



## MARYLAND HOMEOWNERS ASSOCIATION ACT DISCLOSURES TO BUYER AND TRANSMITTAL OF DOCUMENTS

For resale of a lot within a development of ANY size

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

BUYER(S): SELLER(S): Amy Wales
PROPERTY: 1115 Cedar Ridge Court, Annapolis, MD 21403
The following disclosures are provided by the Vendor ("Seller") to the Buyer who intends to occupy or rent the lot for residential purposes pursuant to 11B-106 of the Maryland Homeowners Association act ("the Act"):
(1). The lot which is the subject of the contract of sale is located within the development known a
(2). (i). The current monthly fees or assessments imposed by the homeowners association upon the lot are sper month payable on a basis.
(ii). The total amount of fees, assessments, and other charges imposed by the homeowners association upon the lot during the prior fiscal year of the homeowners association was:
(iii). The fees, assessments, or other charges imposed by the homeowners association against the loane or are not(Seller to initial applicable provision) delinquent. If any of the foregoing are delinquent, Seller to explain, giving amounts and dates of delinquency
(3). Seller to initial (i) or (ii) and complete as appropriate:  (i). The name, address, and telephone number of the management agent of the homeowners association, or other officer or agent authorized by the homeowners association to provide to members of the public, information regarding the homeowners association and the development is:  Name:  Address: Telephone:
(ii). No agent or officer is presently so authorized by the homeowners association.
(4). Seller to initial (i) or (ii) and complete as appropriate:
(i). Seller has actual knowledge of: (Seller to initial all which apply)  A. The existence of any unsatisfied judgments or pending lawsuits against the homeowners association: if (A) is initialed, explain:
B. Any pending claims, covenant violations actions, or notices of default against the lot. If (B) i initialed, explain:
(ii). Seller has no actual knowledge of any of the items listed in (4)(i) above.
Buyer / Page 1 of 2 10/17 Seller /

	hich the Buyer shall become ob		e development and the homeowners ming the owner of the lot: (Seller to i	nitial all
B. Declai C. All red develo D. The b	pments to the extent reasonabl	ns of the primary d ly available;	evelopments, and of other related other related developments to the	extent
(ii). Obligations	contained in the attached copie	s of documents: (S	Seller to initial any applicable provisio	n.)
A. Are	or Are Note	enforceable agains	t an owner;	
B. Are	or Are Note	enforceable agains	t the owner's tenants.	
	ned in this Addendum issued I on the Seller's actual knowled		tion 11B-106(b) of the Maryland H s current as of the date hereof.	lomeowners
with the Act, and that Sinformation and statem	eller has reasonable grounds to	believe and does	ssary to complete this Addendum, in s believe, after reasonable investigat it there is no omission to state a r	tion, that the
Seller	Date	Seller	Date	
			received all of the disclosures contains the disclosure requirements of the A	
Buyer	Date	L Buyer	Date	