

Ashland Auction Group

920 S. Conkling St. Baltimore, MD 21224

Phone (410) 488-3124 Fax (410) 488-3125

Washington, DC Office: 1725 | Street N.W. Suite 300 Washington, DC 20006 *Phone* (202) 304-1550 www.AshlandAuction.com

Real Estate Contract of Sale

I/We, (Purchaser
have this 2020 purchased the property known as:
1216 W Lafayette Ave. Unit #3 Baltimore, MD 21217
BID PRICE: \$Dollars
BUYER'S PREMIUM: \$Dollars
BUYER'S PREMIUM: 10% of the Bid Price or \$1,000 Auction Service Fee, whichever amount is greater, has been added the Purchaser's highest bid. The highest bid, plus the Buyer's Premium referenced herein, equals the Total Purchase Price. The Buyer's Premium shall not be considered commission related to the sale of real estate but rather a fee associated with the auctioneer's services.
TOTAL PURCHASE PRICE (Including Buyer's Premium): \$Dollars
INITIAL DEPOSIT: \$_5,000_ (Paid at Auction)
Upon execution hereof, Purchaser agrees to deposit cash or certified funds in the amount listed below with Ashland Auction Group, LLC. All deposits are held by Ashland Auction Group, LLC in a non- interest bearing escrow account. Balance of purchase price shall be due from Purchaser at closing. Failure to make Deposit in full is a default hereunder. The Deposit will be forfeited if settlement is not completed on or before the Settlement Date.
ANNUAL GROUND RENT: \$_Fee Simple MONTHLY CONDO FEE: PROPERTY MAY BE SUBJECT TO \$140.00/MO FEE

Time is of the Essence of every provision herein containing a time element.

CONDITION OF THE PROPERTY: The Purchaser is responsible for conducting his own due diligence concerning the Property. The Property may be subject to a ground rent, covenants, conditions, restrictions and the like, and is sold subject to existing housing, building and zoning code violations as well as potential environmental problems, violations and/or remedial agreements. The Purchaser agrees and acknowledges that the Property is sold and accepted in "AS- IS, WHERE- IS" condition without any expressed or implied warranties as to the nature, physical condition, description, use, structural integrity, construction, workmanship, materials, habitability, zoning, environmental condition, fitness for a particular use, purpose or merchantability.

MARKETABLE TITLE: Upon payment of the purchase price, a Deed for the property shall be executed by the Seller and shall convey the property to the Buyer. Title to the property shall be good and marketable, free of liens, encumbrances, subject to all applicable ground rent, covenants, conditions, restrictions, easements, rights of way, laws, ordinances, regulations, charges, taxes and assessments, rights of others in party walls of the Property, and any other matters of record. The buyer has the right to choose his own settlement agent or attorney to conduct settlement.

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Rev 03-30-2020

In the event that Seller cannot convey good and marketable title, the Purchaser(s) sole remedy in law or equity shall be limited to the refund of the deposit. Upon refund of the deposit, this sale shall be null and void and of no effect, and the Purchaser shall have no further claim against the Seller(s) or Auctioneers.

DEFAULT: In the event of default by Purchaser in accordance with the terms of this contract, the deposit shall be forfeited. In addition, Seller reserves the right to pursue any and all legal remedies available at law or equity including the right to maintain an action for specific performance or to have property resold at the risk and expense of the defaulting Purchaser.

POSSESSION: Seller agrees to give possession and occupancy at time of closing. All Adjustments are made as of settlement date.

Auctioneer assumes no responsibility for the condition or property or for the performance of this Contract by any and all parties. Purchaser hereby warrants and represents that Auctioneer has not made and statements, representation or warranty regarding the condition of the premises, zoning conditions, governmental requirements or environmental matters, guarantees or warranties of the like, upon which Purchaser has relied and which is not contained in the Contract.

Property is being sold subject to existing tenant or occupant of dwelling. Property sold subject to Tenant's First Right of Refusal, if property is occupied. Property is being sold subject to any valid, any invalid, or no lead certification from the Maryland Department of the Environment.

GOVERNING LAW: This contract is executed in the State of Maryland and shall be governed by, and interpreted in accordance with, the laws of the State of Maryland.

SETTLEMENT DATE: Settlement to occur within **30 days** from contract ratification date. If Purchaser fails to complete settlement on or before the Settlement Date, the Purchaser shall be in default and subject to the following: The deposit will be forfeited. The property will be sold at the risk and expense of the defaulting Purchaser and the defaulting Purchaser shall be responsible for all fees, costs, expenses, including attorneys' fees.

Settlement shall be automatically be extended an additional 45 days in the event the Settlement Company and/or Settlement Attorney needs to clear or cure any additional title issues that would prevent the Settlement Company/ Attorney from obtaining Insurable Title.

Once title clearance is obtained by Buyer's Settlement Company and/or Settlement Attorney, the Settlement Company/ Attorney shall notify all parties. Notification shall be delivered via any of the following: Phone Call, Email, US Mail and/or Facsimile. Buyer and Seller shall settle on said property within 5 business days of such notification.

SETTLEMENT: At Settlement the Purchaser shall pay the Final Purchase Price less the amount of the Deposit, plus any and all fees and expenses associated with the transfer, including but not limited to: fees for the preparation of the deed and other documents, settlement fees, title search and examination fees, title insurance premium(s). **All** documentary stamps, transfer taxes and other costs incident to settlement shall be paid by the Purchaser. Rents, taxes, water and sewer charges, front foot benefit and house connection charges, condominium unit owners' association, homeowners' and/or property owners' association regular periodic assessments (if any) and any other operating charges, are to be adjusted to the settlement date. Any heating or cooking fuels remaining in supply tank(s) as of the Settlement Date will become the property of the Purchaser.

FIRST TIME HOME BUYER: If the Property is improved residential real property, and if Buyer is a first time Maryland homebuyer as defined in MD Tax Property Code §13-203(b), as from time to time amended, who will occupy the Property as Buyer's personal residence, then Seller shall pay the state transfer tax of 0.25% to the extent required by law.

The property will be sold in "As Is" condition without express or implied warranty as to the nature and description of the improvements. The property will be sold subject to easements, agreements, restrictions or covenants of record affecting the same, if any. Dimensions and acreage are more or less. Time is of the essence as to the terms of this contract.

DISCLOSURE OF LICENESEE STATUS: The Seller	hereby discloses that he/she is a Maryland real estate
licensee and or auctioneer of the said property.	
, who is a Mai	ryland real estate licensee involved in this transaction is related to
the seller.	

1031 TAX EXCHANGE: The seller of this property may facilitate this sale by use of a 1031 Exchange, and the buyer agrees to sign additional 1031 Exchange documents if required.

The undersigned hereby ratify, accept and agree to the contract and acknowledge receipt of a copy thereof.

CONDITION OF PROPERTY: THE PURCHASER UNDERSTANDS THAT THE SELLER ACQUIRED THE PROPERTY BY FORECLOSURE, DEED-IN-LIEU OF FORECLOSURE, FORFEITURE, TAX SALE, RIGHT OF EMINENT DOMAIN OR SIMILAR PROCESS AND CONSEQUENTLY AND OR ANY OTHER WAY. THE SELLER HAS LITTLE OR NO DIRECT KNOWLEDGE CONCERNING THE CONDITION OF THE PROPERTY. BUYER HAS HAD THE RIGHT TO INSPECT PROPERTY. THE PROPERTY IS SOLD AS IS, SUBJECT TO ANY AND ALL LOCAL GOVERMENT HOUSING CODE VIOLATIONS. AS A MATERIAL PART OF THE CONSIDERATION TO BE RECEIVED BY THE SELLER UNDER THIS AGREEMENT AS NEGOTIATED AND AGREED TO BY THE PURCHASER AND THE SELLER, THE PURCHASER ACKNOWLEDGES AND AGREES TO ACCEPT THE PROPERTY IN "AS IS" CONDITION AT THE TIME OF CLOSING, INCLUDING, WITHOUT LIMITATION, ANY HIDDEN DEFECTS OR ENVIRONMENTAL CONDITIONS AFFECTING THE PROPERTY, WHETHER KNOWN OR UNKNOWN WHETHER SUCH DEFECTS OR CONDITIONS WERE DISCOVERABLE THROUGH INSPECTION OR NOT. THE PURCHASER ACKNOWLEDGES THAT THE SELLER, ITS AGENTS AND REPRESENTATIVES HAVE NOT MADE AND THE SELLER SPECIFICALLY NEGATES AND DISCLAIMS ANY REPRESENTATIONS, WARRANTIES, PROMISES, COVENANTS, AGREEMENTS OR GUARANTEES, IMPLIED OR EXPRESS, ORAL OR WRITTEN IN RESPECT TO: (A) THE PHYSICAL CONDITION OR ANY OTHER ASPECT OF THE PROPERTY INCLUDING THE STRUCTURAL INTEGRITY OR THE QUALITY OR CHARACTER OF MATERIALS USED IN CONSTRUCTION OF ANY IMPROVEMENTS, AVAILABILITY AND QUANTITY OR QUALITY OF WATER, STABILITY OF THE SOIL, SUSCEPTIBILITY TO LANDSLIDE OR FLOODING, SUFFICIENCY OF DRAINAGE, WATER LEAKS, WATER DAMAGE, MOLD OR ANY OTHER MATTER AFFECTING THE STABILITY, INTEGRITY, OR CONDITION OF THE PROPERTY OR IMPROVEMENTS;

THE PHYSICAL CONDITION OR ANY OTHER ASPECT OF THE PROPERTY INCLUDING THE STRUCTURAL INTEGRITY OR THE QUALITY OR CHARACTER OF MATERIALS USED IN CONSTRUCTION OF ANY IMPROVEMENTS, AVAILABILITY AND QUANTITY OR QUALITY OF WATER, STABILITY OF THE SOIL, SUSCEPTIBILITY TO LANDSLIDE OR FLOODING, SUFFICIENCY OR DRAINAGE, WATER LEAKS, WATER DAMAGE, MOLD OR ANY OTHER MATTER AFFECTING THE STABILITY, INTEGRITY, OR CONDITION OF THE PROPERTY OR IMPROVEMENTS;

(A) THE CONFORMITY OF THE PROPERTY OR THE IMPROVEMENTS TO ANY ZONING, LAND USE OR BUILDING CODE REQUIREMENTS OR COMPLIANCE WITH ANY LAWS, RULES, ORDINANCES OR REGULATIONS OF ANY FEDERAL, STATE OR LOCAL GOVERNMENTAL AUTHORITY, OR THE GRANTING OF ANY REQUIRED PERMITS OR APPROVALS, IF ANY, OF ANY GOVERNMENTAL BODIES WHICH HAD JURISDICTION OVER THE CONSTRUCTION OF THE ORIGINAL STRUCTURE, (B) THE HABITABILITY, MERCHANTABILITY, MARKETABILITY, PROFITABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE PROPERTY OR IMPROVEMENTS INCLUDING REDHIBITORY VICES AND DEFECTS, APPARENT, NON APPARENT OR LATENT, WHICH NOW EXIST OR WHICH MAY HEREAFTER EXIST AND WHICH IF KNOWN TO THE PURCHASER, WOULD CAUSE THE PURCHASER TO REFUSE TO PURCHASE THE PROPERTY.

CLOSING COSTS AND ADJUSTMENTS: All adjustments are made as of settlement date.

(A) The Purchaser and the Seller agree to prorate the following expenses as of settlement date: municipal water and sewer charges, utility charges, real estate taxes and assessments, common area charges, condominium or planned unit development or similar community assessments, co-operative fees, maintenance fees, and rents, if any. Payment of special assessment district bonds and assessments, and payment of homeowner's association or special assessments shall be paid current and prorated between the Purchaser and the Seller as of closing date with payments not yet due and owing to be assumed by the Purchaser without credit toward purchase price. The Property taxes shall be prorated

based on an estimate or actual taxes from the previous year on the Property. All prorations shall be based upon a 30-day month and all such prorations shall be final.

- (B) Regardless of local custom, requirements or practice, the Purchaser shall pay any and all realty transfer taxes and revenue stamps due as a result of the conveyance of the Property. The Purchaser shall pay all other costs and fees incurred in the transfer of the Property, including cost of any survey, title policy, escrow or closing fees and lender required fees.
- (C) The Seller shall pay the real estate commission per the listing agreement between the Seller and the Seller's listing broker.

REPRESENTATIONS AND WARRANTIES: The Purchaser represents and warrants to the Seller the following:

- (A) The Purchaser is purchasing the Property solely in reliance on its own investigation and inspection of the Property and not on any information, representation or warranty provided or to be provided by the Seller, its servicers, representatives, brokers, employees, agents or assigns;
- (B) Neither the Seller, nor its servicers, employees, representatives, brokers, agents or assigns, has made any representations or warranties, implied or expressed, relating to the condition of the Property or the contents thereof.
- (C) The Purchaser has not relied on any representation or warranty from the Seller regarding the nature, quality or workmanship of any repairs made by the Seller; and
- (D) The Purchaser will not occupy or cause or permit others to occupy the Property prior to closing and funding and, unless and until any necessary Certificate of Occupancy has been obtained from the appropriate governmental entity, will not occupy or cause or permit others to occupy the Property after closing.

AUCTION WITH RESERVE: Unless otherwise expressly stated in auction advertisements, the Property is offered subject to a reserve. A reserve is the minimum price that the Owner is willing to accept for the Property, which may or may not be disclosed, and which may be determined or modified at any time by written or verbal communication between the Owner and Ashland Auction Group, LLC through the conclusion of the auction sale for the Property. It is important for all bidders to know that Ashland Auction Group, LLC may open the bidding on the Property by placing a bid on behalf of the Owner, and may continue to bid on behalf of the Owner up to the amount of the reserve price, either by placing consecutive bids or by placing bids in response to other bidders. Owner may make or procure bids at the auction up to the amount of the reserve price on its own behalf or through an agent, and Ashland Auction Group, LLC may receive such bids.

ACCEPTANCE AND REJECTION OF BIDS & MISCELLANEOUS: Ashland Auction Group, LLC may in its sole and absolute discretion (1) cancel the auction sale at any time; (2) modify or change the terms and conditions of sale, by oral or written announcement, prior to or during the auction (and all such announcements shall take precedence over all advertisements, these Terms and Conditions, and any Property information files); (3) deny any person the opportunity to bid and expel anyone who in any way disrupts or attempts to disrupt an auction: (4) accept or reject, on Owner's behalf, any back-up bid in the event any Buyer defaults. All decisions of Ashland Auction Group, LLC are final as to the methods of bidding, disputes among bidders, increments of bidding, priority of bidders and any other matters that may arise before, during or after the auction

EFFECT OF ADDENDUM: THIS REAL ESTATE PURCHASE ADDENDUM AMENDS AND SUPPLEMENTS THE CONTRACT AND, IF APPLICABLE, ESCROW INSTRUCTIONS. IN THE EVENT THERE IS ANY CONFLICT BETWEEN THIS ADDENDUM AND THE CONTRACT OR ESCROW INSTRUCTIONS OR NOTICE OR OTHER DOCUMENTS ATTACHED AND MADE A PART OF THIS AGREEMENT, THE TERMS OF THIS ADDENDUM TAKE PRECEDENCE AND SHALL PREVAIL EXCEPT AS OTHERWISE PROVIDED BY LAW. The undersigned, if executing this Agreement on behalf of a Seller and/or the Purchaser that is a corporation, partnership, trust or other entity, represents and warrants that he/she is authorized by that entity to enter into this Agreement and bind the entity to perform all duties and obligations stated in this Agreement.

ENTIRE AGREEMENT: This Agreement, including the disclosure of information on lead based paint and/or lead based paint hazards or the Seller Disclosure and Release Addendum or other disclosure forms or notices required by law, constitutes the entire agreement between the Purchaser and the Seller concerning the subject matter hereof and

supersedes all previous communications, understandings, representations, warranties, covenants or agreements, either written or oral and there are no oral or other written agreements between the Purchaser and the Seller. NO ORAL PROMISES, REPRESENTATIONS (EXPRESSED OR IMPLIED), WARRANTIES OR AGREEMENTS MADE BY THE SELLER AND/OR BROKERS OR ANY PERSON ACTING ON BEHALF OF THE SELLER SHALL BE DEEMED VALID OR BINDING UPON THE SELLER UNLESS EXPRESSLY INCLUDED IN THIS AGREEMENT. All negotiations are merged into this Agreement. The Seller is not obligated by any other written or verbal statements made by the Seller, the Seller's representatives, or any real estate licensee.

ATTORNEY REVIEW: The Purchaser acknowledges that Purchaser has had the opportunity to consult with its legal counsel regarding this Agreement and that accordingly the terms of this Agreement are not to be construed against any party because that party drafted this Agreement or construed in favor of any Party because that Party failed to understand the legal effect of the provisions of this Agreement.

FULL TERMS AND CONDITIONS

Bidders must do all of their due diligence (home inspections, lead inspections, appraisals, etc.) prior to bidding. The Sales Contract does not contain any contingencies for these matters. This property is sold AS IS, WHERE IS, and is not subject to any financing.

DEPOSIT: \$_5,000 per property. All deposits must be cash or cashier's check.

BUYER'S PREMIUM: A Buyer's Premium fee of 10% of the Bid Price or \$1,000 Auction Service Fee, whichever amount is greater, will be added to the High Bid amount. The High Bid amount plus the Buyer's Premium equals the Total Purchase Price.

SETTLEMENT to occur within 30 days from contract ratification date.

PRE-BID OFFERS ACCEPTED via PHONE (410) 488-3124 or FAX (410) 488-3125

2.5% Broker Co-Op will be paid on Bid Price only.

- · The winning bidder will be signing a Lead Paint Hazard Disclosure Statement and will **waive** the opportunity to conduct a risk assessment or inspection for the presence of lead based paint and or lead based hazards inspection under Federal and Maryland law. The winning bidder agrees to sign the Lead Paint Hazard Disclosure Statement.
- The winning bidder will sign the Maryland Residential Property Disclaimer Statement.
- · The Winning bidder will sign the Real Estate Contract of Sale.

TERMS OF SALE: IF YOU SUCCESSFULLY BID ON A PROPERTY, YOU WILL BE REQUIRED TO PAY THE ADVERTISED DEPOSIT WHICH MUST BE IN THE FORM OF CASH OR A CASHIER'S CHECK MADE PAYABLE TO YOURSELF. THIS IS A CASH SALE AND IS NOT CONTINGENT UPON THE BUYER'S ABILITY TO OBTAIN FINANCING. EARNEST MONEY IS NOT CONSIDERED AN "OPTION" PAYMENT. YOU ARE AGREEING TO CLOSE ON THE PROPERTY WHEN YOU SUCCESSFULLY BID ON THE PROPERTY. The successful bidder for each property shall execute an "auction real estate sales contract" for each property immediately after being declared the successful bidder by the auctioneer. Copies of this sales contract are available for review on website (www.AshlandAuction.com)

Bidding increments are made in amounts acceptable to the Auctioneer, who may set a minimum bidding increment as the sale progresses. Any bid may be rejected by the Auctioneer if it is merely nominal or, at his or her discretion, it may negatively affect the auction process. Auctions will be either Absolute or Reserve. If this is an Absolute Sale, the high bidder shall be the Purchaser. If this is a Reserve sale the seller may accept or reject the high bidder, however; if the bid exceeds the predetermined Reserve Price the auction will become an Absolute auction and will be sold to the high

bidder. In the event of a dispute between bidders the Auctioneer in its discretion may determine the successful bidder or re-offer the property for sale. By bidding at an auction, whether present or by agent, by written bid or otherwise, bidders shall be deemed to have consented to the jurisdiction of the State and Federal courts of the State of Maryland. If property is tenant occupied, the property will be sold subject to the existing tenant in dwelling.

Broker Participation Invited: A 2.5% buyer broker commission, before the inclusion of the Buyer's Premium, will be paid to brokers who represent a purchaser on any auction property. The Buyer's Premium is based on only the Bid Price of each auction sale. In order to be paid a commission, the buyer broker must do the following:

- ► Register clients at least 48 hours prior to auction on www.AshlandAuction.com
- ► Accompany client to auction sale
- ▶ Review the "terms and conditions of sale" with each client you represent

Each step must be completed. If any of these steps have been omitted, the broker will not be paid a commission. There will be no exceptions. Bidders will be required to acknowledge buyer broker relationship as they register at the sale. By bidding, each bidder and buyer broker agree to indemnify and hold harmless seller and auctioneer for any and all claims for compensation made by any person or entity in connection with the auction.

TITLE: All properties will be sold with free and clear title. All properties are being sold subject to any ground rent of record. In the event there is an error in the advertised ground rent or the contract states "Fee Simple", the Buyer shall take title with the existing ground rent of record and there shall not be a monetary penalty to the seller. In the event, there is an error regarding fee simple or ground rent in the chain of title including deeds, the Buyer shall take title with the existing ground rent of record and there shall not be a monetary penalty to the seller. In event of a ground rent escrow, the title company or settlement company agrees not to charge an escrow holding fee to the seller. If the Trustee/ Seller is unable to convey good and marketable title, the purchaser's sole remedy in law or equity shall be limited to the refund of the deposit. Upon refund of the deposit this sale shall be null and void and of no effect, and the purchaser shall have no further claim against the Trustee/ Seller or Auctioneers.

CLOSING: All properties must close on or before 30 days of contract ratification date.

Recordation costs, transfer taxes and all other costs incident to settlement, to be paid by the purchaser. If the Property is improved residential real property, and if Buyer is a first time Maryland homebuyer as defined in MD Tax Property Code §13-203(b), as from time to time amended, who will occupy the Property as Buyer's personal residence, then Seller shall pay the state transfer tax of 0.25% to the extent required by law. Time shall be of the essence.

BUYER'S NOTE: On the day of the sale, no modification to the form of the contract will be accepted. The failure to execute the contract in the form presented or to render the earnest money deposit on the day of the sale may result, at seller's option, in a voiding of the sale and resulting in the sale of the property to the next high bidder, or placement of the property back in the auction.

Auctioneer reserves the right to add or delete any property from this auction or to alter the order of sale from that published herein.

BIDDERS ARE RESPONSIBLE TO PERFORM DUE DILIGENCE, INCLUDING BUT NOT LIMITED TO Personal on-site inspection of each property prior to the auction. All properties sell "as is-where is" with no warranties expressed or implied. All properties will be conveyed with free and clear title. The information set forth herein has not been independently verified by seller or auctioneer. Its accuracy is not warranted in any way, including, but not limited to, information set forth herein concerning utilities, lease information, zoning, and acreage of parcel and square footage of improvements and all photographs. BUYER AGREES THAT THEY ARE NOT RELYING ON THE INFORMATION PROVIDED IN DECIDING WHETHER TO BID ON THE PROPERTY AND HAVE CONDUCTED THEIR OWN DUE DILIGENCE INVESTIGATION PRIOR TO THE AUCTION. There is no obligation on the part of seller or the auctioneer to update this information. All

announcements made at the auction take precedence over all other advertising. The sellers AND auctioneer do not have any liability whatsoever for any oral or written representation, warrants or agreements relating to the property (including information appearing in this brochure or announcements made at the time of the auction) except THOSE OF THE SELLER(S) as expressly set forth in the "auction real estate sales contract."

Properties identified in this brochure as "Absolute" are sold to the highest bidder. The properties not identified as "Absolute" are being auctioned with a reserve. All properties auctioned with a reserve are NOT sold UNTIL Seller grants approval. The Seller shall have five days from the auction sale date to approve or reject the high bid. If the bid is rejected, all deposits shall be refunded in full to said Buyer. There is no obligation on the part of the seller to accept any backup bids in the event the high bidder fails to perform.

Agency Disclosure: Auctioneer and all licenses employed by or associated with auctioneer represent the Seller in the sale of these properties.

DISCLAIMERS:

- (A) The property will be sold by seller to buyer on an "as is, where is, and with all faults" basis. Buyer accepts all faults of the property whether known or unknown, presently existing or that may hereafter arise. Buyer acknowledges and agrees that the seller and the auctioneer have not made, does not make and specifically negates and disclaims any representations, warranties, promises, covenants, agreements or guarantees of any kind or character whatsoever, whether expressed or implied, oral or written, past, present or future, or, as to, concerning or with respect to: (i) the value, nature, quality or condition of the property, including, without limitation, the water, soil and geology; (ii) the income to be derived from the property; (iii) the suitability of the property for any and all activities and uses which buyer may conduct therefrom; (iv) the compliance of or by the property or its operation with any laws, rules, ordinances or regulations of any applicable governmental authority or body; (v) the habitability, merchantability, marketability, profitability or fitness for a particular purpose of the property; (vi) the manner or quality of the construction or materials, if any, incorporated into the property; (vii) the manner, quality, state of repair of the property; (viii) the existence of any view from the property or that any existing view will not be obstructed in the future; or (ix) any other matter with respect to the property, and specifically, without limitation, that seller has not made, does not make, and specifically disclaims any representation regarding compliance with the Americans with Disabilities Act or with any environmental protection, pollution or land use laws, rules, regulations, orders or requirements, including solid waste (as defined by the U.S. Environmental Protection Agency regulations at 40 C.F.R., Part 261), or the disposal or existence, in or on the property, of any hazardous substance (as defined by the Comprehensive Environmental Response Compensation and Liability Act of 1980, as amended, and regulations promulgated thereunder.)
- (B) Buyer further acknowledges and agrees that having been given the opportunity to inspect the property, buyer is relying solely on buyer's own investigation of the property and not on any information provided or to be provided by seller or broker or auctioneer. Buyer further acknowledges and agrees that any information provided by or on behalf of seller with respect to the property including, without limitation, all information contained in any property information package previously made available to buyer by seller and broker was obtained from a variety of sources and that seller and broker and auctioneer have not made any independent investigations or verification of such information and make no representation as to the accuracy or completeness of such information. Bidder acknowledges that seller and auctioneer and their employees, agents, affiliates, and associates reserve the right to place bids on properties up to the sellers' reserve price, if desired, at their sole discretion. Purchaser understands that sellers shall not tender bids above its reserve price.
- (C) Seller and auctioneer and their employees, agents, contractors, officers and directors shall not be liable or bound in any manner by any oral or written statements, representations or information pertaining to the property, or the operation thereof, that is furnished by any real estate broker, agent, employee or other person. Buyer acknowledges that seller or an affiliated entity of seller may have acquired the subject property by foreclosure or by deed in lieu of foreclosure and, accordingly, has little or no familiarity therewith. Buyer further acknowledges that seller has not built

the property, seller makes no representations or warranties with respect to the physical condition or any other aspect of the property, including without limitation the structural integrity of any improvements on the property, the conformity of the improvements to any plans or specifications for the property that may be provided to buyer, the conformity of the property to applicable zoning or building code requirements, the existence of soil instability, past soil repairs, susceptibility to landslides, sufficiency of undershoring, sufficiency of drainage, or any other matter affecting the stability or integrity of the land or any buildings or improvements situated thereon.

- (D) Buyer and anyone claiming by, through or under buyer hereby fully and irrevocably release seller and broker and auctioneer and their respective employees, officers, directors, representatives and agents from any and all claims that buyer may now have or hereafter acquire against seller and broker, their employees, officers, directors, representatives and agents for any cost, loss, liability, damage, expense, demand, action or cause of action arising from or related to any construction defects, errors, omissions or other conditions, including environmental matters, affecting the property, or any portion thereof. This release includes claims of which buyer is presently unaware or which buyer does not presently suspect to exist in his favor which, if known by buyer, would materially affect buyer's release of seller and broker and auctioneer. It is understood and agreed that the purchase price has been adjusted by prior negotiation to reflect that the property is sold by the seller and purchased by buyer subject to the foregoing.
- (E) BUYER ASSUMES ENTIRE RESPONSIBILITY AND LIABILITY FOR ANY CLAIM OR ACTIONS BASED ON OR ARISING OUT OF INJURIES, INCLUDING DEATH, TO PERSONS OR DAMAGES TO OR DESTRUCTION OR LOSS OF PROPERTY, SUSTAINED OR ALLEGED TO HAVE BEEN SUSTAINED BY BUYER, ITS AGENTS, PRINCIPALS AND/OR EMPLOYEES, IN CONNECTION WITH OR TO HAVE ARISEN OUT OF OR INCIDENTAL TO THE AUCTION, INCLUDING BUT NOTLIMITED TO THE PERFORMANCE OF THIS CONTRACT, REGARDLESS OF WHETHER SUCH CLAIMS OR ACTIONS ARE FOUNDED IN WHOLE OR IN PART UPON ALLEGED NEGLIGENCE OR NEGLIGENT MISREPRESENTATIONS OF SELLER, AUCTIONEER, OR THE EMPLOYEES, AGENTS, INVITEES, OR LICENSEES THEREOF. BUYER FURTHER AGREES TO INDEMNIFY AND HOLD HARMLESS SELLER, AUCTIONEER AND THEIR REPRESENTATIVES, AND THE EMPLOYEES, AGENTS, INVITEES AND LICENSEES THEREOF IN RESPECT OF ANY SUCH MATTERS AND AGREES TO DEFEND ANY CLAIM OR SUIT OR ACTION BROUGHT AGAINST SELLER, AUCTIONEER, AND EMPLOYEES, AGENTS, INVITEES, AND LICENSEES THEREOF.
- (F) If the property is tenant occupied, it is being sold subject to the existing tenant or occupant in the said property. Seller and/or Auctioneer does not warrant the stated rent announced at the onsite auction. Property is sold subject to any valid or invalid MDE Lead Certification from the Maryland Department of the Environment. Seller and/or Auctioneer do not warrant the accuracy of any MDE Lead Certifications, if any.

In the event that the Seller and or its designated agents are unable to sign the contract at the auction sale then the following applies: The offer will be presented to the Seller within 48 hours of the auction sale during which time the offer is irrevocable and the Purchaser will be unable to withdraw the offer. In the event that the Seller and/or its agents do not sign the contract within the 48 hour period, then the deposit will be refunded in full. Once the contract is signed by all parties, the sale will be deemed final and enforceable.

The undersigned hereby rati	fy, accept and agree to th	ne contract and acknowledge rece	ipt of a copy thereof.
BUYER:			
SIGNATURE:		DATE	i:
		PHONE:	
SIGNATURE:		DATE	i:
		PHONE:	
EMAIL:			
BUYER'S AGENT:			
PRINT NAME:		PHONE:	
SELLER: SIGNATURE:		DATE	::
		PHONE:	
EMAIL:			
SIGNATURE:		DATE	::
		PHONE:	
DEPOSIT: \$_5,000	deposit has been	received by Ashland Auction Grou	p, LLC in the form of:
□ CASH	□ CASHIER'S CHECK	☐ PERSONAL CHECK	☐ WIRE TRANSFER
Received By:			
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Rev 03-30-2020			

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address:_	1216 W Lafayette Ave. Unit #3 Baltimore, MD 21217
Legal Description:	

NOTICE TO SELLER AND PURCHASER

Section 10-702 of the Real Property Article, Annotated Code of Maryland, requires the seller of certain residential real property to furnish to the purchaser either (a) a RESIDENTIAL PROPERTY DISCLAIMER STATEMENT stating that the seller 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 seller. Certain transfers of residential property are excluded from this requirement (see the exemptions listed below).

10-702. EXEMPTIONS. The following are specifically excluded from the provisions of §10-702:

- 1. The initial sale of single family residential real property:
 - A. that has never been occupied; or
 - B. for which a certificate of occupancy has been issued within 1 year before the seller and buyer enter into a contract 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 §13-20X(a) (11) of the Tax-Property Article and options to purchase real property under §13-207(a)(12) of the Tax-Property Article;
- 3. 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;
- 4. A sheriff's sale, tax sale, or sale by foreclosure, partition, or by court appointed trustee;
- 5. A transfer by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust;
- 6. 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
- 7. A sale of unimproved real property.

Section 10-702 also requires the seller to disclose information about latent defects in the property that the seller has actual knowledge of. The seller 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:

- (1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and
- (2) Would pose a direct threat to the health or safety of:
 - (i) the purchaser; or
 - (ii) an occupant of the real property, including a tenant or invitee of the purchasec.

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

NOTICE TO SELLERS: 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 Sellers and is based upon the actual knowledge of Sellers as of the date noted. Disclosure by the Sellers 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 Sellers as to the condition of the property of which the Sellers have no knowledge or other conditions of which the Sellers have no actual knowledge.

Property System: Water, S	_						
A .	_	_					
Water Supply	☐ Public ☐						
Sewage Disposal			oproved to	or(# bedroon	ns) Other Type		
Garbage Disposal ☐ Yes] No					
Dishwasher	□ Yes	□No	□ Element	Sa III II I	П О.Ы «		
Heating		Natural Gas			Other_		$\overline{}$
air Conditioning DOil	□ Natural (Pump Age			
Hot Water		Natural Gas			Age Other		
Please indicate your actual			following		п.		
1. Foundation: Any settlem	\	problems?		☐ Yes	□ No	☐ Unkr	nown
Comments: 2. Basement: Any leaks or			ПУсс	П. N	D Door Not Apply		
Comments:		moisture?	⊔ Yes I	⊔ NO ⊔ UNKNOWN	☐ Does Not Apply		
3. Roof: Any leaks or evide	` `	uro2	□ Yes		□ Unkno	AUD .	
Type of Roof:	\		п тез	LI NO	LI OTIKITO	N JI	
Comments:		ge					
Is there any existi		lant treated plans		□ Yes		 Unkr	10Mp
omments:	B III C I CLAIL	ant reated plywo	Jou:	П 162	L 1400	LI OTIKI	10 WII
. Other Structural System	s. including e	xterior walls and f	floors:				
omments:		\					
Any defects (strue				□ No	□ Unknown		
omments:		- 1.52, 1.52		=			
. Plumbing system: Is the		perating condition	<u>}</u>	□ Yes	∕□ No	□ Unknown	
omments:		-		/	/		
. Heating Systems: Is hea			;?	□ Yes		 Unkr	nown
omments:			\				
the system in operating o			□ Yes	\	☐ Unkno	wn	
, ,							
Air Conditioning System			ned rooms	? 🗆 Yes 🗆 No 🗆 Unl	known 🛮 Does Not A	pply	
				\triangle		-	
			No □U	nknown 🛛 Does N	ot Apply		
Comments:			/	/			_
. Electric Systems: Are the	re any proble	ems with electrical	l fuses, cir	cuit breakers, outle	ts or wiring?		
		Unknown					
Yes No. omments:	[\		_
Yes	provide an al	arm in the event	of a powe	r outage? o Yes o No			-
Yes	provide an al 10 years old?	arm in the event					-
Yes	provide an al 10 years old? Etery operate	arm in the event of the event o				sh button, which	- use lon
Yes	provide an al 10 years old? Etery operate	arm in the event of the event o				sh button, which	- use lon
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In exterior walls?	□ Yes	□ No		Unknown		
\ In ceiling/attic? ☐ Yes	□ No)	☐ Unknowr	1		
n any other areas? Comments:	□ Yes	□ No	V	/here?		
12. Exterior Drainage: Does water:	stand on the prope	erty for more	than 24 hour	s after a heavy rain?		
□ Yes □ No	□ Unknown	,				
Comments						
Are gutters and downspouts in good Comments:	d repair? ☐ Ye	S	□ No	□ Unknown		
13. Wood-destroying insects: Any i	infestation and/or	prior damag	e? □ Yes	□ No	☐ Unknown	
Comments:						Any treatments or
repairs? 🗆 Yes 💎 🗀 No	□ Ur	nknown				
Any warranties?	□ Yes	□ No		Unknown		
Comments:						
14. Are there any hazardous or regu	ılated materials (ir	cluding, but	not limited to	, licensed landfills, asbes	stos, radøn gas, lea	ıd-based paint,
underground storage tanks, or othe	x contamination) o	on the prope	rty?			
☐ Yes ☐ No ☐ Unknown						
If yes, specify below						
Comments:				/	, 	
15. If the property relies on the con	nbustion of a fossi	l fuel for hea	t, ventilation,	hot water, or clothes dr	yer operation, is a	carbon monoxide alarm
installed in the property?						
o Yes o No 0 Unknown						
Comments: Are there any zoning violations, non	nconforming uses	violation of h	uilding restric	tions or sethack require	ments or any reco	rded or unrecorded
easement, except for utilities, on or	_	`	Julium grestine	ctions of secoack require	ments of any reco	rueu or unifectorueu
☐ Yes ☐ No ☐ Unknown	arrecting the prop)C1 W :				
If yes, specify below						
Comments:						
16A. If you or a contractor have ma	de improvements	to the prope	rty, were the	required permits pulled	from the county o	r local permitting office?
o Yes o No o Does Not Apply o U			\"		•	, ,
Comments:						
17. Is the property located in a floo	d zone, conservati	on area, wet	/\		a or Designated Hi	storic District?
□ Yes □ No	□ Ur	nknown	/ If	yes, specify below		
Comments:			$\overline{}$			
18.Is the property subject to any res				\		ciation?
	□ No	□ Un⁄kn	own	If yes, specify be	elow	
Comments: 19. Are there any other material de	foots including lat	ant defeats	offorting the	abusian af the	nranarty?	
·	_	/	arrecting the p	onysical condition of the	property?	
☐ Yes ☐ N	lo 🛮 Unknov	wn				
Comments: NOTE: Seller(s) may wish to disclose	e the condition of	/ other huildin	gs on the proj	perty on a separate RESI	 DENTI∆I DR∩DERT	V DISCLOSLIRE
STATEMENT.	e the condition of	other bullulli	igs on the prop	berty on a separate NESI	DENTIALFROFERI	1 DISCLOSURE
The seller(s) acknowledge having ca	refully examined t	his statemen	nt. including ar	ny comments, and verify	that it is complete	and accurate as of the
date signed. The seller(s) further ac						
Property Article.		•				•
Seller(s)			D	ate	\sum	
Seller(s)			D	ate	\	
				further acknowledge th	at they have been	informed of their rights
and obligations under §10-702 of th	ie Maryland Real P	roperty Artic	cle.			
					5.	
Purchaser				·	Date	
					\	\
Purchaser					Date	
/						
1/						
/Rev 03-30-2020						

MARYLAND RESIDENTIAL PROPERTY DISCLAIMER STATEMENT Property Address: 1216 W Lafayette Ave. Unit #3 Baltimore, MD 21217

NOTICE TO SELLER(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 seller(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 seller(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.

Section 10-702 also requires the seller to disclose information about latent defects in the property that the seller has actual knowledge of. The seller 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:

(1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and

(ii) an occupant of the real property, including a tenant or invitee of the purchaser.

- (2) Would pose a direct threat to the health or safety of:
 - (i) the purchaser; or

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Rev 03-30-2020

Does the seller(s) have actual knowledge of any latent defects? Yes	No. If you specify:
Seller	Date
Schot	
Seller	Date
The purchaser(s) acknowledge receipt of a copy of this disclaimer statem	nent and further acknowledge that they have
been informed of their rights and obligations under §10-702 of the Mary	
Durchaser	Data
Purchaser	_ Date
Purchaser	Date

	NT HAZARDS
IED UNON REGARDING IAL APPLICABLE LINE): LEAD PAINT FORM N/A	
IED UNON REGARDING IAL APPLICABLE LINE): LEAD PAINT FORM N/A	ENDING THAT SUCH BE
Action of construction is uncertain. ERAL LEAD WARNING STATEMENT: A buyer/tenant of any interest in residential real property on white to 1978 is notified that such property may contain lead-based paint and that exposure to lead from lead-dust may place you'ng children at risk of developing lead poisoning in ont managed property. Lead poisoning also poses a particular risk to pregnant women. The seller/landlord of any interest in rice to disclose to the buyer/tenant the presence of known lead-base paint hazards and to provide the based paint hazards from risk assessments or inspections in the seller's/landlord's possession. A tenan over pamphle to nlead poisoning prevention, it is recommended that a buyer conduct a risk assessment of paint hazards prior to purchase. **Presence of lead-based paint and/or lead-based paint hazards (initial (i) or (ii) below): (i)/ Seller/Landlord has no knowledge of lead-based paint hazards are present in the house paint and/or lead-based paint and/or lead-based paint hazards are present in the house paint and/or lead-based paint hazards are present in the house paint and/or lead-based paint hazards are present in the house paint and/or lead-based paint hazards are present in the house paint and/or lead-based paint hazards are present in the house paint and/or lead-based paint hazards in the housing (list documents below). **Seller/Landlord has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing. **Presence of lead-based paint hazards in the housing (list documents below). **Buyer/Tenant has received copies of all/information listed in Section (b)(i) above, if an	OPERTY, THAT (SELLER TO
date of construction is uncertain.	using was constructed prior to
ERAL LEAD WARNING STATEMENT: A buyer/tenant of any interest in residential real property on whit to 1978 is notified that such property may contain lead-based paint and that exposure to lead from lead-dust may place young children at risk of developing lead poisoning if not managed property. Lead poiso true permanent neurological damage, including learning disabilities, reduced intelligence quotient, behaviory. Lead poisoning also poses a particular risk to pregnant women. The seller/landlord of any interest in rice to disclose to the buyer/tenant the presence of known lead-base paint hazards and to provide the based paint hazards from risk assessments or inspections in the seller's/landlord's possession. A tenan owed pamphle to nlead poisoning prevention. It is recommended that a buyer conduct a risk assessment of paint hazards prior to purchase. **Presence of lead-based paint and/or lead-based paint hazards (initial (i) or (ii) below): (ii) _/ Seller/Landlord has no knowledge of lead-based paint hazards are present in the hazards and reports available to the seller (initial (i) or (ii) below): (ii) _/ Seller/Landlord has provided the purchaser/tenant with all available records a base paint and/or lead-based paint hazards in the housing (list documents below). **Records and reports available to the seller (initial (i) or (ii) below): (ii) _/ Seller/Landlord has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing. **Pres/Tenant's Acknowledgment (initial) / Buyer/Tenant has received the pamphlet Protect Your Family from Lead In Your Hom Suyer has (initial (i) or (ii) below): (ii) _/ received a 10-day opportunity (or mutually agreed upon period) to conduct a the presence of lead-based paint hazards. **Tresorted Presence of lead-based paint hazards.** **In's Acknowledgment (initial) Agent has informed the Seller/Landlord of the Seller's/Landlord's obligations under 42 U.S.Consibility to ensure compliance. **Inflation of Accuracy** **In	
the housing. er's/Tenant's Acknowledgment (initial) Buyer/Tenant has received copies of all/information listed in section (b)(i) above, if any Buyer/Tenant has received the pamphlet Protect Your Family from Lead In Your Home Buyer has (initial (i) or (ii) below): (i) received a 10-day opportunity (or mutually agreed upon period) to conduct a the presence of lead-based paint and/or lead-based paint hazards; or (ii) waived the opportunity to conduct a risk assessment or inspection for the presend/or lead-based paint hazards. Int's Acknowledgment (initial) Agent has informed the Seller/Landlord of the Seller's/Landlord's obligations under 42 U.S.C onsibility to ensure compliance. Iffication of Accuracy following parties have reviewed the information above and certify, to the best of their knowledge, the cer/Landlord is true and accurate. Er/Landlord Date Buyer/Tenant	-based paint, paint chips or lead oning in young children may vioral problems, and impaired in residential real property is uyer tenant with any information of the control
the housing. er's/Tenant's Acknowledgment (initial) Buyer/Tenant has received copies of all/information listed in section (b)(i) above, if any Buyer/Tenant has received the pamphlet Protect Your Family from Lead In Your Home Buyer has (initial (i) or (ii) below): (i) received a 10-day opportunity (or mutually agreed upon period) to conduct a the presence of lead-based paint and/or lead-based paint hazards; or (ii) waived the opportunity to conduct a risk assessment or inspection for the presend/or lead-based paint hazards. Int's Acknowledgment (initial) Agent has informed the Seller/Landlord of the Seller's/Landlord's obligations under 42 U.S.C onsibility to ensure compliance. Iffication of Accuracy following parties have reviewed the information above and certify, to the best of their knowledge, the cer/Landlord is true and accurate. Er/Landlord Date Buyer/Tenant	
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following parties have reviewed the information above and certify, to the best of their knowledge, the ided is true and accurate. er/Landlord Date Buyer/Tenant	C. 4852(d) and is aware of his/h
	that the information they have
	Date
er/Landlord Date Buyer/Tenant	Date
	Date
,	

PROPERTY SUBJECT TO GROUND RENT ADDENDUM

Property Known As: <u>1216 W Lafayette Ave. Unit #3 Baltimore, MD 21217</u>

NOTICE REQUIRED BY MARYLAND LAW REGARDING YOUR GROUND RENT Property sold subject to any ground rent of record, if any.

_	·	-	nd Taxation provides a procestrible of the property. If you	_
would like to obtain absorpreceding notice is requi	olute ownership of this p	property, you should contact are advised that some groun	a lawyer for advice. The	5
would like to obtain abso	olute ownership of this pred by law. The parties a	property, you should contact are advised that some groun	a lawyer for advice. The	Š
would like to obtain absorpreceding notice is requiredeemable.	olute ownership of this pred by law. The parties a	property, you should contact are advised that some groun	a lawyer for advice. The	_



CONDOMINIUM RESALE NOTICE

ADDENDUM/AMENDMEN	T dated		_to Contract of Sale
between Buyer(s):			
and Seller(s):			
for Property known as:	Building #		
Condominium Unit #	Building #	, Section/Regime #_	,in
		Condon	ninium Association.
	PART ONE		
owner") is required by law to concerning the condominium	es where the condominium projoc furnish to buyer(s) not later than im, which is described in Section d Code of Maryland, Section 11	fifteen (15) days prior to closing n 11-135 of the Maryland Cond	certain information lominium Act (Real
	n (condominium plat not required)		
A copy of the Bylaws.			
3. A copy of the Rules or R	egulations of the Condominium.		
4. A certificate from the Cor	uncil of Unit Owners which includ	es:	
restraint on the free b) A statement of th	closing the effect on the propose alienability of the unit, other than e amount of the common expens adopted by the Council of Unit C	any restraint created by the unities assessment and any unpaid c	it owner; common expense or
c) A statement of ar	ny other fees payable by unit own any capital expenditures approve It the time of the conveyance whi ficate;	ed by the Council of Unit Owne	rs or its authorized
e) The most recent condominium;	regularly prepared balance she	et and income expense stater	ment, if any, of the
summary of the rep		d amount of any reserve or rep	lacement fund, or a
of Unit Owners is a	ny unsatisfied judgments and the party, excluding assessment colle	ection suits;	
notice that the polic notice that the terms	erally describing any insurance ies are available for inspection sta s of the policy prevail over the ge	ating the location at which they a neral description;	are available, and a
health or building co j) A description of ar	o whether the Council of Unit Ovo odes with respect to the common ny recreational or other facilities w	elements of the condominium; a	and wners or maintained
by them or the Cou common elements.	ncil of Unit Owners, and a staten	nent as to whether or not they a	are to be part of the
5. A statement by the unit of	owner as to whether the unit owner	er has knowledge:	
	on to the unit or to the limited co		ne unit violates any
	claration, Bylaws, or Rules and Ro		
b) Of any violation	of the health or building codes	with respect to the unit or to t	he limited common
elements assigned	to the unit; and		
c) The unit is subje	ct to an extended lease under Se	ection 11-137 of the Maryland C	Condominium Act or
	, if so, a copy of the lease must b / Page 1 of 2 10		COUL MODIFIES OPPORTUNITY

6. A written notice of the unit owner's responsibility for the Council of Unit Owners' property insurance deductible and the amount of the deductible.

PART TWO

NOTICE: This notice applies where the condominium project contains six (6) units or less. Seller is required by law to furnish to buyer(s) not later than fifteen (15) days prior to closing certain information concerning the condominium, which is described in Section 11-135 of the Maryland Condominium Act. This information must include the following:

- 1. A copy of the Declaration (other than the plats);
- 2. A copy of the Bylaws;
- 3. A copy of the Rules or Regulations of the Condominium; and
- 4. A statement by Seller of his expenses relating to the common elements during the preceding twelve (12) months
- 5. A written notice of the unit owner's responsibility for the Council of Unit Owners' property insurance deductible and the amount of the deductible.

The brokers and agents negotiating this sale assume and accept no responsibility for any representations made in any resale certificate provided in accordance with the Maryland Condominium Act, and by the execution of this Contract of Sale, both Buyer and Seller agree to indemnify, defend, protect and hold harmless the brokers and agents negotiating this contract from any claim demand, suit, cause of action or matter or thing whatsoever arising out of the issuance of any resale certificate.

This Addendum/Amendment is considered part of Contract of Sale and of equal force and effect as all other terms and conditions which otherwise remain the same. This is a legally binding document. If not understood, seek competent legal advice.

BUYER MAY, AT ANY TIME WITHIN 7 DAYS FOLLOWING RECEIPT OF ALL THIS INFORMATION, RESCIND IN WRITING THE CONTRACT OF SALE, WITHOUT STATING A REASON AND WITHOUT ANY LIABILITY ON BUYERS' PART. UPON RECISSION, BUYER IS ENTITLED TO THE RETURN OF ANY DEPOSIT MADE ON ACCOUNT OF THE CONTRACT. THE RETURN OF ANY DEPOSITS HELD IN TRUST BY A LICENSED REAL ESTATE BROKER TO BUYER SHALL COMPLY WITH THE PROCEDURES SET FORTH SECTION 17-505 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE OF THE MARYLAND CODE. ONCE THE SALE IS CLOSED, BUYER'S RIGHT TO CANCEL THIS CONTRACT IS TERMINATED.

Buyer	Date	Seller	Date
Buyer	Date	- Seller	Date

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RESALE OF CONDOMINIUM UNIT ACKNOWLEDGMENT
RECEIPT OF INFORMATION REQUIRED BY SECTION 11-135 OF
THE MARYLAND CONDOMINIUM ACT

and Selle	Buyer(s): _ er(s):						ontract of Sale
Condominus # Association	nium Unit in	#	Building #	#	Parking Space	# S	ection/Regime Condominium
(15) DAY	S PRIOR	TO CLOSI T (THE RE	NG. AS R	EQUIRED	OWING ITEMS, N BY SECTION 11 CLE, ANNOTATE	-135 OF THE	MARYLAND
				PART ON	E		
If Condor	minium proj	ect contains	seven (7)	units or mor	<u>ə:</u>		
2. A copy 3. A copy 4. A certif a) oth ow b) ex fro c) d) au cu e) the f) or rep g) Ov h) ow	r of the Bylar of the Rule of the Rule ficate from A statemen restrain restrain restrain A statemen A statemen thorized degrent opera The most restrain a summa placement A statemen A statemen A statemen A statemen A statemen restrain a summa placement of A statemen restrain restr	es or Regular the Council of the American tof the american assess and unit owners to fany other tof any other toperating budget accent regular ium; to operating budget and, or a stant of any unparty, excludent generally tice that the	ations of the of Unit Own the effect e alienabilities and the sment adoption of the sment adoption of the sment at the included in arly prepare oudget of the port, a seatement the ing assess of describing policies are	e Condomining on the property of the uniteraction of the uniteraction of the common expected by the common expected by the condominate of the certification of the certification of the condominate of the	um. cloudes: cosed conveyance t, other than any expense assessme council of Unit Ow owners to the Cou proved by the Cou e conveyance white; heet and income ium, including the the status and reserve fund; pending lawsuits	restraint creatent and any unders that is during that is during uncil of Unit or ouncil of Unit nich are not reexpense states current reservamount of a to which the outled for the ng the location	ted by the unit npaid common ue and payable wners; Owners or its eflected in the ment, if any, of we study report ny reserve or Council of Unit benefit of unit n at which they
	Buy	ver /		Page 1 of 2 10	117		END PROPERTY.

- i) A statement as to whether the Council of Unit Owners has actual knowledge of any violation of the health or building codes with respect to the common elements of the condominium; and j) A description of any recreational or other facilities which are to be used by the unit owners or maintained by them or the Council of Unit Owners, and a statement as to whether or not they are to be part of the common elements.
- 5. A statement by the Seller ("unit owner") as to whether the unit owner has knowledge:
 - a) That any alteration to the unit or to the limited common elements assigned to the unit violates any provision of the Declaration, Bylaws, or Rules and Regulations;
 - b) Of any violation of the health or building codes with respect to the unit or to the limited common elements assigned to the unit; and
 - c) That the unit is subject to an extended lease under Section 11-137 of the Maryland Condominium Act or under local law and, if so, a copy of the lease must be provided.
- 6. A written notice of the unit owner's responsibility for the Council of Unit Owners' property insurance deductible and the amount of the deductible.

PART TWO

If Condominium project contains six (6) units or less:

- 1. A copy of the Declaration (other than the plats);
- 2. A copy of the Bylaws;
- 3. A copy of the Rules or Regulations of the Condominium; and
- 4. A statement by Seller of his expenses relating to the common elements during the preceding twelve (12) months.
- 5. A written notice of the unit owner's responsibility for the Council of Unit Owners' property insurance deductible and the amount of the deductible.

BUYER MAY, AT ANY TIME WITHIN 7 DAYS FOLLOWING RECEIPT OF ALL THIS INFORMATION, RESCIND IN WRITING THE CONTRACT OF SALE, WITHOUT STATING A REASON AND WITHOUT ANY LIABILITY ON BUYERS' PART. UPON RECISSION, BUYER IS ENTITLED TO THE RETURN OF ANY DEPOSIT MADE ON ACCOUNT OF THE CONTRACT. THE RETURN OF ANY DEPOSITS HELD IN TRUST BY A LICENSED REAL ESTATE BROKER TO BUYER SHALL COMPLY WITH THE PROCEDURES SET FORTH SECTION 17-505 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE OF THE MARYLAND CODE. ONCE THE SALE IS CLOSED, BUYER'S RIGHT TO CANCEL THIS CONTRACT IS TERMINATED.

Buyer	Date	Buyer	Date

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CONDOMINIUM RESALE DISCLOSURE AND TRANSMITTAL OF DOCUMENTS FROM SELLER AS UNIT OWNER

ADDENDI IM/AN	MENDMENT dated	nn		to Contract of Sale
	s):			to Contract of Sale
and Seller(s):				
for Property kno				
	Unit # , in	Building	#	Section/Regime Condominium
Association.				
		PART ONE		
Owner") is required information conductor (Real Property)	uired by law to furn cerning the condomi rty Article, Annotate	nish to buyer(s) not later the inium, which is described in S	an fifteen (15) Section 11-135 o 11-101 et. seq.)	") units or more. Seller ("Unit days prior to closing certain of the Maryland Condominium This information must include ned electronically.
1. A copy of the 2. A copy of the		minium plat not required).		
3. A copy of the	Rules or Regulation	s of the Condominium.		
4. A certificate fi	om the Council of U	Init Owners which includes the	e information red	quired under Section 11-
135(a)(4). 5. The unit owner	or etatos:			
		ve knowledge of any a	Iteration to the	unit or to the limited common
elements	assigned to the	unit violates any provision	of the Declara	ation, Bylaws, or Rules and
Regulati				
respect t c) I have Section	o the unit or to the li e, do not ha 11-137 of this title or	mited common elements assive knowledge that the under local law. If so, a copy	gned to the unit; e unit is subject y of the lease is	health or building codes with or to an extended lease under be provided. Owners' property insurance
deductible and t	he amount of the de	eductible.		
		PART TWO		
law to furnish to condominium, v	b buyer(s) not later which is described in	than fifteen (15) days prior	to closing certa and Condominion	s or less. Seller is required by in information concerning the um Act. This information must en attached electronically.
2. A copy of the				
3. A copy of the	Rules or Regulation	ns of the Condominium; and s expenses relating to the co	ommon elements	s during the preceding twelve
R				ENG. PROPER
Buyer/_		Page 1 of 2 10/17		Seller/

5. A written notice of the unit owner's responsibility for the Council of Unit Owners' property insurance deductible and the amount of the deductible.

The brokers and agents negotiating this sale assume and accept no responsibility for any representations made in any resale certificate provided in accordance with the Maryland Condominium Act, and by the execution of this Contract of Sale, both Buyer and Seller agree to indemnify, defend, protect and hold harmless the brokers and agents negotiating this contract from any claim demand, suit, cause of action or matter or thing whatsoever arising out of the issuance of any resale certificate.

This Addendum/Amendment is considered part of Contract of Sale and of equal force and effect as all other terms and conditions which otherwise remain the same. This is a legally binding document. If not understood, seek competent legal advice.

BUYER MAY, AT ANY TIME WITHIN 7 DAYS FOLLOWING RECEIPT OF ALL THIS INFORMATION, RESCIND IN WRITING THE CONTRACT OF SALE, WITHOUT STATING A REASON AND WITHOUT ANY LIABILITY ON BUYERS' PART. UPON RECISSION, BUYER IS ENTITLED TO THE RETURN OF ANY DEPOSIT MADE ON ACCOUNT OF THE CONTRACT. THE RETURN OF ANY DEPOSITS HELD IN TRUST BY A LICENSED REAL ESTATE BROKER TO BUYER SHALL COMPLY WITH THE PROCEDURES SET FORTH SECTION 17-505 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE OF THE MARYLAND CODE. ONCE THE SALE IS CLOSED, BUYER'S RIGHT TO CANCEL THIS CONTRACT IS TERMINATED.

Buyer	Date	Seller	Date
Buyer	Date	Seller	Date

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Ashland Auction Group

CONGRATULATIONS On Your Purchase!

In accordance with the contract of sale, you are required to settle **on or before 30 days** from the date that your contract is accepted.

It is imperative that <u>YOU</u> hire a title company or settlement attorney *IMMEDIATELY* and notify Ashland Auction Group of your selection.

Failure to hire a title company or settlement attorney in a timely manner will result in default of your contract and forfeiture of your deposit.

The remaining balance is due within 30 days at closing.

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