

MARYLAND HOMEOWNERS ASSOCIATION ACT DISCLOSURES TO BUYER AND TRANSMITTAL OF DOCUMENTS

For initial sale of a lot within a development consisting of more than 12 lots to a person who intends to occupy or rent the lot for residential purposes.

ADDE BUYE	NDUM DAT	ED	TO CONTRACT OF SALE		
SELLE	ER(S):				
		closures are provided by Vendor ("Seller") to Buyer who es pursuant to 11B-105 of the Maryland Homeowners A			
not the	e Seller; or,	incipal address, and telephone number of the Seller an if the Seller is a corporation or partnership, the names a , or general partners of the partnership are:			
SELLER DECLARANT (IF NOT SELLER)		NAME:ADDRESS:TELEPHONE:			
		NAME:ADDRESS:TELEPHONE:			
	al partners c	poration or partnership, the name, title and addresses of the partnership are:	·		
(2).	(i). The na	me, if any, of the homeowner's association is:			
	(ii). If incor	porated:			
	A	The state incorporated in is:			
	В. ⁻	The name of the Maryland resident agent is:			
(3).	(i). The lot	t which is the subject of the contract of sale is located wi	thin the development known as:		
	(ii). A description of the location and size of the development, including the minimum and maximum number of lots currently planned or permitted, if applicable, which may be contained within the development:				
	(iii). A description of any property owned by the declarant or the vendor contiguous to the development which is to be dedicated to public use:				
	R	Buyer / Page 1 of 3 10/17	Seller/		

(4). If the development is or will be within or a part of another development, a general description of the othe development:						
descri planne	ption of the size an ed to be contained in	d location of the addi	tional property and the a well as any time limits wi	ional property to the development, a oproximate number of lots currently thin which the declarant may annex		
(6).	(i). Attached are copies of the following documents relating to the development and the homeowners association to which the purchaser shall become obligated upon becoming the owner of the lot: (Seller to initial all applicable provisions.)					
		other related develop D. The bylaws and ru	s defined in the Act)	ment, and of other related		
	(ii). Obligations cor	tained in the attached	copies of documents: (Se	ller to initial applicable provision.)		
	A. Are	or Are Not	enforceable against a	n owner		
	B. Are	or Are Not	enforceable against t	he owner's tenants		
home (8). A	copy of the estimate	ed proposed or actual	budget for the homeowne	er's association for the current fiscal		
the cu	rrent projected budg		rs association based upor	improvements, if any, and a copy of the development fully expanded in		
the de	evelopment for the u omeowners associati	se, maintenance, and on and whether the de	operation of common are eclarant or vendor will be o	s to be paid by owners of lots within as and for other purposes related to obligated to pay the fees in whole or		
				cting the development; or a written		
(11).	levied against own	ers of lots, the procedu	ire for increasing or decre	on fees or assessments will first be asing fees or assessments, and how		
	(ii). The seller is to	initial "YES" or "NO" fo	or the following:			
	Buyer		Page 2 of 3 10/17	Seller /		

Seller hereby acknowle compliance with the Actinvestigation, that the omission to state a mate	edges that Seller has provided all information necessary to completed, and that Seller has reasonable grounds to believe and does believe information and statements herein provided to Buyer are true atterial fact necessary to make the statements not misleading. Date Seller Iledges that Buyer, on the date indicated below, has received all ading attachments as indicated, and that Seller has fully complied to the statements and that Seller has fully complied to the statements and that Seller has fully complied to the statements and that Seller has fully complied to the statements and that Seller has fully complied to the statements and that Seller has fully complied to the statements and that Seller has fully complied to the statements and the statements and the statements are statements are statements and the statements are statements are statements and the statements are statements and the statements are statements are statements and the statements are statements are statements are statements are statements and the statements are statements are statements and the statements are statements are statements and the statements are statements and the statements are statements ar	eve, after reasonable and that there is no Date I of the disclosures
Seller hereby acknowle compliance with the Actinvestigation, that the omission to state a mate Seller Buyer hereby acknowle contained herein, include	ct, and that Seller has reasonable grounds to believe and does believe information and statements herein provided to Buyer are true a sterial fact necessary to make the statements not misleading. Date Seller ledges that Buyer, on the date indicated below, has received aluding attachments as indicated, and that Seller has fully complied	eve, after reasonable and that there is no Date I of the disclosures
Seller hereby acknowle compliance with the Actinvestigation, that the omission to state a mate	ct, and that Seller has reasonable grounds to believe and does belied information and statements herein provided to Buyer are true a terial fact necessary to make the statements not misleading.	eve, after reasonable and that there is no
Seller hereby acknowle compliance with the Active stigation, that the	ct, and that Seller has reasonable grounds to believe and does belied information and statements herein provided to Buyer are true a	eve, after reasonable
	from use restrictions or architectural control provisions contained in which the declarant or the Seller intends to maintain control over the seller intends.	
B. The right to p	conduct construction activities within the development; bay a reduced homeowners association fee or assessment; and	in the declaration or
(13). If applicable, deso vendor, including:	scribe any special rights or exemptions reserved for the benefit of	the declarant or the
the homeowners associ YES		The for contains alon to
	ey other than prorated fees or assessments be collected at settleme	ent for contribution to
assessm	lot owners be assessed late charges or attorneys fees for collect ments or face other consequences for the nonpayment of the fees or YESNO	
the Mary	unpaid fees or assessments be enforced by imposing a lien on a lo yland Contract Lien Act? YESNO	t under the terms of
If	npaid fees or assessments bear interest? YESNO f "YES", what is the rate of interest?	
B. Do un _ If	anaid face or accomments boar interest?	
– B. Do un	f "NO", explain:	

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