BALTIMORE COUNTY NOTICES AND DISCLOSURES ADDENDUM

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

DIIVED.
SELLER: John A. Pinnock
PROPERTY: 3116 Blendon Road, Owings Mills, MD 21117
1. MASTER PLAN: Buyer is hereby advised that the Property, or the area in which the Property is located, may be affected by provisions of the current Baltimore County Master Plan. You may wish to review the Master Plan. To become fully informed of current and future land use plans, facilities plans, public works plans or school plans, you should consult the appropriate Baltimore County agency for information regarding such plans. For further information, contact Baltimore County Office of Planning at 410-887-3211, 401 Bosley Avenue, Suite 406, Towson, Maryland, 21204.
https://www.baltimorecountymd.gov/Agencies/planning/masterplanning/masterplan2020download.html
Buyer acknowledges that Seller has informed Buyer that (a) the Property may be affected by provisions of the Master Plan and that Buyer may wish to review the Master Plan, and (b) in order to become fully informed of current and future land use plans, facilities plans, public works plans, school plans, or other plans affecting the Property or locality, Buyer should consult the appropriate state, Baltimore County or other authorities for information regarding such plans.
Buyer's Signature Buyer's Signature
2. DEVELOPMENT PLAN: Buyer is hereby advised that the Property, or the area in which the Property is located, may be affected by the provisions of a development plan. To become fully informed of any current development plan affecting the Property, and in order to have an opportunity to review such development plan, Buyer should contact the appropriate Baltimore agency. For further information, contact Baltimore County Department of Permits and Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204.
https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage
3. PANHANDLE LOTS: Buyer is hereby advised that if the Property is a panhandle lot (as defined in Section 32-4-101 of the Baltimore County Code), the County is not responsible for maintaining the road, removing snow, or providing trash collection along the panhandle driveway. For further information, contact Baltimore County Department of Permits and Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204.
https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage/
4. AGRICULTURAL OPERATIONS: If the Property is located in, or within five hundred feet (500') of an R.C. 4 zone, Buyer is hereby advised that the Property may be subject to inconvenience or discomforts arising from agricultural operations, including, but not limited to: operation of machinery of any kind (including aircraft) during any 24-hour period; the storage and disposal of manure; and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides and pesticides. Baltimore County shall not consider an agricultural operation to be a public or private nuisance if the operation complies with all federal, state or county health and zoning requirements and is not being conducted in a negligent manner. For further information, contact Baltimore County Department of Permits & Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204.
https://www.baltimorecountymd.gov/departments/permits/pdm_devmanage/
5. BALTIMORE COUNTY TRANSFER TAX EXEMPTION FOR OWNER-OCCUPIED RESIDENTIAL PROPERTY: Buyer and Seller are hereby advised that the Baltimore County Transfer Tax does not apply to the first Twenty-Two Thousand Dollars (\$22,000.00) of consideration payable for residentially improved owner-occupied real property. Under Baltimore law, the Buyer will receive the full benefit of this exemption, unless the Seller pays all Baltimore County transfer taxes, in which case the Seller will receive the benefit. (initial) Seller agrees to pay all Baltimore County transfer taxes.

or is not served by a public water supply and is or is not served by a public sewer system.
PROPERTY 3116 Blendon Road, Owings Mills, MD 21117
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 This fee or assessment is \$ payable annually in the month of to
(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, 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 SELLER	DATE 21 Separe 2026
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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MARY	LAND'S SINGLE FAMILY RESIDENTIAL PROP	IS AND SELLER'S OBLIGATIONS UNDER PERTY CONDITION DISCLOSURE LAW
ADDENDUM (dated 02/21/2025	
between Buye	er	to the Contract of Sale
and Seller Joh	hn A. Pinnock	for Descrip
known as 311	16 Blendon Road, Owings Mills, MD 21117	for Property
the Tax-Property in real property unde real property by fo transfer by a fiduc residential real pro	ce does <u>not</u> apply to: (1) the initial sale of single family residential proceen issued within one year prior to the date of the Contract; (2) a transfarticle, except land installments contracts of sale under Subsection er Subsection 13-207(a)(12) of the Tax-Property Article; (3) a sale by coreclosure or deed in lieu of foreclosure; (4) a sheriff's sale, tax sale, action in the course of the administration of a decedent's estate, guaroperty to be converted by the buyer into a use other than residential units.	ster that is exempt from the transfer tax under Subsection 13-207 of 13-207(a)(11) of the Tax-Property Article and options to purchase y a lender or an affiliate or subsidiary of a lender that acquired the or sale by foreclosure, partition or by court appointed trustee; (5) a ardianship, conservatorship, or trust; (6) a transfer of single family se or to be demolished; or (7) a sale of unimproved real property.
sener or a sing	0-702 of the Real Property Article of the Annotated (gle family residential property ("the property") deliver to n published and prepared by the Maryland Real Estate	n each hiller on or hofore entering into a continue
(A) A writt the sel	ten property condition disclosure statement listing all de eller has actual knowledge in relation to the following:	efects including latent defects, or information of which
(i) (ii)	Water and sewer systems, including the source of sprinkler systems; Insulation;	of household water, water treatment systems, and
(iii) (iv)	Structural systems, including the roof, walls, floors, for Plumbing, electrical, heating, and air conditioning sys	oundation and any basement;
(v)	Infestation of wood-destroying insects;	,
(vi)	Land use matters;	
(vii)	Hazardous or regulated materials, including asbes tanks, and licensed landfills;	_
(viii) (ix)	Any other material defects, including latent defects, o	f which the seller has actual knowledge;
(x)	Whether the required permits were obtained for any in Whether the smoke alarms:	mprovements made to the property;
	 will provide an alarm in the event of a power outa are over 10 years old; and 	
(xi)	 if battery operated, are sealed, tamper resistant long-life batteries as required in all Maryland home. If the property relies on the combustion of a fossil to operation, whether a certain required. 	les by 2018 [,] and
	operation, whether a carbon monoxide alarm is install	led on the property.
"Latent that:	t defects" under Section 10-702 means material defect	s in real property or an improvement to real property
(i) (ii)	A buyer would not reasonably be expected to ascerta Would pose a threat to the health or safety of the buy or invitee of the buyer;	in or observe by a careful visual inspection, and ver or an occupant of the property, including a tenant
	OR	
(B) A writte	en disclaimer statement providing that:	
(i)	Except for latent defects of which the seller has actual warranties as to the condition of the real property or any in	mprovements on the real property; and
(ii)	The buyer will be receiving the real property "as is," exist, except as otherwise provided in the contract of	" with all defects including latent defects that
D Dunger	ï	

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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:

- 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.

()		D 11. D :	
Buyer's Signature	Date	Seller's Signature	21 Elb. Date
Buyer's Signature	Date	Seller's Signature	Date
		Jonathan Schmitt, Broker	2/21/2025
Agent's Signature	Date	Agent's Signature	Date

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MARYLAND NON-RESIDENT SELLER TRANSFER WITHHOLDING TAX ADDENDUM

ADDENDÚM dated	to Contract of Sale
between Buyer	
and SellerJohn A. Pinnock	
for Property known as 3116 Blendon Road, Owings Mills, MD 21117	•
Seller acknowledges, pursuant to Section 10-912 of the Tax-General Article, Annotated C if Seller is: 1) a non-resident individual of the State of Maryland or is 2) a non-resident entituder the laws of the State of Maryland and is not qualified by or registered with the Maryla of Assessments and Taxation to do business in the State of Maryland, the deed or other that effects a change of ownership to the Property may not be recorded with the clerk of filled with the Maryland State Department of Assessments and Taxation unless payment Seller in an amount equal to: a) 8% of the total payment to a non-resident seller; OR	ty which is not formed and State Department instrument of writing
b) 8.25% of the total payment to a non-resident seller, OR (NOTE: The amount of the payment for a non-resident individual is subject recurring basis by the Comptroller of Maryland. The amount of the payment entity is subject, from time to time, to change by an Act of the Maryland Generacknowledges that the amount(s) as set forth in a) and b) above may be greate actual amount(s) due by Seller at time of settlement.)	for a non-resident
 UNLESS each seller: Certifies, in writing, under the penalties of perjury, that the Seller is a resident of tor is a resident entity of the State of Maryland; OR Presents to the clerk of the circuit court for a county or the Maryland State Departrand Taxation a certificate issued by the Comptroller of the State of Maryland stating to due in connection with the sale or exchange of the Property; or ii) a reduced amount of Seller and the reduced amount is collected by the clerk of the circuit court for a condepartment of Assessments and Taxation before recording or filing; (NOTE: If Sellecertificate from the Comptroller's office, Seller should immediately contact 1-800-MDTAXES. Obtaining the certificate requires a MINIMUM of three (3) weeks); Oracle Selfices, in writing, under the penalties of perjury, that the Property being transprincipal residence. 	ment of Assessments that: i) there is no tax of tax is due from the unty or the Maryland or intends to obtain a the Comptroller at R
As defined under Maryland law and as used in a) and b) above, the term "total paynoroceeds paid to the Seller for the Property and associated tangible personal property, lethe Seller and secured by a mortgage or other lien against the Property being paid upon tof the Property and 2) other expenses of the Seller arising out of the sale or exchange disclosed on a settlement statement prepared in connection with the sale or exchange of payment" includes the fair market value of any property transferred to the Seller.	ss: 1) debts owed by the sale or exchange of the Property and
M. Fru all Seller's Signature Date	pry 20.

Seller's Signature

1/20



Date



MARYLAND HOMEOWNERS ASSOCIATION ACT NOTICE TO BUYER

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.

TO CONTRACT OF SALE
-

The following notice applies to members of the public who intend to occupy or rent a lot for residential purposes. Under the Maryland Homeowners Association Act ("Act"), "lot" means any plot or parcel of land on which a dwelling is located or will be located within a development.

This sale is subject to the requirements of the Maryland Homeowners Association Act ("the Act"). The Act requires that the seller disclose to you, at or before the time the contract is entered into, or within 20 calendar days of entering into the contract, certain information concerning the development in which the lot you are purchasing is located. The content of the information to be disclosed is set forth in Section 11B-106(b) of the Act ("the MHAA information") as follows:

(1). A statement as to whether the lot is located within a development;

(2). Fees:

- (i). The current monthly fees or assessments imposed by the homeowners association upon the lot:
- (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; and
- (iii). A statement of whether any of the fees, assessments, or other charges against the lot are delinquent;
- (3). 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, or a statement that no agent or officer is presently so authorized by the homeowners association;
- (4). A statement as to whether the owner has actual knowledge of:
 - (i). The existence of any unsatisfied judgments or pending lawsuits against the homeowners association; and
 - (ii). Any pending claims, covenant violations actions, or notices of default against the lot; and





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Fax:

(5). A copy of:

(i). The articles of incorporation, the declaration, and all recorded covenants and restrictions of the primary development, and of other related developments to the extent reasonably available, to which the buyer shall become obligated on becoming an owner of the lot, including a statement that these obligations are enforceable against an owner's tenants, if applicable; and

(ii). The bylaws and rules of the primary development, and of other related developments to the extent reasonably available, to which the buyer shall become obligated on becoming an owner of the lot, including a statement that these obligations are enforceable against an owner and the owner's tenants, if applicable.

If you have not received all of the MHAA information 5 calendar days or more before entering into the contract, you have 5 calendar days to cancel the Contract after receiving all of the MHAA information. You must cancel the contract in writing, but you do not have to state a reason. The seller must also provide you with notice of any changes in mandatory fees exceeding 10 percent of the amount previously stated to exist and copies of any other substantial and material amendment to the information provided to you. You have 3 calendar days to cancel this contract after receiving notice of any changes in mandatory fees, or copies of any other substantial and material amendments to the MHAA information which adversely affect you.

If you do cancel the contract, you will be entitled to a refund of any deposit you made on account of the contract. However, unless you return the MHAA information to the seller when you cancel the contract, the seller may keep out of your deposit the cost of reproducing the MHAA information, or \$100, whichever amount is less. If the deposit is held in trust by a licensed real estate broker, the return of the deposit to you shall comply with the procedures set forth in Section 17-505 of the Business Occupations and Professions Article of the Maryland Code.

By purchasing a lot within this development, you will automatically be subject to various rights, responsibilities, and obligations, including the obligation to pay certain assessments to the homeowners association within the development. The lot you are purchasing may have restrictions on:

- A. Architectural Changes, Design, Color, Landscaping, Or Appearance;
- B. Occupancy Density:
- C. Kind, Number, Or Use Of Vehicles;
- D. Renting, Leasing, Mortgaging Or Conveying Property:
- E. Commercial Activity: Or
- F. Other Matters.

You should review the MHAA information carefully to ascertain your rights, responsibilities, and obligations within the development.

Buyer	Date	Seller Seller	21 18h 2025 Date
Buyer	Date	Seller	Date

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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 buyer 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 seller 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 an agent who sells property that is listed with his/her broker, this fact must be disclosed in writing to both the buyer and seller.

Consent for Dual Agency I have read the above information, and I understand the terms of the dual agency. I understand that I do not have to consent to a dual agency and that if I refuse to consent, there will not be a dual agency; and that I may withdraw the consent at any time upon notice to the dual agent. I hereby consent to have Krauss Real Property Brokerage act as a Dual Agent for me as the (Firm Name)

(Firm Name)

Seller in the sale of the property at: 3116 Blendon Road, Owings Mills, MD 21117

Buyer in the purchase of a property listed for sale with the above-referenced broker.

TAP

Signature

Date

Signature

Date

AFFIRMATION OF PRIOR CONSENT TO DUAL AGENCY

The undersigned Buyer(s) hereby affirm(s) consent to dual agency for the following property:

Property Address

Signature

Date

Signature

Date

The undersigned Seller(s) hereby affirm(s) consent to dual agency for the Buyer(s) identified below:

2 of 2

Signature

eff. (10/1/19)

Signature

Name(s) of Buyer(s)

Date

Date