

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

ADDEND	JM # _	dated	to the Contract of Sale
			for Property
known as		Omid Land Group, LLC 8325 Grove Angle Road, Ellicott City, MD 21043	
occupancy h the Tax-Property real property real property transfer by a	as been berty Arti under S by fored fiducian	does <u>not</u> apply to: (1) the initial sale of single family residential property which has never been occupie a issued within one year prior to the date of the Contract; (2) a transfer that is exempt from the transfer to ticle, except land installments contracts of sale under Subsection 13-207(a)(11) of the Tax-Property Article; (3) a sale by a lender or an affiliate or subsidiary closure or deed in lieu of foreclosure; (4) a sheriff's sale, tax sale, or sale by foreclosure, partition or by ry in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust; erty to be converted by the buyer into a use other than residential use or to be demolished; or (7) a sale of	ix under Subsection 13-207 of ticle and options to purchase of a lender that acquired the court appointed trustee; (5) a (6) a transfer of single family
seller of a	single	702 of the Real Property Article of the Annotated Code of Maryland ("Section 1 e family residential property ("the property") deliver to each buyer, on or before en bublished and prepared by the Maryland Real Estate Commission, <b>EITHER:</b>	0-702") requires that a tering into a contract of
(A)		tten property condition disclosure statement listing all defects including latent de the seller has actual knowledge in relation to the following:	fects, or information of
	(i) (ii) (iii) (iv) (v)	Water and sewer systems, including the source of household water, water t sprinkler systems; Insulation; Structural systems, including the roof, walls, floors, foundation and any basement; Plumbing, electrical, heating, and air conditioning systems; Infestation of wood-destroying insects;	•
	(vi) (vii) (viii) (ix) (x)	Land use matters; Hazardous or regulated materials, including asbestos, lead-based paint, rador tanks, and licensed landfills; Any other material defects, including latent defects, of which the seller has actual Whether the required permits were obtained for any improvements made to the pr Whether the smoke alarms:  1. will provide an alarm in the event of a power outage; 2. are over 10 years old; and	knowledge; operty;
	(xi)	<ol> <li>if battery operated, are sealed, tamper resistant units incorporating a siler long-life batteries as required in all Maryland homes by 2018; and</li> <li>If the property relies on the combustion of a fossil fuel for heat, ventilation, hot operation, whether a carbon monoxide alarm is installed on the property.</li> </ol>	
	"Later that:	nt defects" under Section 10-702 means material defects in real property or an impre	ovement to real property
	(i) (ii)	A buyer would not reasonably be expected to ascertain or observe by a careful vis Would pose a threat to the health or safety of the buyer or an occupant of the proor invitee of the buyer;	sual inspection, and perty, including a tenant
		OR	
(B)	A writ	ten disclaimer statement providing that:	
	(i) (ii)	Except for latent defects of which the seller has actual knowledge, the seller mak warranties as to the condition of the real property or any improvements on the real The buyer will be receiving the real property "as is," with all defects, including exist, except as otherwise provided in the contract of sale of the property	es no representations or I property; and latent defects, that may

Seller

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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.

acknowledge that the real estate licensee(s) nar	ned belo	lge receipt of this notice on the date indicated below and w have informed the buyer(s) and the seller(s) of the buyer(s)'
rights and the seller(s)' obligations under Section	10-702.	1 / 1/1 / 1/15/17
Buyer's Signature	Date	Seller's Signature Date Date
Buyer's Signature	Date	Seller's Signature Date
Agent's Signature	Date	Agent's Signature John Burgess  Agent's Signature John Burgess

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### HOWARD COUNTY NOTICE AND DISCLOSURE ADDENDUM

(For use with the MAR Residential Contract of Sale and the Regional Contract of Sale)

Addendum # dated	to the Contract of Sale (the "Contract") dated
The Residential Contract of Sale ("the Contract") between _	Omid Land Group, LLC (Seller)
and	(Buyer), dated
, for the sale of Property known as	8325 Grove Angle Road, Ellicott City, MD 21043
	, located in Howard County, Maryland is hereby amended by addition of
the following which is incorporated in and made a part	of the Contract of Sale. In the event any of the following provisions are
	ns and conditions of this Addendum shall supersede such other provisions
1 GENERAL DI AN MARS: HOWARD COUNTY:	

#### GENERAL PLAN MAPS: HOWARD COUNTY:

#### A. NOTICE TO BUYER: GENERAL PLAN MAPS AND GENERALIZED ZONING MAP FOR HOWARD COUNTY.

- If you are purchasing an existing residential dwelling unit ("Re-Sale Home") or a newly constructed residential dwelling unit ("New Home") which is located in Howard County, Maryland, the Seller is required by Section 17.502 of the Howard County Code to notify you that the Property being purchased may be affected by plans for roadway capital improvements and land use in Howard County. Current plans for roadway capital improvement and land use in Howard County are contained in the current Howard County General Plan Maps and current Generalized Zoning Map (the "Maps").
- ii. YOU HAVE THE RIGHT TO EXAMINE THE CURRENT HOWARD COUNTY GENERAL PLAN MAPS AND CURRENT GENERALIZED ZONING MAP.

## **B. ACKNOWLEDGEMENT BY BUYER:**

Buyer hereby acknowledges that Seller has notified the Buyer of the Buyer's right to examine the current General Buyer Initials Plan Maps and current Generalized Zoning Map for Howard County and Buyer understands that in order to become fully informed of current and future roadway improvements and land use plans, Buyer should consult with the Howard County Department of Planning and Zoning, 3430 Courthouse Drive, Ellicott City, Maryland 21043.

#### **AVAILABILITY OF MAPS:**

If the Property being purchased is a Re-Sale Home a copy of the Maps is available at the Howard County Department of Planning and Zoning, 3430 Court House Drive, Ellicott City, Maryland 21043. If the Property being purchased is a New Home, the Seller is required to have available in a model home or sales office a copy of the current General Plan Maps and Generalized Zoning Map for Howard County. If a model home or sales office is not located in the same subdivision as the Property, the Seller of a New Home shall have a copy of the Maps available at the Property.

#### D. RESCISSION RIGHTS OF BUYER:

If notice of the availability of the General Plan Maps and Generalized Zoning Map is provided to you at the time of or within less than two (2) days before entering into the Contract, you shall have the right, upon written notice to the Seller, to rescind the Contract and, in the event of such rescission, all deposit money paid by you in connection with the Contract will be returned to you. To be effective, your election to rescind the Contract, as herein provided, must be delivered to the Seller not later than 11:59 p.m. on the second Howard County Government business day immediately following the date of Buyer's acknowledgement of the availability of the Maps for Howard County as evidenced by the initials of the Buyer in Section 1.C. of this Addendum. If notice of the availability is provided to you more than two (2) days before entering into the Contract, then you shall have no right to rescind the Contract for any reason based upon the contents of the Maps.

Buyer hereby acknowledges that Buyer has read this Section D above and is aware of Buyer's rescission rights. Buyer Initials

#### E. FAILURE TO PROVIDE GENERAL PLAN MAPS:

- Buyer is advised that Section 17.502(c) of the Howard County Code provides that the failure of the Seller to provide notice of the availability of the Maps for Howard County shall not cause the Contract to be invalid, void, voidable or otherwise unenforceable by the Seller or Buyer.
- Seller is hereby advised that Section 17.504 of the Howard County Code provides that the failure of the Seller to provide notice of the availability of the Maps for Howard County would constitute a violation of Title 24, "Civil Penalties" of the Howard County Code and may result in a Class B offense under Title 24 against the Seller.

HCAR Form 1201 - Howard County Addendum Page 1 of 4 John Burgess Group / Realty Executives Premier, 3919 National Dr Ste 310 Burtonsville, MD 20866 Phone: 301.681.5093 Fax: 301.681,5094 John Burgess

Revised: 6/2015

#### 2. NEW HOME - RIGHT TO PRE-SETTLEMENT INSPECTION.

- A. Not less than fourteen (14) hours nor more than seventy-two (72) hours prior to the date of actual settlement, a buyer of a new home, or the agent of the Buyer, shall have the right to inspect the new home. If mutually agreed upon in writing, the Buyer and Seller may provide for more than one (1) pre-settlement inspection or for the pre-settlement inspection to occur not less than fourteen (14) hours or more than seventy-two (72) hours prior to the date of actual settlement. Not later than fourteen (14) calendar days prior to the date of actual settlement, the Seller shall notify the Buyer, in writing, of the proposed date and time of the pre-settlement inspection. Such written notice shall include three (3) proposed pre-settlement inspection times on at least two (2) different dates. The pre-settlement inspection, unless agreed to otherwise by the Buyer, shall be scheduled to commence between the hours of 10:00 a.m. and 8:00 p.m. The Buyer, upon receipt of the notice of pre-settlement inspection as herein provided from the Seller, shall promptly notify the Seller or the agent of the Seller of which of the pre-settlement inspection dates and times proposed by the Seller are accepted by the Buyer. The Seller shall make every reasonable effort to designate the dates and times for the pre-settlement inspection reasonably convenient to the Buyer.
- B. The Seller shall allow a reasonable time for the Buyer or the agent of the Buyer to conduct the pre-settlement inspection and shall provide the Buyer or the agent of the Buyer with reasonable access to the interior and exterior of the new home and the real property being conveyed, if applicable. At the time of the pre-settlement inspection, the Seller shall arrange to have all utilities servicing the new home to be connected and turned on in order for the Buyer or the agent of the Buyer to inspect and test all fixtures, electrical, mechanical, including appliance, plumbing, heating and air-conditioning systems as installed in the new home.
- C. Both the Buyer and the Seller, as well as the agent of the Buyer and the agent of the Seller, if requested to do so by their respective clients, may attend the pre-settlement inspection.
- D. The right of a buyer to a pre-settlement inspection as provided for in this Subtitle may not be waived in the contract of sale, and any such purported waiver may not be enforced by the Seller in a court of law.

#### 3. NEW HOME - ORAL STATEMENTS, REPRESENTATIONS, WARRANTIES AND PROMISES.

Any oral statements, representations, warranties or promises made to you prior to your execution of the Contract by the Seller or agent of the Seller may not be enforceable by you against the Seller or agent of the Seller in any subsequent legal or administrative proceeding unless such statements, representations, warranties or promises are in writing and signed by yourself and the Seller, or agent of the Seller Any statements, representations, warranties or promises made to you by the Seller or agent of the Seller, upon which you rely, and which are not contained in this printed contract of sale form must be stated in a written addendum attached to the Contract form which is to be signed by both yourself and the Seller in order to make such statements, representations, warranties or promises part of the agreement between yourself and the Seller and enforceable in any legal or administrative proceeding.

## 4. NOTICE OF DISCLOSURES OF AIRPORTS AND HELIPORTS.

If Buyer is concerned about the existence of airports or heliports located near the Property, Buyer should contact the Howard County Zoning Office at: (410) 313-2395 to determine the location of any such airports or heliports prior to the execution of this Addendum.

## 5. NOTICE TO BUYER - HOWARD COUNTY PROPERTY TAX.

DUE TO A VARIETY OF MARYLAND PROPERTY TAX CREDIT PROGRAMS, THE BUYER'S PROPERTY TAX BILL MAY BE SIGNIFICANTLY DIFFERENT THAN THE TAX BILL PAID PREVIOUSLY BY THE SELLER OF THE PROPERTY. BUYERS SHOULD CONTACT THE HOWARD COUNTY DEPARTMENT OF FINANCE FOR AN ESTIMATE OF THEIR PROPERTY TAX OBLIGATION.

The Howard County Department of Finance is located at: 3430 Court House Drive, Ellicott City, MD 21043 and may be contacted in person **OR** by telephone at (410) 313-2195 **OR** visit the Howard County Citizen Self Service for Real Estate Property Taxes web site at: <a href="http://howardcountymd.munisselfservice.com/citizens/RealEstate/Default.aspx?mode=new">http://howardcountymd.munisselfservice.com/citizens/RealEstate/Default.aspx?mode=new</a>. (Enter property address and click search, then select "Charges Exemptions Credits.)

#### 6. NOTICE TO BUYER - RADIUM IN WELL WATER.

According to the Howard County Health Department, Bureau of Environmental Health, a water quality survey indicates that elevated levels of naturally occurring radium and uranium have been found is some wells located in the Baltimore Gneiss formation. **Properties serviced by public water are not impacted.** Property Owners in the affected area are required to test new and replacement wells and, if applicable, install a treatment system 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. The radium and uranium levels in well water may be determined through water analysis tests performed by the Howard County Health Department or by an environmental testing firm approved by the Howard County Health Department. Buyer may obtain a copy of a brochure entitled "Radionuclides & Your Well Water: A Homeowner's Guide," which brochure includes a general map of Howard County showing the potentially affected areas as well as a list of approved environmental testing firms from the website of the Howard County Health Department at <a href="https://countyofhowardmd.us/WorkArea/linkit.aspx?Linkidentifier=id&ItemID=4294969374">https://countyofhowardmd.us/WorkArea/linkit.aspx?Linkidentifier=id&ItemID=4294969374</a>.

If the Property being purchased is served by a private well and if Buyer is concerned about radium and uranium levels, Buyer, prior to execution of this Addendum, should download and read the brochure and consider whether to include a contingency in the contract of sale to provide for a well water quality test by the Howard County Health Department or by an approved environmental testing firm.

# 7. NOTICE TO BUYER - FRONT FOOT BENEFIT FEES AND OTHER CHARGES.

ma	velopment of a prop ins, pumping station	perty or community ns, designated gree	including but not limited tenways, conservation easer	o the construction nents, rights of way	or other private entity to covor roads, public and private wor other costs of developments: (Seller to initial applicable page 1)	ater and sewer twhich serve or		
	A. Soler Initials  IS NOT subject to a fee or assessment charged by the developer or other private entity hereinafter called ("Lienholder") which is payable as a one time or ongoing fee, runs with the land, and constitutes a contractual obligation between the Lienholder and the Property owner.							
	B. Seller Initials	payable as a one			or other private entity (Lienh onstitutes a contractual obligati			
	This fee or ass payable	essment is in the a	mount of		Dollars (\$	) and is		
	on a one-tim	ne basis or	on an ongoing basis l	oy: 🗌 year / 🗀	] quarter / $\square$ month			
	to: (name and add	ress)				, (Lienholder).		
	There may be a ri	ght of prepayment t is a contractual ol	or discount for early paym	ent which may be a	ascertained by contacting the ${f l}$ ner of the property and is not in	ienholder. This		
8.	NOTICE TO BU	YER - COMMUN	ITY WATER AND SEWA	AGE FACILITY FE	ES.			
or	sts of construction, i subdivision in whice plicable#provision)	nstallation and mai th the property is	ntenance of water and was located. Seller hereby d	tewater services fac liscloses and repr	developer or other private endilities which continuously serve resents that the property:	e the community		
	A. Selfer Initials	IS NOT subject maintaining all or	to a fee or assessment water of the water or wastew	which purports to crater facilities constr	cover or defray the cost of i ucted by the developer of the community and			
	B. Seller Initials	IS subject to a fe	e or assessment which pur	oorts to cover or de	fray the cost of installing and/o eveloper of thecommunity and	r maintaining all		
	This fee or ass							
	and is payable	annually in (month	i) to (nam	e and address)	Dollars (\$, hereinafter calle	-1 (61 !11-19)		
					, hereinafter calle	d ("Liennolder").		
	This fee or assess		ual obligation between the l		be ascertained by contacting n owner of the property and is			
9.	NOTICE TO BU	JYER - COLUM	BIA COVENANT COMP	LIANCE. The Se	ller hereby discloses and rep	resents that the		
	A. Selfor Initials	IS NOT subject to	o mandatory fees assessed	by the Columbia As	ssociation (CPRA)			
	B. /	IS subject to ma	andatory fees assessed by	the Columbia As	sociation (CPRA) - See Colu	ımbia Covenant		

Seller Initials

Compliance Addendum

10. <u>NOTICE TO BUYER – RIGHT TO FARM DISCLOSURE</u>. Pursuant to the Howard County Zoning Regulations, you are hereby notified that farming is allowed in most zoning districts in Howard County and has been designated as the preferred land use within the RC (Rural Conservation) zoning district. Properties in the RC and RR (Rural Residential) zoning districts that are subject to an agricultural land preservation easement, whether held by the State of Maryland or Howard County, are required to be kept available for farming in perpetuity, and are assumed to be in agricultural use. Agriculture is also considered a valued land use on any property that has an Agricultural Use Assessment as determined by the State Department of Assessments and Taxation.

Residents and other occupants of property near land in agricultural areas should be prepared to accept the effects of usual and customary agricultural operations, facilities and practices, including noise, odors, dust, smoke, insects, operation of machinery, storage and disposal of manure, unusual hours of operation, and other agricultural activities.

	information,	contact t	the Howard S	Soil Conservation	District ør/the	Howard County	Department	of Planning	and
Zoning.						/</th <th></th> <th>1.</th> <th>7/1</th>		1.	7/1
						UIN	1/////////////////////////////////////	Ulara	<u>, //</u> 쪽/"
Buyer				Date	Seller / /	Group,		1///	Bate /
				,	J				
Buyer				Date "	Seller				Date

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# MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address: 8325 Grove Angle Road, Ellicott City, MD 21043
Legal Description:
NOTICE TO SELLER AND PURCHASER
Section 10-702 of the Real Property Article, Annotated Code of Maryland, requires the owner of certain residential real property to furnish to the purchaser either (a) a RESIDENTIAL PROPERTY DISCLAIMER STATEMENT stating that the owner 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 owner. Certain transfers of residential property are excluded from this requirement (see the exemptions listed below).
<ol> <li>10-702. EXEMPTIONS. The following are specifically <u>excluded</u> from the provisions of §10-702:</li> <li>The initial sale of single family residential real property:         <ul> <li>A. that has never been occupied; or</li> <li>B. for which a certificate of occupancy has been issued within 1 year before the seller and buyer enter into a contract</li> </ul> </li> </ol>
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;
<ol> <li>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;</li> <li>A sheriff's sale, tax sale, or sale by foreclosure, partition, or by court appointed trustee;</li> <li>A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;</li> <li>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</li> <li>A sale of unimproved real property.</li> </ol>
Section 10-702 also requires the owner to disclose information about latent defects in the property that the owner has actual knowledge of. The owner 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:
<ol> <li>A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and</li> <li>Would pose a direct threat to the health or safety of:         <ol> <li>the purchaser; or</li> <li>an occupant of the real property, including a tenant or invitee of the purchaser.</li> </ol> </li> </ol>
MARYLAND RESIDENTIAL PROPERTY DISCLOSURE STATEMENT
NOTICE TO OWNERS: 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 Owners and is based upon the actual knowledge of Owners as of the date noted. Disclosure by the Owners 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 Owners as to the condition of the property of which the Owners have no knowledge or other conditions of which the Owners have no actual knowledge.
How long have you owned the property?
Property System: Water, Sewage, Heating & Air Conditioning (Answer all that apply)  Water Supply Sewage Disposal Garbage Disposal Dishwasher Heating Oil Natural Gas Heat Pump Age Other
John Burgess Group / Realty Executives Premier. 39/9 National Dr Ste 310 Burtonsville, MD 20866  Phone: 301.681.5093  Fax: 301.681.5094  John Burgess  Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026  www.zipLogix.com  8325 Groye Angle

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Please indicate your actual knowledge with resp	pect to the follow	ing:		
1. Foundation: Any settlement or other problems?	☐ No	☐ Unknov	vn	
2. Basement: Any leaks or evidence of moisture?	☐ No	Unknov	vn 🗀	Dogs Not Apply
3. Roof: Any leaks or evidence of moisture?		Unknov	vn	
Is there any existing fire retardant treated plywood Comments:	? 📵 Yes	☐ No	Unknown	
4. Other Structural Systems, including exterior walls and flo				
Any defects (structural or otherwise)?	□ No	Unknov	<i>A</i> n	
5. Plumbing System: Is the system in operating condition? Comments:	☐ Yes	□ No	Unknown	
6. Heating Systems: Is heat supplied to all finished rooms? Comments:	☐ Yes		Unknown	
s the system in operating condition?  Comments:	☐ Yes	No No	Unknown	
7. Air Conditioning System: Is cooling supplied to all finish Comments:  Is the system in operating condition?   Yes			Unkpown es Not Apply	Does Not Apply
Comments:		ikilowii 🛅 Do	cs rot Appry	
8. Electric Systems: Are there any problems with electrical Yes No Unknown Comments:	fuses, circuit breake	rs, outlets or wiring	?	
8A. Will the smoke alarms provide an alarm in the event Are the smoke alarms over 10 years old?  Yes  If the smoke alarms are battery operated, are they sealed long-life batteries as required in all Maryland Homes by Comments:	No d, tamper resistant			h button, which use
9. Septic Systems: Is the septic system functioning properl When was the system last pumped? Date Comments:	y? 🖸 Yes	□ No □ Unknown	Unknown	☐ Does Not Apply
10. Water Supply: Any problem with water supply?	Yes I	☐ No	Unknown	
Home water treatment system: Yes Comments:	No No	Unknown		
Fire sprinkler system:  Comments:  Are the systems in operating condition?	No Yes	Unknown No	☐ Does No Unknown	ot Apply
Comments:	103			
11. Insulation: In exterior walls? In ceiling/attic? In any other areas?  Yes ONO No Comments:	Unknown Unknown Where?			
12. Exterior Drainage: Does water stand on the property for	more than 24 hours a	after a heavy rain?		
	Yes 🔲 No	🗍 Unkn	own	

13. Wood-de Comments:	estroying insects: Any inf	estation and/or p	orior damage?	☐ Yes	□ No	☐ Unknown
	ny treatments or repairs? ny warranties?	Yes Yes	□ No □ No	Unknown Unknown		
14. Are there underground If yes, specific Comments;	l storage tanks, or other co fy below	ted materials (in ontamination) of	cluding, but not not the property?	limited to, licensed Yes		estos, radon gas, lead-based paint, iknowi
15. If the pr monoxide al	arm installed in the prope	bustion of a fo arty? Unknown	ssil fuel for hea	t, ventilation, hot v	vater, or cloth	nes dryer operation, is a carbon
Comments:		Circle Will			/	
16. Are there unrecorded of If yes, specific Comments:	easement, except for utilit fy below	onconforming ies, on or affect	uses, violation of ing the property	f building restriction		requirements or any recorded or Jnknown
	tt <b>j</b> ng office? 🔲 Yes		nents to the pro Does Not Apply	operty, were the re	equired pern	nits pulled from the county or
District?	roperty located in a floo	d zone, conser	ation area, wet If yes, specify		ake Bay criti	cal area or Designated Historic
18. Is the pro	🔲 Yes 🔲 No	iction imposed !	by a Home Own If yes, specify		ny other type	of community association?
19. Are there Comments:	e any other material defec	ts, including lat Unknown	ent defects, affec	eting the physical co	ondition of the	property?
	Owner(s) may wish TIAL PROPERTY I				lings on th	ne property on a separate
is complet		the date signe	ed. The owner	r(s) further ackn	owledge the	comments, and verify that it at they have been informed
Owner					Date	
Om	id Land Group,	LLC	/			
Owner					Date	
	naser(s) acknowledge informed of their rig					ther acknowledge that they al Property Article.
Purchaser						
Purchaser		/			Date	
•			Page 3	of 4		

## MARYLAND RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

NOTICE TO OWNER(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 owner(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 owner(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.

The owner(s) has actual knowledge of the following latent defects:

Owner Date  The purchaser(s) acknowledge receipt of a copy of this disclaimer statement and further acknowledge that they have been informed of their rights and obligations under §10-702 of the Maryland Real Property Article.  Purchaser Date	` '	
Owner Date  The purchaser(s) acknowledge receipt of a copy of this disclaimer statement and further acknowledge that they have been informed of their rights and obligations under §10-702 of the Maryland Real Property Article.  Purchaser Date		
Owner Date  The purchaser(s) acknowledge receipt of a copy of this disclaimer statement and further acknowledge that they have been informed of their rights and obligations under §10-702 of the Maryland Real Property Article.  Purchaser Date		
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have been informed of their rights and obligations under §10-702 of the Maryland Real Property Article.  Purchaser Date	Owner	Date
Purchaser Date	Purchaser	Date
	Purchaser	Date







# Lead Paint - Federal Disclosure of Lead-Based Paint and Lead-Based Paint Hazards for SALES

(Required for the SALE of all properties in the U.S. with any existing part built prior to 1978)

PROPERTY ADDRESS: 8325 Grove Angle Road, Ellis There are parts of the property that still exist that were built prior Construction dates are unknown. If any part of the property was const is required. If the entire property was built in 1978 or later, this disclose	to 1978 OR No parts of the property were built prior to 1978 OR tructed prior to 1978 or if construction dates are unknown, this disclosure
built prior to 1978 is notified that such property may present exposure to lead poisoning. Lead poisoning in young children may produce permane quotient, behavioral problems, and impaired memory. Lead poisoning all residential real property is required to provide the buyer with any informs seller's possession and notify the buyer of any known lead-based paint has recommended prior to purchase.	any interest in residential real property on which a residential dwelling was ead from lead-based paint that may place young children at risk of developing ent neurological damage, including learning disabilities, reduced intelligence iso poses a particular risk to pregnant women. The seller of any interest in ation on lead-based paint hazards from risk assessments or inspections in the zards. A risk assessment or inspection for possible lead-based paint hazards is  BUYER'S ACKNOWLEDGMENT:
SELLER'S DISCLOSURE:	(Buyer to initial all lines as appropriate)
(A) Presence of lead-based paint and/or lead-based paint hazards  Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):	(C) Buyer has read the Lead Warning Statement above.
OR  Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.	(D)/ Buyer has read Paragraph B and acknowledges receipt of copies of any information listed therein, if any.
(B) Records and reports available to the Seller:  □ Seller has provided Buyer with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below):  □ OR  □ Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.	(E)
AGENT'S ACKNOWLEDGMENT: (Agent to initial)  Agent has informed the Seller of the Seller's obligations responsibility to ensure compliance.  CERTIFICATION OF ACCURACY The following parties have review information provided by the signatory is true and accurate.	s under 42 U.S.C. 4852d and is aware of his/her wed the information above and certify, to the best of their knowledge, that the
Selver Date mid Land Group, Lic	Buyer Date
Seller Date 7/8/	Buyer Date
Agent for Seller, if any Date John Burgess	Agent for Buyer, if any Date
CCAAD # 007A Federal Land	A Area Association of DEALTODES Inc.

GCAAR # 907A: Federal Lead Paint Sales Disclosure - MC &

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## MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE

8325 Grove Angle Road Property Address: Ellicott City, MD 21043

MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE: Under the Maryland Lead Poisoning Prevention Program (the "Maryland Program"), any leased residential dwelling constructed prior to 1978 is required to be registered with the Maryland Department of the Environment (MDE). Detailed information regarding compliance requirements may be obtained at: <a href="http://www.mde.state.md.us/programs/Land/LeadPoisoningPrevention/Pages/index.aspx">http://www.mde.state.md.us/programs/Land/LeadPoisoningPrevention/Pages/index.aspx</a>.

1. Seller hereby discloses that the Property was constructed prior to 1978;
and WA
AND The Property / is or / is not registered in the Maryland Program ( <i>Seller to initial applicable line</i> ).
2. If the Property was constructed prior to 1978 and Buyer intends to lease the Property effective immediately following settlement or in the future, Buyer is required to register the Property with the Maryland Department of the Environment within thirty (30) days following the conversion of the Property to rental property as required by the Maryland Program. Buyer is responsible for full compliance under the Maryland Program, including but not limited to, registration; inspections; lead-paint risk reduction and abatement procedures; payment of all fees, costs and expenses; and the notice requirements to tenants.
3. If the Property is registered under the Maryland Program as indicated above, Seller further discloses to Buyer that an event as defined under the Maryland Program (including, but not limited to, notice of the existence of lead-based paint hazards or notice of elevated blood lead levels from a tenant or state, local or municipal health agency) ( <i>Seller to initial applicable line</i> ) / has; or / has <u>not</u> occurred, which obligates Seller to perform either the modified or full risk reduction treatment of the Property as required under the Maryland Program. If an event has occurred that obligates Seller to perform either the modified or full risk reduction treatment of the Property, Seller hereby discloses the scope of such treatment as follows:
If such event has occurred, Seller ( <i>Seller to initial applicable line</i> ) / will; OR / ACKNOWLEDGEMENT: Buyer acknowledges by Buyer's initials that Buyer has read and understands the above Paragraphs / (BUYER)
CERTIFICATION OF ACCURACY: The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.
Date Buyer Date Date
Seller Date Buyer Date
Seller's Agent Date Buyer's Agent Date  John Burgess







Byer

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

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

ADDENDUM #	_dated	to Exclusive Right to Se	ell Brokerage Agreement				
	Omid	Land Group, LLC					
and Broker Realty Executives Premier John Burgess							
for Property known as <u>Ellicott City, MD 21043</u> .							
INCLUSIONS/EXCLUSIONS: Seller intends for these items marked below to be included in the sale of the property unless otherwise negotiated:							
INCLUDED	INCLUDED	INCLUDED	INCLUDED				
☐ Clothes Dryer ☐ Clothes Washer ☐ Cooktop ☐ Dishwasher ☐ Drapery/Curtain Rods ☐ Draperies/Curtains ☐ Electronic Air Filter	□ Exhaust Fan(s) # □ Exist. W/W Carpet □ Fireplace Screen/Doors □ Freezer □ Furnace Humidifier □ Garage Opener(s) # □ W/remote(s) # □ Garbage Disposer □ Hot Tub, Equip. & Cover □ Intercom □ Playground Equipment	<ul> <li>Storage Shed(s) #</li> <li>Storm Doors</li> <li>Storm Windows</li> <li>Stove or Range</li> <li>T.V. Antenna</li> </ul>	☐ Trash Compactor ☐ Wall Oven(s) # ☐ Water Filter ☐ Water Softener ☐ Window A/C Unit(s) # ☐ Window Fan(s) # ₩ Wood Stove				
	KS, SOLAR PANELS AND OTHE		regard to any leased items				
	GE, HEATING AND CENTRAL AII	R CONDITIONING: (Check all th	at apply)				
Water Supply:	☐ Gas ☐ Elec. ☐ General Control Contr	Heat Pump   Other   Other					
	REALTONS®, Inc. For use by REALTOR® me						
parties to the Contract, this form may not b	e altered or modified in any form without the pri- 10/1		ssociation of REALTORS®, Inc.				
REALTOR*  John Burgess Group / Realty Executives Premier. 39  John Burgess	19 National Dr Ste 310 Burtonsville, MD 20866 Produced with zipForm® by zipLogix 18070 Fifteen Mile		**************************************				