the buyer or seller, payment of the tax becomes a negotiated item between the two parties. Here, the law requires that the seller notify the buyer of the possibility of the tax being due at the time of transfer. The notification must be in writing and a part of the sales contract. When that is done, the buyer becomes responsible for payment of the tax.

The Rate and Basis for the Tax and Surcharge

The Agricultural Transfer Tax and Surcharge are imposed on the value of the land being removed from the agricultural use assessment. The rate of the tax and surcharge are as follows:

- 5% when the land being removed from agricultural use is 20 acres or more;
- 4% when the land being removed from agricultural use is less than 20 acres in size;
- 3% when the land being removed from agricultural use is less than 20 acres and contains site improvements such as well and septic.
- An additional 25% surcharge is calculated from the Agricultural Transfer Tax amount and added together for the total amount due. (Note: The Surcharge does not apply to transfers of two acres or less to a child or grandchild of the owner.)

Method of Calculation of the Agricultural Transfer Tax

The Assessment Office is charged with the responsibility of determining when the Agricultural Transfer Tax is due and the amount to be paid. The law provides specific guidelines that must be followed in making the necessary calculations. As mentioned above, the rate of the tax is dependent upon the size of the tract of land being removed from agricultural use assessment and whether any site improvements exist. The basis for the tax is the value of the land receiving the use assessment. However, at this point the method of determining that value becomes somewhat more complicated. Generally, the consideration paid for the property is used with the applicable rate when the tax is imposed upon transfer. Adjustments are subtracted out from the consideration paid for property for any non-agriculturally assessed land, dwellings or structures to determine the net consideration. The land value used in the tax calculation is determined as follows:

- When the entire tract of land received the agricultural use assessment and no buildings are present, the tax is imposed on the actual consideration to be paid.
- If farm buildings are present, the value of those buildings (as reflected on the assessment records)
 are subtracted from the total consideration and the tax is imposed on resulting net consideration.
- A similar approach is used to determine net consideration when the entire tract of land did not
 receive the agricultural use assessment as is the case when the purchase includes a dwelling and
 homesite. In this instance, the value of the non-agricultural land and dwelling (as reflected on the
 assessment records) are subtracted from the total consideration.
- The dwelling and/or other building structures may have an index applied to their value prior to being subtracted. This index is to offset any increase in cost since their previous reassessment, thus providing for a more current value to the improvement(s). The amount of the index will vary depending on current economic conditions and the year in which the property was last reassessed.
- The imposition of the Agricultural Transfer Tax and/or the value used in the calculation of the tax may be appealed. These are considered separate appeals so it is important for the appellant to follow any instructions and deadlines contained within their notice.

If a Declaration of Intent is filed on a portion of land or the land is subject to a violation, the rate is applied to the fair market value of the land as determined by the Supervisor of Assessments rather than using the consideration. (Further explained below)

Declaration of Intent use in Waiver of the Agricultural Transfer Tax

The intent of the Agricultural Transfer Tax law is to impose the tax only when the land will not continue in agricultural use. Thus, the purchaser may elect to waive the tax by filing a <u>Declaration of Intent</u> at the time of transfer. This document is the purchaser's agreement that the described amount of land will remain in agricultural use for at least 5 full consecutive taxable years. This commitment involves completing the <u>agricultural use application</u> that is approved to meet the <u>Departments agricultural use requirements</u>. Purchasers are encouraged to contact the <u>local Assessment Office</u> for the county the property is located within to discuss the requirements of agricultural use assessment prior to signing a Declaration of Intent. This is to avoid any violation or confusion in this agreement. (Please refer to the <u>Agricultural Use Assessment</u> for more information)

The purchaser also has the option of waiving a portion of the tax by filing a Declaration of Intent on part of the land and paying the Agricultural Transfer Tax on the other portion of land they intend to develop. When this is done, the consideration to be paid at settlement is not used in the calculation of the tax, rather the Supervisor of Assessments must determine the fair market value for the portion of land being removed. In such cases, the law requires that when a parcel can be further subdivided into 2 or more parcels, the Supervisor of Assessments must be provided with a survey that accurately identifies the location and amount of acreage that is subject to the Declaration of Intent.

The example below illustrates a typical situation where only a portion of land is elected to be developed in the future and have the tax paid on. In this instance, the importance and impact of the survey is crucial in determining the amount of tax that would be due.

Assume that a 50 acre parcel of farmland is being purchased and the buyer intends to pay the Agricultural Transfer Tax on one acre for a homesite to build a house and sign a Declaration of Intent to farm the remaining 49 acres. The 50 acre parcel is divided by a road with a portion of land on one side of the road located against the water, while the portion of land on other side of the road is only subject to a view of water. The one acre homesite has no site improvements, so a 4% rate of tax will be used in the Agricultural Transfer Tax calculation.

Example A) The survey identifies the location of the homesite on the portion of the road where it will only have a water view. The fair market value of the one acre water view homesite is determined to be \$300,000. The Agricultural Transfer Tax ($$300,000 \times .04 = $12,000.00$) and 25% Surcharge ($$12,000 \times .25 = $3,000.00$) due would be a total of \$15,000.00.

Example B) The survey on the same parcel now identifies the location of the one acre homesite on the portion of the road where it will be waterfront. The fair market value of the waterfront homesite is determined to be much higher in value now at \$800,000. The Agricultural Transfer Tax ($$800,000 \times .04 = $32,000.00$) and 25% Surcharge ($$32,000 \times .25 = $8,000.00$) due would be a total of \$40,000.00.

Violation of a Declaration of Intent

The law provides a penalty for property owners who avoid the Agricultural Transfer Tax by filing a Declaration of Intent's agreement. The Declaration of

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Intent represents the purchaser's commitment to maintain land in agricultural use for 5 full consecutive taxable years. This document includes a statement that the purchaser agrees to meet the criteria necessary to receive the agricultural use assessment. Loss of the use assessment during this 5 year period will result in the imposition of the Agricultural Transfer Tax, Surcharge plus a 10% Penalty.

The Assessment Office is responsible for determining when land qualifies for the agricultural use assessment. Likewise, the office is responsible for identifying those instances when there is a violation of a Declaration of Intent and the need to impose the tax and penalty. The imposition of Agricultural Transfer Tax and penalty for a violation works as follows:

- The Assessment Office determines that there has been a violation of a Declaration of Intent for all
 or a part of the land subject to that agreement;
- The Supervisor of Assessments determines the fair market value of the land subject to the violation;
- The tax is imposed on the fair market value of the land under violation at the appropriate rate depending upon site improvements and size of the land in violation;
- An additional 25% surcharge is added;
- A penalty of 10% is calculated from the Agricultural Transfer Tax due and added to the total due;
- The property owner is sent a notice of their violation containing the amount due. They are also sent a notice containing the new fair market value of the land removed from agricultural use;
- Both notices may be appealed. It is important to follow the appeal instructions and deadlines
 included with each notice as they are each a separate type of appeal.

To illustrate the violation and penalty, assume that a 50 acre vacant parcel is purchased for \$800,000; the purchaser files a Declaration of Intent on the entire 50 acre parcel and therefore no agricultural transfer tax is paid at the time of transfer. Four years later, the purchaser decides to build a house on the 50 acre parcel and has a permit issued to begin this process. This act represents a violation of the Declaration of Intent because the one acre homesite must now be removed from agricultural use assessment. The Agricultural Transfer Tax, Surcharge and Penalty will now be due for that one acre homesite (assuming the remaining 49 acres of land continue to meet the agricultural use requirements). In the above example, the Supervisor of Assessments determines the fair market value for the vacant one acre homesite to be \$90,000. The rate of 4% is used in the calculation of the Agricultural Transfer Tax. The Agricultural Transfer Tax (\$90,000 x .04 = \$3,600.00), 25% surcharge (\$3,600 x .25 = \$900.00) and 10% penalty (\$3,600.00 x .10 = \$360.00) now due for the violation is \$4,860.00.

Exemptions from the Agricultural Transfer Tax

There are certain situations when the transfer of agricultural land is exempt from the Agricultural Transfer Tax. In these cases, there is no need for the purchaser to file a Declaration of Intent even though the land may continue to be farmed. Section §13-207 of the Tax-Property Article of the Annotated Code of Maryland lists those situations when the exemption applies.

It is important to note that the transfer is not necessarily exempt from Agricultural Transfer Tax solely because the purchaser may qualify for a particular property tax exemption or is an immediate family member. The exemptions to the Agricultural Transfer Tax are quite different from other property tax exemptions, and the purchaser should not assume the transaction will be exempt. Questions regarding Agricultural Transfer Tax exemptions should be directed to the <u>local Assessment Office</u>.

Other Important Agricultural Transfer Tax Provisions

The Agricultural Transfer Tax may be due even though the land does not currently enjoy the benefit of the agricultural use assessment. The law requires that the tax be imposed on land that currently receives, or had received, the agricultural use assessment. Once the agricultural use assessment is removed from the land, it is assessed based on its fair market value, real property taxes are then paid based on the higher market value assessment. Tax Property Article Section §13-303(c) of the Annotated Code of Maryland provides for the reduction in the Agricultural Transfer Tax for land that has been removed from the agricultural use assessment. For land removed from the agricultural use assessment on July 1, 2019 or after, the Agricultural Transfer Tax is reduced as follows:

- Reduced by 25% the first full year that property taxes are paid on the market value assessment;
- Reduced by 50% for the second consecutive year property taxes are paid on the market value assessment;
- Reduced by 65% for the third consecutive year and all future years property taxes are paid on the market value assessment until the Agricultural Transfer Tax has been satisfied.

(<u>Note</u>: For land removed from agricultural use prior to July 1, 2019, the total amount of the tax due is reduced by 25% for each consecutive year that property taxes are paid on the market value assessment. Thus, after the fourth consecutive year that property tax was paid on the market value assessment, the Agricultural Transfer Tax is no longer due on the transfer of that land.)

Another important provision is the requirement that the Assessment Office be notified in advance of the recording of the deed so that the agricultural transfer tax can be calculated. If new improvements such as a house have been added to the property, the law requires that the Assessment Office be notified of the pending transfer at least 7 days prior to recording the deed. From a practical point, the office should be informed 7 days prior to settlement. There is a similar requirement when a Declaration of Intent is to be filed on only a portion of the land being transferred. Here, the Assessment Office must determine the fair market value of the land subject to the Agricultural Transfer Tax.

In all cases where an Agricultural Transfer Tax may be due, the property owner (current or prospective) is encouraged to contact their <u>local Assessment Office</u> for the county where the property is located within to discuss the transaction. The implications of the Agricultural Transfer Tax, Declaration of Intent agreement and agricultural use assessment requirements can be complex and lead to considerable sum of money being due. Therefore it is extremely important that all pertinent aspects of the transaction are reviewed prior to settlement.