# 623 Wilson Place, Frederick, Maryland 21702



**Brokerage Information**: **RE/MAX Results**, 5202 Presidents Ct #310, Frederick, MD 21703

Broker of Record: Sandy Olson, License# 527089

Sales Associate: Bobbi Prescott, License# 603372, MLS# 128509

#### **Disclosure Package:**

• Frederick County Property Report

- Plat
- Aerial lot lines from public records
- SDAT Record
- Current Tax Bill
- Inclusion & Exclusions Addenda
- Homeowners Insurance Disclosure
- Maryland Residential Property Disclosure and Disclaimer Statement
- City of Frederick Addendum
- Frederick County Notices and Disclosures
- General Addendum Appraisal
- Notice to Buyer & Seller of Buyer's Rights & Seller's Obligations
- Disclosure of Information on Lead-Based Paint
- Maryland Lead Poisoning Program Disclosure
- MLS Errors Disclosure Statement
- Consent for Dual Agency
- Notification of Dual Agency Within a Team
- Affiliated Business Disclosure

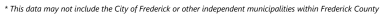
#### PLEASE LEAVE THIS COPY AT THE PROPERTY

- these documents are available online, in the MLS -

Elementary/ Primary:

## Frederick County, Maryland

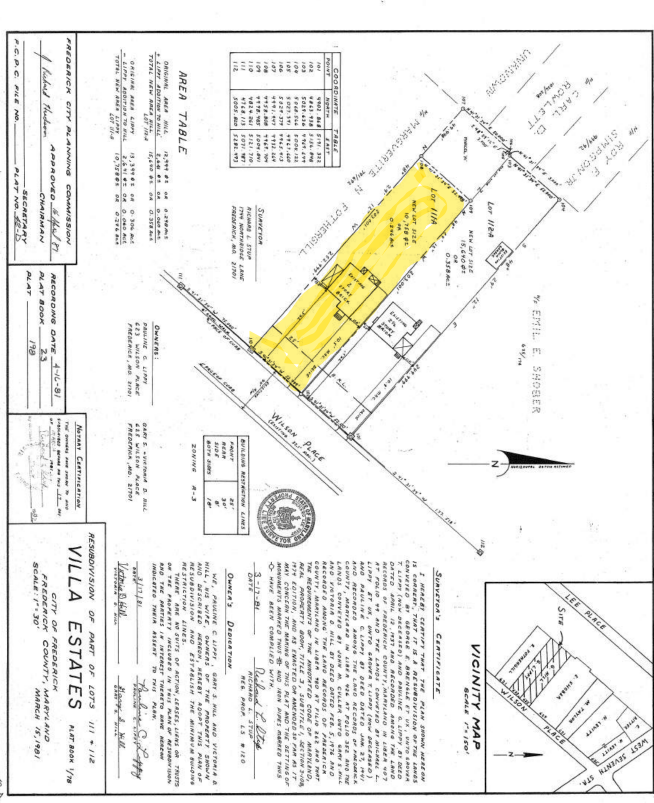
Property Report: 623 WILSON PL FREDERICK MD 21702



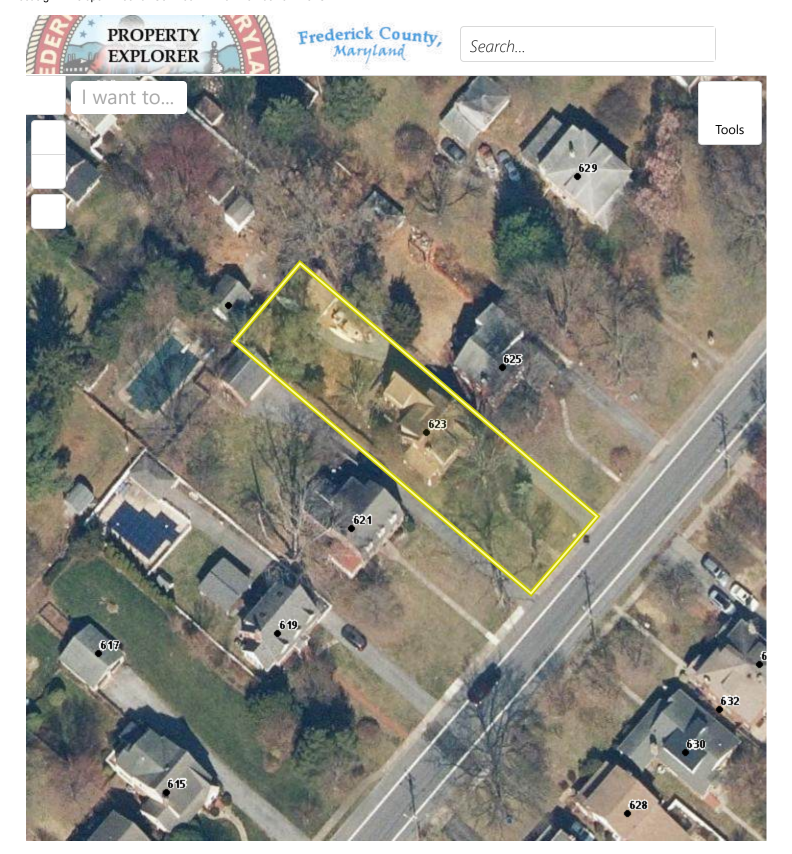


			The state of the s	
	General Information	Public Safety Information		
Municipality:	Frederick City	Police District:	Frederick City Police Department	
Tax Account:	Tax Account: 1102079712		ber: 1	
Tax Map/Parcel:	: 067D/0482E	Fire Station:	Independent Hose Company	
Plat:	0023/0198			
Census Tract:	750702	Registered Sex O	ffenders Within 1/4 Mile: 0	
Zoning *: <u>Cl</u>	ick here to view your zoning atlas page.	Reported Crimes	Within 1/4 Mile (2017) *: 1	
Comprehensive	Click here to view your comprehensive	Hospital:	Frederick Health Hospital	
Land Use*:	land use atlas page.	Clos	est Points of Interest	
	Voting Districts	Library:	<u>C. Burr Artz</u>	
Precinct:	02-005	Park:	Rosedale Park	
Legislative Distr	ict: <u>03</u>	Farmer's Market:	Farmers Market at NCI	
Congressional D	District: <u>6</u>	rainici 3 Market.	<u>ranners warket at Ne</u>	
Council District:	<u>3</u>	Golf Course:	Clustered Spires Golf Course	
S	Services Information	TransIT Service W	/ithin 1/4 Mile: Yes	
Recycle Day:	Blue Friday	Histori	c Properties in the Area	
Water Service:	Yes	Please visit the Maryland In	ventory of Historic Properties to view further information on each site.	
Sewer Service:	Yes	F-3-161 /	Fort Detrick Survey District	
Broadband:	National Broadband Map			
School Districts			e Million Liter Test Sphere (Fort	
High:	Governor Thomas Johnson High	De	etrick Building #527)	
Middle:	Governor Thomas Johnson Middle	F-3-199 / Buildin	ng 470, Pilot Plant, National Cancer	
Elementary/	North Frederick Elementary		Institute	

This report was dynamically assembled from various layers of geographical information, some of which is not maintained by Frederick County GIS. This report may or may not accurately represent the source address completely and correctly. Any reliance on this data is at the sole risk of the user.



42-D







Real Property Data Search ( )
Search Result for FREDERICK COUNTY

View Map View GroundRent Redemption View GroundRent Registration

Special Tax Recapture: None

Account Number: District - 02 Account Identifier - 079712

**Owner Information** 

Owner Name: WIGHT RALPH B & MARGARET A Use: RESIDENTIAL

Principal Residence: YES

Mailing Address: 623 WILSON PLACE Deed Reference: /01209/ 00111

FREDERICK MD 21702-4167

**Location & Structure Information** 

Premises Address:623 WILSON PLLegal Description:LT 111 A 53X203FREDERICK 21701-0000623 WILSON PL

623 WILSON PL. FREDERICK

Grid: Neighborhood: Subdivision: Section: Block: Lot: Assessment Year: Plat No: 23 198 Map: Parcel: 2050037.11 0000 2023 Plat Ref: 067D 12 0482E

Town: FREDERICK CITY

Primary Structure Built Above Grade Living Area Finished Basement Area Property Land Area County Use
1936 1,784 SF 10,759 SF

Stories Basement Type Exterior Quality Full/Half Bath Garage Last Notice of Major Improvements

1 1/2 YES STANDARD UNIT BRICK/ 4 2 full 1 Detached

**Value Information** 

 Land:
 101,100
 131,400

 Improvements
 209,200
 292,300

 Total:
 310,300
 423,700

**Total:** 310,300 423,700 385,900 423,700

Preferential Land: 0 0

**Transfer Information** 

Seller: SWANSON, JAMES AUGUST &Date: 08/17/1983Price: \$84,000Type: ARMS LENGTH IMPROVEDDeed1: /01209/ 00111Deed2:Seller:Date:Price:Type:Deed1:Deed2:

Seller: Date: Price: Type: Deed1: Deed2:

**Exemption Information** 

 Partial Exempt Assessments:
 Class
 07/01/2024
 07/01/2025

 County:
 000
 0.00

 State:
 000
 0.00

 Municipal:
 000
 0.00|0.00
 0.00|0.00

Special Tax Recapture: None

**Homestead Application Information** 

Homestead Application Status: Approved 08/27/2013

**Homeowners' Tax Credit Application Information** 

Homeowners' Tax Credit Application Status: No Application Date:

Treasurer of Frederick County PO Box 4310 Frederick, MD 21705-4310 Office Hours: Mon-Fri, 8 am - 4 pm

Phone: (301) 600-1111

COUNTY OF 1748

#### FREDERICK COUNTY MD

#### **REAL ESTATE TAXES AND FEES**

www.frederickcountymd.gov/treasury

Levy Period	Parcel ID	Year	Bill Type	Occupancy	Bill No.	Bill Date
07/01/2024 - 06/30/2025	02-079712	2025	FY	PRINCIPAL RESIDENCE	2510166	07/01/2024

6,455.00

6,455.00

WIGHT RALPH B & MARGARET A 623 WILSON PLACE FREDERICK, MD 21702-4167 Property Location 623 WILSON PL

**Property Description** 

LT 111 A 53X203 623 WILSON PL. FREDERICK

Liber 1209 Folio 111

County Current Real Property		Preceding County Real Property Tax		Difference	
Tax Rate		Rate			
1.11	-	1.06	=	=	.0500

If you have a mortgage, please verify payment of your taxes with your present mortgage company.

Charges Assessment/Units Rate **Amount** .112000 STATE TAXES 385,900 432.21 COUNTY TAX DIFFRNTL 385,900 1.007700 3,888.71 FREDERICK CITY TAX 385,900 .730500 2,819.00 88.000 SYSTEM BENEFIT CHG 88.00 -10,437 -11.69 HMSTD STATE TAX CR .112000 HMSTD COUNTY TAX CR -43,794 1.007700 -441.31 -43,794 .730500 HMSTD MUN TAX CR -319.92

TOTAL

TOTAL DUE

PLEASE SEE THE PAYMENT SCHEDULE BELOW FOR AMOUNT DUE.

#### FREDERICK COUNTY MARYLAND

Parcel ID	Year	Bill Type	Bill No.
02-079712	2025	FY	2510166

Return this coupon with your payment

2nd Semiannual Payment Schedule				
lf paid in:	Disc/Int	Amount Due		
DEC	95.51	3,279.01		
JAN	127.34	3,310.84		
FEB	159.18	3,342.68		

WIGHT RALPH B & MARGARET A 623 WILSON PLACE FREDERICK, MD 21702-4167

Check here if your address changed & enter changes on the reverse side

Make checks payable to:

Treasurer of Frederick County

#### DO NOT STAPLE OR FOLD - DO NOT WRITE BELOW LINE

#### 20820255025101668000031537640000000000

FREDERICK COUNTY MARYLAND

Check here if your address changed & enter changes on the reverse side

WIGHT RALPH B & MARGARET A

623 WILSON PLACE FREDERICK, MD 21702-4167

Parcel ID	Year	Bill Type	Bill No.	
02-079712	2025	FY	2510166	
	Annual Payment Schodule			

Annual Payment Schedule				
If paid in:	Disc/Int	Amount Due		
JUL	-59.48	6,395.52		
AUG	-29.74	6,425.26		
SEP	0.00	6,455.00		
OCT	64.56	6,519.56		
NOV	129.10	6,584.10		
DEC	193.66	6,648.66		
JAN	258.20	6,713.20		
FEB	322.76	6 <b>,</b> 777.76		

Choose payment option below Return this coupon with your payment ł

ł

1st Semiannual Payment Schedule				
If paid in:	Disc/Int	Amount Due		
JUL	-29.74	3,241.76		
AUG	-14.87	3,256.63		
SEP	0.00	3,271.50		
OCT	32.72	3,304.22		
NOV	65.43	3,336.93		

Make checks payable to:

Treasurer of Frederick County

#### DO NOT STAPLE OR FOLD - DO NOT WRITE BELOW LINE



#### DISCLOSURE OF INCLUSIONS/EXCLUSIONS, LEASED ITEMS, AND UTILITIES **ADDENDUM**

UPON EXECUTION BY BUYER AND SELLER, THIS DOCUMENT WILL BECOME AN ADDENDUM TO THE CONTRACT OF SALE 4/09/2025 SELLER'S DISCLOSURE made on ADDENDUM to Contract of Sale dated between Buyer and Seller Ralph B Wight, Margaret A Wight for Property known as 623 Wilson Place, Frederick, MD 21702 1. INCLUSIONS/EXCLUSIONS. Included in the purchase price are all permanently attached fixtures, including all smoke detectors (and, carbon monoxide detectors, as applicable). Certain other now existing items which may be considered personal property, whether installed or stored upon the property, are included if box below is checked. 1 Exist. W/W Carpet 1 Playground Equipment ] Alarm System 1 TV Antenna Ceiling Fan(s) # 2 1 Fireplace Screens/Doors 1 Trash Compactor 1 Pool, Equipment & Cover ] Central Vacuum | Fireplace Equipment Refrigerator(s) # 1 Wall Mount TV Brackets [] Clothes Dryer ] Freezer w/ Ice Maker(s) # 1 Wall Oven(s) # 1 ] Satellite Dish Clothes Washer Water Filter ] Furnace Humidifier ✓ ] Screens Cooktop ] Garage Opener(s) # 1 Water Softener Dishwasher ] Garage remote(s) # Shades/Blinds ] Window A/C Unit(s) # 1 Drapery/Curtain Rods | Garbage Disposal ] Storage Shed(s) # ] Window Fan(s) # ✓ ] Storm Doors ] Draperies/Curtains ] Hot Tub, Equipment & Cover | Wood Stove 1 Intercom 1 Electronic Air Filter ✓ Storm Windows [ Microwave ] Exhaust Fan(s) # Stove or Range ADDITIONAL INCLUSIONS (SPECIFY): HEATERS 2 acap EARAGE, KITCHEN TSCAND, KITCHEN DINET LEASED ITEM(S) INCLUDED: 1 Fuel Tank(s) 1 Other 1 Solar Panels 1 Other ] Alarm System 1 Other ] Water Treatment System ADDITIONAL TERMS AND/OR INFORMATION REGARDING LEASED ITEM(S): 3. UTILITIES: WATER, SEWAGE, HEATING, AND AIR CONDITIONING (check all that apply): Water Supply ] Public 1 Well Sewage Disposal **Public** 1 Septic 1 Other Heating Gas Electric 1 Heat Pump 1 Other 1 Oil Hot Water Gas Electric 1 Other Electric 1 Other Air Conditioning ] Gas Utility Service Providers: Potona All other terms and conditions of the Contract of Sale remain in full force and effect. Seller Signature **Buyer Signature** Date Ralph B Wight Seller Signature **Buyer Signature** Date Margaret A Wight

Page 1 of 1 1/23



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Fax 3016985344

Docusign Envelope ID: 5346DC31-799F-42D0-B297-68D5B2782CE1



# HOMEOWNER'S INSURANCE DISCLOSURE

Property Address:	623 Wilson Place	Frederick, MD 21702
	Street Address	City/State/Zip
To assist the buyer in checking the appropriate		olicy, the Seller makes the following disclosure by
property listed above		have any knowledge of any claims filed on the s. I/We are not aware of any existing conditions surance policy.
	insurance clair ears, either by me/us or by t	m(s) or know that there has/have been claims made he previous owner(s).
If item number 2 is check claim:	ked, please describe the fac	ts of the claim and/or conditions that may have led to
The current insurance	e company is:	Progressive
Signed by:	4/9/2025	
Seller's Sign:	ature / Date B Wight	Buyer's Signature / Date
signed by:  Maraaret a Windet	4/8/2025	
C58F6E71287646E Seller's Sign	ature / Date of <b>A Wight</b>	Buyer's Signature / Date

Updated December 2024

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#### MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address: 623 Wilson Place, Frederick, MD 21702

Legal Description: LT 111 A 53X203 623 WILSON PL. FREDERICK

#### 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:

- 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 §13-207(a) (11) of the Tax-Property Article and options to purchase real property under §13-207(a)(12) of
- 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
- 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 purchaser.

#### 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.

How long have you owned the property?

Property System: W	ter, Sewage, Heating & Air Conditioning (Answer all that apply)
Water Supply	Public Well Other
Sewage Disposal	Public Septic System approved for (# of bedrooms) Other Type
Garbage Disposal	[ ]Yes [ No
Dishwasher	Yes No
Heating	Oil Natural Gas Electric Heat Pump Age 20 [ ] Other
Air Conditioning	Oil Natural Gas Electric Heat Pump Age Other
Hot Water	Oil Natural Gas Electric Capacity 50 Age 9 Other
	Page 1 of 4

Please indicate your actual knowledge with respect to the following:
1. Foundation: Any settlement or other problems?
2. Basement: Any leaks or evidence of moisture? Yes No Unknown Does Not Apply Comments:
3. Roof: Any leaks or evidence of moisture?  Type of Roof:  Age  Age  Comments: Roof: Age  Is there any existing fire retardant treated plywood?  Yes No Unknown
Comments:  4. Other Structural Systems, including exterior walls and floors:
Comments:
Any defects (structural or otherwise)?
5. Plumbing system: Is the system in operating condition? Yes No Unknown  Comments:
6. Heating Systems: Is heat supplied to all finished rooms? Yes No Unknown  Comments:
Is the system in operating condition? Yes No Unknown  Comments:
7. Air Conditioning System: Is cooling supplied to all finished rooms? Yes No Unknown Does Not Apply Comments:
Is the system in operating condition? Yes No Unknown Does Not Apply Comments:
8. Electric Systems: Are there any problems with electrical fuses, circuit breakers, outlets or wiring?  Yes  Unknown  Comments:
200/200/200/200/200/200/200/200/200/200
8A. Will the smoke alarms provide an alarm in the event of a power outage?    Yes
9. Septic Systems: Is the septic system functioning properly?  When was the system last pumped? Date  Unknown  Unknown  Unknown
Comments:
10. Water Supply: Any problem with water supply?  Comments:  Home water treatment system:  [] Yes [V] No [] Unknown
Comments:
Fire sprinkler system: Yes No Unknown Does Not Apply
Comments:  Are the systems in operating condition?  Yes [] No [] Unknown
Comments:
11. Insulation: In exterior walls? In ceiling/attic? In any other areas?  Yes No Unknown In any other areas?  Yes No Where? CRAWL SPACE  Comments: Some Extense walls ARE INSOLATED (ADDITION)
12. Exterior Drainage: Does water stand on the property for more than 24 hours after a heavy rain?  [] Yes
Are gutters and downspouts in good repair? [ Yes

13. Wood-destroying insects: Any infest Comments:	station and/or prior damage?	Yes [	_] No	Unknown
Any treatments or repairs? Any warranties?	Yes No	Unknown Unknown		
Comments: SEE NOTE				
14. Are there any hazardous or regulated underground storage tanks, or other confif yes, specify below Comments:		Yes [	dfills, asbe	estos, radon gas, lead-based paint,  [] Unknown
15. If the property relies on the combine monoxide alarm installed in the property  Yes No	ustion of a fossil fuel for heat, y? Unknown		er, or clot	hes dryer operation, is a carbon
16. Are there any zoning violations, not unrecorded easement, except for utilities If yes, specify below Comments:	nconforming uses, violation of s, on or affecting the property?	building restrictions [] Yes [	or setback No	requirements or any recorded or  [] Unknown
16A. If you or a contractor have ma local permitting office?	Yes No Do	es Not Apply	uired pern _] Unkno	nits pulled from the county or wn
17. Is the property located in a flood District? Yes No Comments:	Unknown If yes, spe	nd area, Chesapeak ecify below	e Bay criti	cal area or Designated Historic
18 42	tion imposed by a Home Owne		y other typ	e of community association?
19. Are there any other material defects  [ ] Yes	, including latent defects, affect [] Unknown		dition of th	ne property?
NOTE: Seller(s) may wish to RESIDENTIAL PROPERTY DIS			gs on th	e property on a separate
The seller(s) acknowledge having is complete and accurate as of the of their rights and obligations und	e date signed. The seller(s	) further acknow	ledge tha	omments, and verify that it at they have been informed
Seller(s) Ralph B Wight	wight.			te_4\4\25
Seller(s)  Ralph B Wight  Seller(s)  Margaret A Wight  The purchaser(s) acknowledge re	16 rept		Da	te 4-9-25
The purchaser(s) acknowledge re have been informed of their rights				
Purchaser			Date _	
Purchaser			Date	

#### MARYLAND RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

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
- (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 purchaser.

Does t	the seller(s) have actual knowledge of any latent defects? [] Y	Yes [] No If yes, specify:
Seller		Date
	Ralph B Wight	
Seller	Margaret A Wight	Date
	urchaser(s) acknowledge receipt of a copy of this disclaimer st been informed of their rights and obligations under §10-702 of t	· ·
Purcha	aser	Date
Purcha	aser	Date

Page 4 of 4

FORM: MREC/DLLR: Rev 07/31/2018

## NOTES:

## SECTION 2

THERE HAS BEEN PREVIOUS WATER LEAKAGEIN
THE BASEMENT WALLS, PRIMARILY WHEN THE
GUTTERS ARE CLOSED, THE FOLLOWING THINGS
HAVE BEEN DONE TO REMEDIATE THIS

1. REPAIRED GUTTERS

2. HONE A QUITTER CLEANING CONTRACT

3. RELEVELED THE BACK PATIO

4. PAINTED THE BASEMENT WALLS WITH "DRYLOK"

#### SECTION 13

PREVIOUS TERMITE DAMAGE AND REPAIR EVIDENT
IN THE BASEMENT. THIS WAS PRIOR TO WHEN WE
MOVED IN (1983). CURRENTLY HAVE TERMITE
WARRANTY. THIS INCLUDES ANNUAL INSPECTION
AND EXTERIOR BAIT TRAPS. NO TERMITE PROBLEMS
SINCE 1983.



## The City of Frederick Disclosure Statement

		ns the real proper	ty located within The City of Frede 623 Wilson Place	rick, State of
	The following are representations	made by the Buye	er and Seller in a contract for sale o	
	property within The City of Frederi	ick and are not the	e representations of the agent(s), i	f any,
A.	Section 12.5-30 of the Frederick Cityland use documents, or to waive such acknowledge that ii is the Buyer's Department of Planning for information District delineation, any land uses, public facilities affecting property, Code and any official submittal for further acknowledge that it is the Business of the Prederick Cityline acknowledge that it is the Business of the	y Code affords a Branch review period. So right to review the tion about the Free planned neighbor and any amendment development reviews responsibility gnated as an Airport of the property o	uyer the right to request a 5-day review ee City Code, Sec. 12.5-30, for detail appropriate maps and plans at The derick Municipal Airport, Historic Prehood developments, roads, highway ents thereto, The City of Frederick ew with the Department of Planning to determine whether the real propert Overlay Zone or the Historic Preservation.	ew period to review s. Buyer and Seller e City of Frederick reservation Overlay ys, parks and other Land Management g. Buyer and Seller erty lies within that
	Buyer(s) Election (select o	ne by initialing bel	low):	
		` /	ar days from date of contract accepta d to rescind the Contract of Sale, in	,
	/Buyer(s) waiv	es the Review Per	iod and the right to rescind the Cont	ract of Sale.
В.	units, including but not limited to material Buyer(s) should review <a href="https://www.citvoffrederickmd.gov/l">https://www.citvoffrederickmd.gov/l</a> obligations and impact, if any, on the <a href="https://www.citvoffrederickmd.gov/l">Buyer(s) Acknowledgeme</a>	e codified in Chap certain licensing ar andatory licensing, the full Cocument Center Ni e purchase of the r	of the Fre and maintenance standards with respection, regulatory fees, and penal text of this Ordinance few/20308/G-22-09 to understand the	derick City Code), ct to rental housing alties for violations. located at the property owner's
C.	Acknowledgment: Buyer(s) and Se acknowledges Buyer's Election in P		nd understand the above disclosures.	. Seller
			Ralph B Wight	4/9/2025
	Buyer Signature	Date	Selfer Signed by:	Date
	Davies Cienature	D-4-	Margaret a Wight	4/8/2025
	Buyer Signature	Date	Sektsar Singrentune	Date



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# FREDERICK COUNTY NOTICES AND DISCLOSURES

Th	is disclosure statement is attached to and hereby made a part of the	e Contract dated
be	tween	(Buyer) and
	Ralph B Wight, Margaret A Wight	(Seller) for the property
loc	cated in the County of Frederick, State of Maryland, described as	623 Wilson Place, Frederick, MD 21702
		(the "Property").
1.	MASTER PLANS AND ZONING ORDINANCES: Buyers have	the right to review any applicable master plans
	and zoning ordinances, including but not limited to: Frederick Municipal Air	rport Overlay Zone, Historic Preservation Overlay
	District, National Register of Historic Places, Livable Frederick Ma	aster Plan Carroll Creek Overlay District and

Monocacy Scenic River Management Plan, or other maps and information relating to planned land uses, roads, highways and the location of parks and other public facilities affecting the property. This information may be found online or at most

local, county or state offices such as Parks and Recreation, Planning and Zoning, etc.

- 2. FREDERICK COUNTY RIGHT TO FARM ORDINANCE NO. 96-23-175: FREDERICK COUNTY ALLOWS AGRICULTURAL OPERATIONS (as defined in the Frederick County Right to Farm Ordinance) WITHIN THE COUNTY. Buyer(s) may be subject to inconveniences or discomforts arising from such operations, including but not limited to: noise, odors, fumes, dust, flies, the operation of machinery of any kind during any 24-hour period (including aircraft), vibration, the storage and disposal of manure, and the application by spraying or otherwise of chemical fertilizers, soil amendments, and pesticides. Frederick County has determined that inconveniences or discomforts associated with such agricultural operations shall not be considered to be an interference with reasonable use and enjoyment of land, if such operations are conducted in accordance with generally accepted agricultural management practices. Frederick County has established an Agricultural Reconciliation Committee to assist in the resolution of disputes which might arise between persons in this County regarding whether agricultural operations conducted on agricultural lands are causing an interference with the reasonable use and enjoyment of land or personal well-being and whether those operations are being conducted in accordance with generally accepted agricultural practices. If you have any question concerning this policy or the Reconciliation Committee, please contact the Frederick County Planning Department.
- 3. SPECIAL TAXING DISTRICT OR COMMUNITY DEVELOPMENT AUTHORITY (CDA): The property may be part of a Special Taxing District or Community Development Authority (CDA). There are Special Taxing Districts and CDAs in Frederick County, including but not limited to: Lake Linganore CDA, Urbana CDA, Brunswick Crossing, Lake Linganore-Oakdale CDA, Jefferson Tech Park, and others. For the most accurate and up-to-date information, please contact MuniCap, Inc. at (443) 539-4101.

If this sale is subject to a tax or fee of a Special Taxing District or CDA, State law requires that the seller disclose to the buyer at or before the time the contract is entered into, or within 20 calendar days after entering into the contract, certain information concerning the property being purchased. The content of the information to be disclosed is set forth in \$10-704 of the Real Property Article of the Maryland Annotated Code and includes the amount of the current annual tax or fee, the number of years remaining for the tax or fee, and a statement of whether any tax or fee against the property is delinquent.

•	The amount of the current annual tax or fee of the Special Taxing District or Community Development Authority on the property is \$
•	The number of years remaining for the tax or fee of the Special Taxing District or Community Development Authority on the property is
•	Any tax or fee of the Special Taxing District or Community Development Authority against the property
	is delinquent or <b>X</b> is not delinquent.

Revised December 2024 © Copyright 2019 Frederick County Association of REALTORS® Page 1 of 2 4. 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), 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 https://mde.maryland.gov/programs/LAND/mining/Pages/mapping.aspx

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 PROVIDES CERTAIN REMEDIES FOR PROPERTY IMPACTED BY DEWATERING.

Signed by:	4/9/2025		
SEAL-ALER-Ralph B Wight	DATE	BUYER	DATE
Signed by:	4/8/2025		
SET PURE Margaret A Wight	DATE	BUYER	DATE







#### **GENERAL ADDENDUM**

attached to and hereby m	ade a part thereof, the Contr	act dated	
, Block	, Subdivision		,
623 WILSON PI	LACE, FREDERICK, 1	MD 21702	,
FREDERICK			County , Maryland between
Ralph B Wight		Margaret A	Wight
NDERSTAND AND AC	GREE THAT THE BUYER	WILL HAVE TH	EIR LENDER ORDER THE
R THE ABOVE MENTI	ONED PROPERTY WIT	HIN10	DAYS OF CONTRACT
WITH CONFIRMATION	ON SENT BY EMAIL TO	THE LISTING AG	ENT AT THE FOLLOWING EMAIL
BOBBIPRESC	OTT@GMAIL.COM		
<i>‡</i>	4/9/2025		
		Purchaser	
Nial. L	4/8/2025		
orgu	1,7 0,7 2020	Purchaser	
		Date	
	, Block, 623 WILSON PI FREDERICK  Ralph B Wight  NDERSTAND AND AC R THE ABOVE MENTI  WITH CONFIRMATION		Ralph B Wight  NDERSTAND AND AGREE THAT THE BUYER WILL HAVE THIS THE ABOVE MENTIONED PROPERTY WITHIN  OUTH CONFIRMATION SENT BY EMAIL TO THE LISTING AGE  BOBBIPRESCOTT@GMAIL.COM  A 1/9/2025  Purchaser  A 1/8/2025  Purchaser



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

ADDENDUM dated		to the Contract of Sale
between Buyer		
and Seller	Ralph B Wight, Margaret A Wight	for Property
known as	623 Wilson Place, Frederick, MD 21702	

NOTE: This notice does <u>not</u> apply to: (1) the initial sale of single family residential property which has never been occupied, or for which a certificate of occupancy has been issued within one year prior to the date of the Contract; (2) a transfer that is exempt from the transfer tax under Subsection 13-207 of the Tax-Property Article, except land installments contracts of sale under Subsection 13-207(a)(11) of the Tax-Property Article and options to purchase real property under Subsection 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 a use other than residential use or to be demolished; or (7) a sale of unimproved real property.

Section 10-702 of the Real Property Article of the Annotated Code of Maryland ("Section 10-702") requires that a seller of a single family residential property ("the property") deliver to each buyer, on or before entering into a contract of sale, on a form published and prepared by the Maryland Real Estate Commission, **EITHER**:

- (A) A written property condition disclosure statement listing all defects including latent defects, or information of which the seller has actual knowledge in relation to the following:
  - (i) Water and sewer systems, including the source of household water, water treatment systems, and sprinkler systems;
  - (ii) Insulation:
  - (iii) Structural systems, including the roof, walls, floors, foundation and any basement;
  - (iv) Plumbing, electrical, heating, and air conditioning systems;
  - (v) Infestation of wood-destroying insects;
  - (vi) Land use matters;
  - (vii) Hazardous or regulated materials, including asbestos, lead-based paint, radon, underground storage tanks, and licensed landfills;
  - (viii) Any other material defects, including latent defects, of which the seller has actual knowledge;
  - (ix) Whether the required permits were obtained for any improvements made to the property;
  - (x) Whether the smoke alarms:
    - 1. will provide an alarm in the event of a power outage;
    - 2. are over 10 years old; and
    - 3. if battery operated, are sealed, tamper resistant units incorporating a silence/hush button and use long-life batteries as required in all Maryland homes by 2018; and
  - (xi) If the property relies on the combustion of a fossil fuel for heat, ventilation, hot water, or clothes dryer operation, whether a carbon monoxide alarm is installed on the property.

"Latent defects" under Section 10-702 means material defects in real property or an improvement to real property that:

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

OR

- (B) A written disclaimer statement providing that:
  - (i) Except for latent defects of which the seller has actual knowledge, the seller makes no representations or warranties as to the condition of the real property or any improvements on the real property; and
  - (ii) The buyer will be receiving the real property "as is," with all defects, including latent defects, that may exist, except as otherwise provided in the contract of sale of the property.





At the time the disclosure or disclaimer statement is delivered to you ("the buyer"), you are required to date and sign a written acknowledgement of receipt on the disclosure or disclaimer statement which shall be included in or attached to the contract of sale.

Section 10-702 further provides that a buyer who receives the disclosure or disclaimer statement on or before entering into a contract of sale does not have the right to rescind the contract based upon the information contained in the disclosure or disclaimer statement.

You are hereby notified that, in certain circumstances, you have the right to rescind your contract with the seller if the seller fails to deliver to you the written property condition disclosure or disclaimer statement. Section 10-702 provides that a buyer who does not receive the disclosure or disclaimer statement on or before entering into the contract has the unconditional right, upon written notice to the seller or seller's agent.

- (i) To rescind the contract at any time before the receipt of the disclosure or disclaimer statement or within 5 days following receipt of the disclosure or disclaimer statement; and
- (ii) To the immediate return of any deposits made on account of the contract.

Your right to rescind the contract under Section 10-702 terminates if not exercised before making a written application to a lender for a mortgage loan, if the lender discloses in writing at or before the time application is made that the right to rescind terminates on submission of the application or within 5 days following receipt of a written disclosure from a lender who has received your application for a mortgage loan, if the lender's disclosure states that your right to rescind terminates at the end of that 5 day period.

Your rights as a buyer under Section 10-702 may not be waived in the contract and any attempted waiver is void. Your rights as the buyer to terminate the contract under Section 10-702 are waived conclusively if not exercised before:

- (i) Closing or occupancy by you, whichever occurs first, in the event of a sale; or
- (ii) Occupancy, in the event of a lease with option to purchase.

The information contained in the property condition disclosure statement is the representation of the seller and not the representation of the real estate broker or sales person, if any. A disclosure by the seller is not a substitute for an inspection by an independent professional home inspection company. You should consider obtaining such an inspection. The information contained in a disclosure statement by the seller is not a warranty by the seller as to the condition of the property of which condition the seller has no actual knowledge or other condition, including latent defects, of which the seller has no actual knowledge. The seller is not required to undertake or provide an independent investigation or inspection of the property in order to make the disclosures required by Section 10-702. The seller is not liable for an error, inaccuracy or omission in the disclosure statement if the error, inaccuracy or omission was based upon information that was not within the actual knowledge of the seller or was provided to the seller by a third party as specified in Section 10-702(i) or (j).

You may wish to obtain professional advice about the property or obtain an inspection of the property.

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.

		Signed by:	4/9/2025
Buyer's Signature	Date	Seller's Signature 546E08EAD3494F5 Ralph B Wight	Date
		Signed by:	4/8/2025
Buyer's Signature	Date	Seller & Signature of the Control of	Date
		DocuSigned by:	4/8/2025
Agent's Signature	Date	Agent's Signature Bobbi Prescott	Date

Page 2 of 2 1/23

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#### MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE

**623 Wilson Place** Property Address: Frederick, MD 21702

MARYLAND LEAD POISONING PREVENTION PROGRAM DISCLOSURE: Under the Maryland Lead Poisoning Prevention Program (the "Maryland Program"), any leased residential dwelling constructed prior to 1978 is required to be

•	•	programs/Land/LeadPoisoningPre	
1. Seller hereby discloses tha	t the Property was constructed	prior to 1978;	
AND			
The Property// initial applicable line).	is or right / Mil	is not registered in the M	laryland Program ( <b>Seller to</b>
settlement or in the future, B within thirty (30) days following rental property as required Program, including but not	uyer is required to register the ig the date of settlement or wit by the Maryland Program. Bu	r intends to lease the Property eff e Property with the Maryland Dep hin thirty (30) days following the c uyer is responsible for full comp tions; lead-paint risk reduction a uirements to tenants.	partment of the Environment conversion of the Property to pliance under the Maryland
event as defined under the Mazards or notice of elevated applicable line)/ either the modified or full risk	Maryland Program (including, k blood lead levels from a tenal has; or/ reduction treatment of the Properto perform either the modified	n as indicated above, Seller further out not limited to, notice of the ex nt or state, local or municipal hea has <u>not</u> occurred, which perty as required under the Maryla or full risk reduction treatment of	kistence of lead-based pain Ith agency) ( <b>Seller to initia</b> h obligates Seller to perform and Program. If an event has
f such event has occurred, S will <b>not</b> perform the required t	eller ( <b>Seller to initial applicab</b> reatment prior to transfer of title	le line) / wile of the Property to Buyer.	il; OR/
ACKNOWLEDGEMENT: Bu Paragraphs/		s initials that Buyer has read a	nd understands the above
	RACY: The following parties harmation they have provided is to	ave reviewed the information aborue and accurate.	ve and certify, to the best o
Signed by:	4/9/2025		
Seller & Wight	Date	Buyer	Date
Salph B Wight			
Signed by:	4/8/2025		
Selfer Selfer Margaret A Wight	Date	Buyer	Date
— DocuSigned by:	4/8/2025		
Seller's Agent Seller's Agent Bobbi Prescott	Date	Buyer's Agent	Date





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Fax: 3016985344



#### DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

**623 Wilson Place** 

Property Address: Frederick, MD 21702 SELLER/LANDLORD REPRESENTS AND WARRANTS, INTENDING THAT SUCH BE RELIED UPON REGARDING THE ABOVE

PROPERTY, THAT (SELLER/LANDLORD TO INITIAL APPLICABLE LINE): housing was constructed prior to RBW MAIN 1978 **OR** date of construction is uncertain.

FEDERAL LEAD WARNING STATEMENT: A buyer/tenant of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may contain lead-based paint and that exposure to lead from lead-based paint, paint chips or lead paint dust may place young children at risk of developing lead poisoning if not managed properly Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller/landlord of any interest in residential real property is required to disclose to the buyer/tenant the presence of known lead-based paint hazards and to provide the buyer/tenant with any information on lead-based paint hazards from risk assessments or inspections in the seller's/landlord's possession. A tenant must receive a federally approved pamphlet on lead poisoning prevention. It is recommended that a buyer conduct a risk assessment or inspection for possible lead-based paint hazards prior to purchase.

Seller's	/Landle	ord's	Disc	losur	е
----------	---------	-------	------	-------	---

(a)	Presence of lead-based paint and/or leading in the control of the		(initial (i) or (ii) below): d-based paint hazards are present in the	housing (explain).
(b)	(ii) / KPU / MU Seller/Lar Records and reports available to the s		of lead-based paint and/or lead-based pa	aint hazards in the housing.
	(i) / Seller/Lar lead-based paint and/or lead-based pa		ourchaser/tenant with all available record g (list documents below).	ds and reports pertaining to
	(ii)/// Seller/Lar hazards in the housing.	idlord has no reports or re	ecords pertaining to lead-based paint and	d/or lead-based paint
Buy	yer's/Tenant's Acknowledgment (initia	al)		
(c)	/	has received copies of all	information listed in section (b)(i) above	, if any.
(d)	/Buyer/Tenant	has received the pamphle	et Protect Your Family from Lead In You	r Home.
<u>(e)</u>	Buyer has (initial (i) or (ii) below):			
			r mutually agreed upon period) to cor d-based paint and/or lead-based paint h	
	and/or le	e opportunity to conduct a ead-based paint hazards.	a risk assessment or inspection for the p	resence of lead-based paint
_	ent's Acknowledgment (initial)			
(f)	Agent has informed the Se their responsibility to ensure compliance		r's/Landlord's obligations under 42 U.S.	C. 4852(d) and is aware of
	rtification of Accuracy	•		
pro	vided is true and accurate.	nformation above and ce	rtify, to the best of their knowledge, that	t the information they have
	Signed by:	4/9/2025		
	Abrication of the state of the	Date	Buyer/Tenant	Date
	Signed by:	4/8/2025		
sef	hermantionallight	Date	Buyer/Tenant	Date
Mai	rgaret 26 Wight Docusigned by:	4 /0 /2025		
		4/8/2025	Duver's/Tenent's Agent	- Doto
_	lers/Landlord's Agent 6819768€66€	Date	Buyer's/Tenant's Agent	Date

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10/17

RE/MAX Results, 5202 Presidents Court #310 Frederick MD 21703 Bobbi Prescott

Fax: 3016985344 www.lwolf.com

623 Wilson Place

# MLS Errors Disclosure Statement

All Parties related to the sale of this property understand and accept that the MLS system used to relay pertinent information to others regarding this property may contain errors and inadvertent inaccuracies.

Information contained within an MLS data source should be considered a SECOND SOURCE of information which could have been pulled from inaccurate public records and other sources. It is the Buyer(s) & Seller(s) responsibility to ensure accuracy of all information contained within. MLS information is general in nature and indeed not a guarantee of 100% accuracy.

As a Seller, you acknowledge that you have reviewed the MLS printout prior to entering a sales/purchase contract with any Buyer and all information is to the best of your knowledge.

As a Buyer, you acknowledge that you have reviewed the MLS printout prior to entering into a purchase agreement with the Seller. You understand information contained within the MLS printout could contain errors and inadvertent inaccuracies.

		Signed by:	
Buyer	Date	Seller <u>Kalplu B Wight</u>	Date
Buyer	Date	Seller Margaret & Wight  Seller Margaret & Wight C58F6E71287646E	Date
Property Address	623 WILSON P	LACE, FREDERICK, MD 21702	





#### 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

RE/MAX Resul	lts		_ act as a Dual Agent for me a	s the
(Firm N	/			
<b>X</b> Seller in the sale of the property at: Fred	Wilson Pla lerick, MD			
Buyer in the purchase of a property listed		with the above-refere	enced broker.	
Ralph B Wight	025	Margaret a Wight	4/8/2025	
Signatura <sub>F5</sub>	Date	Signature 6E		Date
623 Wilson Place, Frederick, MD 21702 Property Address				
Signature	Date	Signature		Date
# The undersigned <b>Seller(s)</b> hereby affirm(s	s) consent to	o dual agency for th	e Buyer(s) identified below:	
Name(s) of Buyer(s)				
Signature	Date	Signature		Date

2 of 2



#### **NOTIFICATION OF DUAL AGENCY WITHIN A TEAM**

Under Maryland law, a team that provides real estate brokerage services must consist of two or more associate brokers or salespersons, or a combination of the two, who:

- 1. work together on a regular basis;
- 2. represent themselves to the public as being part of one entity; and
- 3. Designate themselves by a collective name such as "team" or "group."

The team operates within a brokerage, and team members are supervised by a team leader as well as by the broker, and, if they work in a brokerage branch office, by the branch office manager.

The law permits one member of a team to represent the buyer and one member to represent the seller in the same transaction only if certain conditions are met. If both parties agree, the **broker** of the real estate brokerage with which the salespersons or associate brokers are affiliated or the **broker's designee** (the "dual agent") shall designate one team member as the intra-company agent for the buyer and another team member as the intra-company agent for the seller. No one else may make that designation.

The law also requires that the buyer and seller each be notified in writing that the two agents are members of the same team, and that the team could have a financial interest in the outcome of the transaction in addition to any financial benefit obtained by selling one of the broker's own listings. THIS CONSTITUTES YOUR NOTICE OF THOSE FACTS.

Dual agency may occur only if both parties consent to it, and sign the Consent for Dual Agency form prescribed by the Real Estate Commission. If you have concerns or questions about being represented by a team member when another team member represents the other party, you should address these to the broker or branch office manager before signing the Consent form.

This form must be presented to the buyer and seller at the time the real estate licensee presents the disclosure of agency relationships. For the seller, that should occur no later than when the seller signs the listing agreement. For the buyer, that should occur no later than the initial scheduled showing of the property, subject of this transaction.

#### ACKNOWLEDGMENT OF RECEIPT OF NOTICE

I/we acknowledge receipt of the Normcation of Dual Agency within a Team
-------------------------------------------------------------------------

Signed by:  Kalph B Wight	DATE: _	4/9/2025	
546E08EAD3494F5 Signed by:			
Margaret d Wight	DATE: _	4/8/2025	



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This form is intended for use by members only.



## Docusign Envelope ID: 5346DC31-799F-42D0-B297-68D5B2782CE1 BRUKEK AFFILIA I ED BUSINESS ARRANGEMENT DISCLOSURE STATEMENT (Non-Virginia)

To (Client's Name(s)):	Ralph B Wight	Ma	argaret A Wi	ght	
Property Address:	623 WILSON PLACE, FREDERICK, MD 21702		EQUAL HOUSING OPPORTUNITY		
Street		City	State	Zip	

From: RE/MAX Results ("Broker")

This is to give you notice that RE/MAX Results has business relationships (e.g. direct or indirect ownership interests, joint ventures and/or office leases) with the following mortgage, title, closing, and other service providers: fifty percent ownership in Motto Mortgage Premium, no more than twelve percent ownership in Catoctin Title Partners, LLC, and Community Title Network, LLC, an independently owned settlement company. Because of these relationships, this referral may provide Broker a financial or other benefit.

Set forth below is the estimated charge or range of charges for the settlement services listed. You are NOT required to use the listed providers as a condition for purchase, sale, or refinance of the subject property. THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATE FOR THESE SERVICES.

#### **LENDER CHARGES**

MOTTO MORTGAGE PREMIUM charges fees which may include discount points and/or lender origination charges. The charges and fees will depend on the loan product and interest rate you choose and may be expressed as a flat fee or a percentage of the loan amount. Estimated ranges for these charges are provided below. Please consult with your lender for a list of applicable charges.

Motto Mortgage Premium

Mortgage Brokerage Services

0% to 2.75%

#### **TITLE INSURANCE CHARGES** Title Insurance Fees provided by Catoctin Title Partners, LLC:

Owner's Title Insurance Policy: Estimated charges for Enhanced Coverage calculated per Thousand Dollars (per \$1,000) of sales price as follows: Maryland First \$250,000 \$6.15

\$250,001-\$500,000 \$5.25 \$500,001-\$1,000,000 \$4.50 \$1.000.001-\$5.000.000 \$ 3.55

#### Additional charges

Simultaneous issue of Lenders' Title Insurance Policy is \$200.00 per Loan Policy Insured Closing Protection Letter is \$45.00 per Loan Policy.

Estimated owners' title insurance premiums (per \$1,000 of sales price) are provided above for "enhanced" coverage. Other options may be available, including less comprehensive "standard" coverage and a "reissue rate," which could reduce your charges

#### Settlement Fees provided by Community Title Network, LLC:

Buyer Settlement Fees: \$800-\$1,100 Seller Settlement Fees: \$450 -\$850

Additional service fees charged by 3<sup>rd</sup> party vendors for Title Abstracts generally range from \$110-\$300 and for Location Surveys generally range from \$250-\$600.

#### **ACKNOWLEDGMENT**

I/we have read this disclosure form, and understand that RE/MAX Results is referring me/us to purchase the above-described settlement service(s) and may receive a financial or other benefit as the result of this referral.

Signed by:		Signed by:	
Ralph B Wight	<b>/</b> 4/9/2025	Margaret a Wight	4/8/2025
Signattiff@EAD3494F5	Date	Signature87646E	Date

# Docusign Envelope ID: 5346DC31-799F-42D0-B297-68D5B2782CE1 BRUKEK AFFILIA I EU BUSINESS ARRANGEMENT DISCLOSURE STATEMENT

(Non-Virginia)
To (Client's Name(s)):
Property Address: 623 WILSON PLACE, FREDERICK, MD 21702 Street City State Zip  From: RE/MAX Results ("Broker")
This is to give you notice that RE/MAX Results has business relationships (e.g. direct or indirect ownership interests, joint venture and/or office leases) with the following mortgage, title, closing, and other service providers: fifty percent ownership in Motto Mortgage Premium, no more than twelve percent ownership in Catoctin Title Partners, LLC, and Community Title Network, LLC, an independently owned settlement company. Because of these relationships, this referral may provide Broker a financial or other benefit.
Set forth below is the estimated charge or range of charges for the settlement services listed. You are <b>NOT</b> required to use the listed providers as a condition for purchase, sale, or refinance of the subject property. <b>THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATE FOR THESE SERVICES.</b>
<b>LENDER CHARGES</b> MOTTO MORTGAGE PREMIUM charges fees which may include discount points and/or lender origination charges. The charges and fee will depend on the loan product and interest rate you choose and may be expressed as a flat fee or a percentage of the loan amount Estimated ranges for these charges are provided below. Please consult with your lender for a list of applicable charges.
Motto Mortgage Premium Mortgage Brokerage Services 0% to 2.75%
<u>TITLE INSURANCE CHARGES</u> <u>Title Insurance Fees provided by Catoctin Title Partners, LLC</u> :
Owner's Title Insurance Policy: Estimated charges for Enhanced Coverage calculated per Thousand Dollars (per \$1,000) of sales price as follows:
<u>Maryland</u>
First \$250,000 \$ 6.15 \$250,001-\$500,000 \$ 5.25 \$500,001-\$1,000,000 \$ 4.50 \$1,000,001-\$5,000,000 \$ 3.55
Additional charges Simultaneous issue of Lenders' Title Insurance Policy is \$200.00 per Loan Policy Insured Closing Protection Letter is \$45.00 per Loan Policy.
Estimated owners' title insurance premiums (per \$1,000 of sales price) are provided above for "enhanced" coverage. Other options may be available, including less comprehensive "standard" coverage and a "reissue rate," which could reduce your charges
Settlement Fees provided by Community Title Network, LLC:
Buyer Settlement Fees: \$800- \$1,100 Seller Settlement Fees: \$450 -\$850
Additional service fees charged by $3^{\rm rd}$ party vendors for Title Abstracts generally range from \$110-\$300 and for Location Surveys generally range from \$250-\$600.
ACKNOWLEDGMENT  I/we have read this disclosure form, and understand that RE/MAX Results is referring me/us to purchase the above-described settlemen service(s) and may receive a financial or other benefit as the result of this referral.

Signature

/ \_\_\_\_\_ Date

Signature

/ \_\_\_\_\_ Date