





Prince George's County Association of REALTORS®, Inc.

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

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

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

ADDENDUM dated to the Contract of Sale dated		, be	tween Buyer
			and Seller
IFTER LASHLEY	f	or Property	known as
600 Mount Laurel Ct, Upper Marlboro, MD 20772		or rroperty	
The following provisions are included in and supersede any conflicting language in the	he Contract.		
REQUIRED IN PRINCE GEORGE'S COUNTY BY SE	PARATE ATTA	CHMENT	
1. REQUIRED ADDENDA UNDER PRINCE GEORGE'S COUNTY CODE. George's County Code REQUIRES that, if applicable, the following Notice(ATTACHMENT OR SHEET at the time the Contract of Sale is signed. Seller cert whether any, some or all are applicable. Search for specific information RE: Tr and more at https://www.PGAtlas.com .	s) be provided to but tifies by checking the	yers as a SE appropriate l	PARATE box below
A. Tree Conservation Plan Notice.	☐ YES ☒ NO)	
(If there is a Tree Conservation Plan filed for any part of the Property, PGCAR	Form 1329 MUST be	attached.)	
B. Record Title Holder Notice. Is Seller/Owner the Record Title Holder?	YES □ NC)	
(If the Seller/Owner does not presently hold title to the Property, PGCAR Form	n 1328 MUST be attac	hed.)	
C. Special Taxing District Notice	□ YES Ď NO)	
(If Property is located within a Special Tax District as defined in Section 10-26 Tax District Assessment; PGCAR Form 1333 MUST be attached.)	69 of the County Code	and subject to	a Special
D. General Aviation Airport Environment Disclosure Notice.	☐ YES ☒ NO)	
(If Property is located within one (1) mile of a public use/commercial use gener be attached.)	al aviation airport, PG	CAR Form 13	12 MUST
SELLER AND BUYER ACKNOWLEDGE THAT THE FAILURE OF THE NOTICE(S), IF APPLICABLE, UNDER A., B., AND C. ABOVE IDENTIFIE AND BUYER TO SIGN AND DATE SUCH DISCLOSURES IS A CRIMINA OF SELLER TO PROVIDE NOTICES AS IDENTIFIED IN B. AND D. ABOUTHE BUYER TO RESCIND THE CONTRACT AT ANY TIME PRIOR TO SPROVIDE NOTICES AS IDENTIFIED IN A. AND C. ABOVE, IF APPLICA RESCIND THE CONTRACT WITHIN FIVE (5) DAYS FOLLOWING RECINITIALS: BUYER BUYER SERIES AND	D AND THE FAILU L MISDEMEANOR DVE, IF APPLICABI ETTLEMENT. FAIL BLE, SHALL ENTI	RE OF THE AND THE F LE, SHALL E URE OF SEI FLE THE BU CE. DS	SELLER CAILURE CNTITLE LLER TO

© 2024 Prince George's County Association of REALTORS®, Inc.

2. HISTORIC SITE/RESOURCE/DISTRICT:	□ YES ⋈ NO
If checked Yes by Seller, Pursuant to Prince George's County Co notifies Buyer that the Property being transferred has been designat district. Buyer acknowledges that, as such, the property is subject to exterior features of the property may be modified or altered, as appr	ed an historic site, historic resource or is located within an historic guidelines and regulations which may limit the extent to which the
3. UNIMPROVED ROAD: If checked Yes by Seller, Seller acknowledges that the road abut Standards and that there is a recorded covenant deferring future conference of George's County Department of Public Works and Transportation, for the second seco	ost for street improvements which has been deferred by the Prince
4. COMMON DRIVEWAY: Buyer is advised that this property shares a driveway in common wi (Name of individual or company) at the address and contact/phone number	
5. LAND USE, ZONING, ROADS, HIGHWAYS, PARK, TI knowledge of any published preliminary or adopted land use p condemnation or taking of any part of Seller's property. Buyer a government plans for land use, roads, highways, parks, transportati Administration Building, Upper Marlboro, Maryland, at https://process/need-help-planning-information-services . Buyer(s) further his/her opportunity to examine the above referenced information and Buyer prior to signing and entering into the contract of sale.	lan (or adopted Zoning Map Amendment) which may result in acknowledges that Buyer is aware that information relative to (1) ion, etc., and (2) rezoning is available for inspection at the County www.pgatlas.com , and https://www.pgplanning.org/development-racknowledges , and is strongly encouraged to take advantage of
6. PROXIMITY OF RECREATION FACILITIES: Buyer(s) accourse or other recreational facility the property may be subject to insurance against such damage is the responsibility of the Buyer.	
Garrett, Howard, Montgomery, and Washington Counties. Buyer is installation that conducts flight operations, munitions testing, or mil may be located near Joint Base Andrews Naval Air Facility Washin flight operations occur. Properties located near military aircraft operations at any time, seven days per week, twenty-four hours a daboundaries of the military facilities. Buyer is advised that modificat areas may be subject to design standards which may include noise randrews Air Force Base (Public Affairs Office) or seek additional in Commission (MNCPPC) regarding the impact of military operation be available at https://www.PGAtlas.com , and from the Air Installar Air Force Base which is available at https://www.jba.af.mil .	advised that the Property may be located near a military itary operations that may result in high noise levels. The Property gton ("Andrews Air Force Base") or locations where military ration centers may be impacted by varying degrees of noise, operations. Andrews Air Force Base may conduct flight by. The effects of military operations may extend beyond the ions and/or renovation to existing structures within designated nitigation and height limits. Buyer is encouraged to contact information from the Maryland National Capital Park and Planning in the area considered for purchase. Additional information may
8. UNCOMPLETED COMMUNITY AMENITIES: Maryland L sale for residential real property located in a community in Prince G provide a community amenity including a country club, golf course to specifically identify the amenity to be provided and the date of co	deorge's County, MD in which a home builder has agreed to the health club, park, swimming pool, tennis court, or walking trail,
builder has agreed to provide a community amenity as described ab (If yes, PGCAR Form #1339 MUST be attached to contract.)	ove which has not been completed? \square YES \square NO
9. UTILITY USAGE:	

© 2024 Prince George's County Association of REALTORS®, Inc.

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

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

10. CARBON MONOXIDE DETECTORS:

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

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

11. PROXIMITY TO AGRICULTURAL AND/OR FORESTRY OPERATIONS:

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

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

Per Maryland Annotated Code, Real Property Article, Sec. 14-117, Seller to check appropriate line below):	
☐ There are currently NO deferred water and sewer assessments or front foot benefit charges assessed against the Property	· •
☐ Currently, front foot benefit charges are paid in the property tax bill for the Property.	
Deferred water and sewer assessments ARE assessed against the Property in the amount of \$ per The approximate number of payments remaining on the assessment are The estimated amount remaining (payof assessment including interest is \$ The interest rate on the assessment is% (if applicable). As are paid to (name of compan	ff amount) sessments
of & phone number of	
Per Maryland Annotated Code, Real Property Article, Sec. 14-117, payoff of the assessment is allowed without prepayment © 2024 Prince George's County Association of REALTORS®, Inc. This Form is the property of the Prince George's County Association of REALTORS®, Inc. and is for use by its members only	penalty.

The Prince George's County Association of REALTORS®, Inc. assumes NO liability in the event this form fails to protect the interest of the parties.

A person or entity establishing water and sewer costs for the intitial sale of residential real property may not amortize costs that are passed on to a purchaser by imposing a deferred water and sewer charge for a period longer than 20 years after the date of intial sale.

phone number is	Sewer	service	is	supplied	to	the	Property
whose phot	ne number is					·	
14. AVAILABILITY OF WATER AND SEWER SERVICE: (Seller	to check app	oropriate	box	es)			
A. Water: Is the Property connected to public water?		ĭ YE	s E	□ NO			
If no, has it been approved for connection to public water. If not connected, the source of potable water, if any, for		□ YE					
B. Sewer: Is the Property connected to public sewer system?		□x YE	s [□NO			
If no, has it been approved for connection to public sew	er?	☐ YE	s [□NO			
If not connected, has a septic system been installed?		☐ YE	s [□NO			
If not connected, has a septic system been approved?		☐ YE	s [□ NO			
If not connected, has a septic system been disapproved? If yes, explain:		□ YE					
15. PRIVATE UTILITY COMPANY ASSESSMENT: If checked Yes by Seller, Seller acknowledges that the Property is subjection and the frequency of payment is for made to responsibility for this assessment as of the Date of Settlement.		(uti	Con lity	npany Ass service pr	ovid	led) a	
		□ YE	S E	☑ NO			
16. HOA/CONDO/COOP - OWNERSHIP WITH ASSESSMENTS: Ownership Association with mandatory fees □ (HOA) □ Condominium □	Cooperative) .					
Ownership Association with mandatory fees (HOA) Condominium Name of Project/Subdivision:	<u> </u>						
Ownership Association with mandatory fees (HOA) Condominium Name of Project/Subdivision: Management Company: Assessments/special tax per Special Assessme	nts: \$	Telep	. Are	e there any	ass	essm	ents approv
Ownership Association with mandatory fees (HOA) Condominium Name of Project/Subdivision: Management Company: Assessments/special tax per Special Assessment not yet assessed? VES NO If yes, amount	nts: \$	Telep	. Are	e there any ssessment:	ass	essm	ents approv
Ownership Association with mandatory fees Name of Project/Subdivision: Management Company: Assessments/special tax per NO If yes, amount 17. OTHER ASSESSMENTS: If checked Yes by Seller, Seller acknowledges that the Property is subject	nts: \$ and explai	. Telepon . Telepon . Telepon . Teason for . YEs	Are or as	e there any ssessment: NO nount \$	ass	essm	ents approv
Ownership Association with mandatory fees Name of Project/Subdivision: Management Company: Assessments/special tax per NO If yes, amount 17. OTHER ASSESSMENTS: If checked Yes by Seller, Seller acknowledges that the Property is subject frequency of payment is payment is made to	nts: \$ and explai		Are or as	e there any ssessment: NO hount \$	ass	essm	ents approv
Ownership Association with mandatory fees Name of Project/Subdivision: Management Company: Assessments/special tax per NO If yes, amount NOTHER ASSESSMENTS: If checked Yes by Seller, Seller acknowledges that the Property is subject frequency of payment is and the Assessment is for payment is made to Assessment as of the Date of Settlement.	nts: \$ and explai	Telep	Are or as	e there any ssessment: NO hount \$ to assume	ass	essm	ents approv
Ownership Association with mandatory fees Name of Project/Subdivision: Management Company: Assessments/special tax \$	nts: \$ and explai to an Assessi	. Telepon reason for YE. Buyer ag YE. Graph YE.	Are or as S E am	e there any ssessment: NO sount \$ to assume NO sound as provided the provi	e res	essm ponsi	and the state of t
Ownership Association with mandatory fees \Box (HOA) \Box Condominium \Box	nts: \$ and explai to an Assessi	. Telepon reason for YE. Buyer ag YE. Graph YE.	Are or as S E am	e there any ssessment: NO sount \$ to assume NO sound as provided the provi	e res	essm ponsi	and the state of t

© 2024 Prince George's County Association of REALTORS®, Inc.

20	MOUNT	VERNON HISTO	DRIC VIEWSHED:

☐ YES ☒ NO

If checked Yes by Seller, Pursuant to Prince George's County Code, Subtitle 2. Administration, Section 2-162.01, Seller hereby notifies Buyer that the Property being transferred is located within the Mount Vernon Historic Viewshed. Buyer acknowledges that, as such, Buyer is aware that there is a recorded scenic easement from the National Park Service due to the location of the property in the Mount Vernon Historic Viewshed. Failure to comply with this provision shall enable a party to the contract who is aggrieved by such failure to rescind the contract at any time prior to settlement. The right of rescission is not an exclusive remedy, and any other right or cause of action available to a party to the sales contract shall remain.

21. SMOKE ALARM NOTICE: Seller is hereby notified of changes in Maryland law regarding smoke alarms and smoke detectors
(Section 9-101 through 9-109 of the Public Safety Article of the 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. There are penalties for non-compliance. Additionally, some
jurisdictions have more stringent rules for new construction or for rentals. Seller is advised to verify compliance with the city or
county in which the Property is located. Seller acknowledges that Seller has read and understands the provisions of this paragraph.
(Seller to initial): Initials: Seller Seller

22.	MUNICIPALITIES.	If the P	roperty is	located	within a	Municipality,	the	name of	of the	Municipality	1S .	

23. RENTAL LICENSE REQUIRED:

- a) In the event Buyer intends to lease the Property being purchased, or any part thereof, immediately following settlement, or in the future, Buyer acknowledges that Buyer is responsible to timely apply for, obtain and renew a rental facility license from the Prince George's County Department of Permitting, Inspections and Enforcement (DPIE) or any municipality requiring a rental license and to pay all fees relating to such application and/or renewal.
- b) Buyer further acknowledges, pursuant to Prince George's County Code Sections 13-186 and 13-189 that:
 - A rental license is required in order to lease a single-family or multiple-family rental housing facility located in Prince George's County;
 - 2) A rental license is valid for a period of two (2) years;
 - 3) A rental license as issued by DPIE is non-transferable and terminates upon a change of ownership of the rental facility;
 - 4) In the event Buyer intends to lease the Property, immediately following settlement, Buyer is required to apply for a new or initial rental license with DPIE, and to pay all fees in connection with such application, within thirty (30) days following settlement;
 - Buyer shall be subject to a penalty in the amount of One Thousand Dollars (\$1,000.00) per month, or any portion thereof, during which the rental facility was operated and/or tenant occupied without a valid rental license as issued by DPIE; and
 - 6) Rental licenses are different from short-term rental licenses and cannot be used interchangeably.

Initials:	Buver	Buver

24. SHORT-TERM RENTAL LICENSE REQUIRED:

- a) In the event Buyer intends to lease the Property being purchased as a short-term rental, or any part thereof, immediately following settlement, or in the future, through a hosting platform (i.e. AIRBNB, VRBO, etc..) or by other means, Buyer acknowledges that Buyer is responsible to timely apply for, obtain and renew a short-term rental license from the Prince George's County Department of Permitting, Inspections and Enforcement (DPIE).
- b) Buyer further acknowledges, pursuant to Prince George's County Code Subtitle 5, Division 8 that:
 - 1. Sec. 5-174, (k) defines a short-term rental as a residential dwelling unit occupied by a short-term rental guest, other than a permanent occupant, for fewer than 31 consecutive days and no more than 90 days per calendar year, where a host receives monetary compensation for such occupancy, if the owner is not present during the rental. A short-term rental may be occupied by a short-term rental guest for no more than 180 days per calendar year, if the host is present during the short-term rental. A short-term rental provider shall not combine time limits for short-term rentals. The maximum allowable days for a short-term rental are 180 calendar days, provided all requirements are met for that time frame. A short-term rental is a tourist home that is an accessory use to a dwelling, but does not include a hotel, motel, inn, boarding house, group residential facility, and fraternity or sorority house.

© 2024 Prince George's County Association of REALTORS®, Inc.

- 2. A short-term rental license is required in order to rent/lease a single-family or multiple-family housing, or any part thereof, located in Prince George's County;
- 3. A short-term rental license is valid for a period of one (1) year from date of issuance;
- **4.** In the event Buyer intends to rent/lease the Property, or any part thereof, as a short-term rental, immediately following settlement or anytime thereafter, Buyer is required to apply for a short-term rental license with DPIE, and to pay all fees in connection with such application;
- 5. Buyer acknowledges that, in addition to and including items 1-4 above, certain other provisions, mandates, restrictions, requirements, and notices apply to short-term rentals as detailed in Prince George's County Code, Subtitle 5. Businesses and Licenses, Division 8 Short-Term Rentals, to which Buyer will be bound and obligated;
- 6. Rental licenses are different from short-term rental licenses and cannot be used interchangeably.

Initials:	Buver	Buver	

- 25. NOTICE TRANSFER TAX EXEMPTIONS: If Buyer is employed as a;
 - 1. Prince George's County Public School System Classroom Teacher
 - 2. Prince George's County Police Officer, Municipal Police Officer, Deputy Sheriff

Certain County transfer tax exemptions may apply. See PGCAR Form #1327 (Teacher) or Form #1330 (Law Enforcement) to determine if exemption applies.

- **26. NOTICE:** The failure to comply with certain provisions of this addendum (including but not limited to 3., 4., 11., 19.) shall enable a party to the contract who is aggrieved by such failure to rescind the contract at any time prior to settlement. The right of rescission is not an exclusive remedy, and any other right or cause of action available to a party to the sales contract shall remain.
- **27. HEADINGS**: The Paragraph headings of this Agreement are for convenience and reference only, and in no way define or limit the intent, rights or obligations of the parties.

		Intro Incilial	3/26/2025
BUYER	DATE	SELLER USHLEY 2820AD6A270144F	DATE
BUYER	DATE	SELLER	DATE

© 2024 Prince George's County Association of REALTORS®, Inc.