Welcome To

34 Sugarberry Drive Ridgely Forest

















Why wait for new contruction? This super clean 2 1/2 year old home with 2 car attached garage in Ridgely Forest is move-in ready! Gorgeous 4 bedroom, 2 1/2 bath twin home on corner lot backing to trees, in convenient location close to major routes, shopping, dining and boating. Enter into the bright and spacious living room/kitchen combo with upgraded kitchen cabinets, stainless steel appliances, island with sink, pantry and slider to composite rear deck. Upstairs you will find 4 spacious bedrooms including the owner's suite with full bath, another full bath and 2nd floor laundry. Large unfinished basement with egress and rough-in for future bath. Upgraded Luxury Vinyl Plank flooring throughout. Water filter, water softner (owned), solar panels (owned), gutter guards and all appliances are included.

Patterson-Schwartz Real Estate
Nancy Husfelt-Price
Team Landon
302-218-4192 direct
302-733-7000 office
nhusfeltprice@gmail.com
landon.psre.com





PROPERTY DESCRIPTION

Active



\$378,990

34 Sugarberry Drive, Elkton, MD, 21921

 MLS #:
 MDCC2012158
 Beds:
 4

 Type:
 Residential
 Baths:
 2 / 1

Struct Type: Twin/Semi-Detached YearBuilt: 2021 / Estimated

Style:ColonialNewConstr:NoLvls/Stories:2Basement:YesOwnership:Fee SimpleCentral Air:Yes

LOCATION

County: CECIL School District: Cecil County Public Schools

MLS Area:Cecil County (42700)High School:North EastSubdiv/Neigh:Ridgely ForestMiddle School:North EastIn City Limits:YElementary School:North East

Yes

ASSOCIATION / COMMUNITY INFO

Senior Community: No HOA: Yes HOA Fee: \$40 / Monthly Condo/Coop: No Assoc Fee Incl: Common Area Maintenance HOA Name:

Ridgely Forest HOA Assoc Amenities: Common Grounds, Pool - Outdoor

Garage:

TAXES AND ASSESSMENT

Tax ID#: 08-05-139464 Tax Annual/Year: \$4,758 / 2023 City/Town Tax: \$1,423 County Tax: \$3,275 Tax Assessment: \$296,500

ROOMS BED BATH Living Room: Main 17 x 26 Flooring - Luxury Vinyl Plank Main: 1 part Kitchen: Main 20 x 13 Flooring - Luxury Vinyl Plank, Island, Upper 1: 4 2 full Kitchen - Electric Cooking, Pantry, Walk-In Closet(s) Primary Bedroom: Upper 1 13 x 14 Attached Bathroom, Ceiling Fan(s), Double Sink, Flooring - Luxury Vinyl Plank, Walk-In Closet(s) Bedroom 2: Upper 1 10 x 10 Flooring - Luxury Vinyl Plank, Walk-In

Closet(s)

Bedroom 3: Upper 1 11 x 10 Ceiling Fan(s), Flooring - Luxury Vinyl

Plank, Walk-In Closet(s)

Bedroom 4: Upper 1 11 x 10 Ceiling Fan(s), Flooring - Luxury Vinyl

Plank, Walk-In Closet(s)

BUILDING INFORMATION

Property Condition: Excellent AboveGrFinSF: 1,660 / Assessor Total Finished SF: 1,660 / Total SF: 1,660 / Foundation: Concrete Perimeter Basement: Rough Bath Plumb, Unfinished Constr Materials: Vinyl Siding Flooring Type: Ceramic Tile, Luxury Vinyl Plank

LOT AND PARKING

Lot Acres/SQFT: 0.09a / 3,790sf / Estimated Zoning: TH Federal Flood Zone: No Ground Rent: No Lot Features: Backs to Trees Parking: Attached Garage, Driveway | Paved Parking | Garage - Front Entry, Garage Door Opener | Attached Garage Spaces: 2 | Driveway Spaces: 2

INTERIOR FEATURES

Ceiling Fan(s), Combination Kitchen/Living, Kitchen - Eat-In, Kitchen - Island, Pantry, Recessed Lighting, Walk-in Closet(s), Window Treatments | No fireplace | Built-In Microwave, Dishwasher, Disposal, Dryer, Oven/Range - Electric, Refrigerator, Stainless Steel Appliances, Washer, Water Heater | Laundry: Upper Floor | Door: Sliding Glass | Accessibility Features: None

EXTERIOR FEATURES

Exterior Lighting | Patio/Porch: Deck(s) | Community Pool: Yes, In Ground

UTILITIES

Cooling: Central A/C, Heat Pump(s), Electric | Heating: Heat Pump - Electric BackUp, Electric | Electric: 200+ Amp Service, Circuit Breakers | Hot Water: Electric | Water Source: Public | Sewer: Public Sewer

GREEN FEATURES

Energy Generation: PV Solar Array(s) Owned

REMARKS

Public: Why wait for new construction? This super clean 2 1/2 year old home with 2 car attached garage in Ridgely Forest is move-in ready! Gorgeous 4 bedroom, 2 1/2 bath twin home on corner lot backing to trees, in convenient location close to major routes, shopping, dining and boating. Enter into the bright and spacious living room/kitchen combo with upgraded kitchen cabinets, stainless steel appliances, island with sink, pantry and slider to composite rear deck. Upstairs you will find 4 spacious bedrooms including the owner's suite with full bath, another full bath and 2nd floor laundry. Large unfinished basement with egress and rough-in for future bath. Upgraded Luxury Vinyl Plank flooring throughout. Water filter, water softner (owned), solar panels (owned), gutter guards and all appliances are included. Call today to schedule your private tour.

Inclusions: Refrigerator, Washer, Dryer, Water Filter, Water Softner, Solar Panels and Gutter Guards

Exclusions: Master Bedroom Curtains



For More Information Contact:

Nancy Husfelt-Price

Team Landon

Office:

Fax:

 Direct:
 302-733-7093

 Cell:
 302-218-4192

 e-mail:
 nprice@psre.com

Information set forth is deemed reliable, but there is no guarantee as to its accuracy and no warranties are made.

302-733-7000

302-733-7046

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34 Sugarberry Drive

34 Sugarberry Drive, Elkton



Living Room



Living Room



Kitchen



Kitchen



Kitchen

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Information set forth is deemed reliable, but there is no guarantee as to its accuracy and no warranties are made.

Kitchen

34 Sugarberry Drive, Elkton



Kitchen



Kitchen Eat-in Area



Powder Room



Primary Bedroom



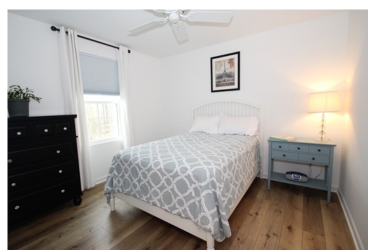
Primary Bath

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Information set forth is deemed reliable, but there is no guarantee as to its accuracy and no warranties are made.

Bedroom

34 Sugarberry Drive, Elkton



Bedroom



Bedroom



Hall Bath



2nd Floor Laundry



Basement with egress & bath rough-in

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Rear of home

34 Sugarberry Drive, Elkton



Rear of home



Composite Deck



Aerial View



Aeiral View of the Owned Solar Panels



34 Sugarberry Drive

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34 Sugarberry Drive, Elkton



Yard

Information set forth is deemed reliable, but there is no guarantee as to its accuracy and no warranties are made.

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

UPON EXECUTION BY BUYER	R AND SELLER, THIS DOCUMEN	IT WILL BECOME AN <u>ADDENDUM</u>	TO THE CONTRACT OF SALE
SELLER'S DISCLOSURE ma	ade on •	ADDENDUM to Contract of S	ale dated
between Buyer _Alan Schwarze	el and Mary Brenneman		
and Seller Patterson-Schwartz-	Newark		
for Property known as 34 Sug			*
detectors (and, carbon monoxi personal property, whether ins Alarm System Ceiling Fan(s) # 3 Central Vacuum Clothes Dryer Clothes Washer Cooktop Dishwasher Drapery Curtain Rods Draperies/Curtains Electronic Air Filter Exhaust Fan(s) # ADDITIONAL INCLUSIONS (SPEC	Exist. W/W Carpet Fireplace Screens/Doors Fireplace Equipment Freezer Furnace Humidifier Garage Opener(s) # Garage remote(s) # Garbage Disposal Hot Tub, Equipment & Cover Intercom Microwave IFY): Sold A LANGLE G	Refrigerator(s) # / W/ Ice Maker(s) # / Satellite Dish Screens Shades/Blinds Storage Shed(s) # Storm Doors Storm Windows	TV Antenna Trash Compactor Wall Mount TV Brackets Wall Oven(s) # Water Filter Water Softener Window A/C Unit(s) # Window Fan(s) # Wood Stove
2. LEASED ITEM(S) INCLUDED Fuel Tank(s) Solar Panels Alarm System Water Treatment System ADDITIONAL TERMS AND/OR INF 3. UTILITIES. WATER, SEWAGE Water Supply	FORMATION REGARDING LEASE	OtherOtherOtherOther	
Sewage Disposal Public Heating Gas Hot Water Gas Air Conditioning Gas Utility Service Providers:	Septic Other Electric Oil Electric Oil Electric	OtherOther	
All other ter	ms and conditions of the Co	ntract of Sale remain in full for	ce and effect.
Buyer Signature	Date	Seller Signature	Date,
Buyer Signature	Date	Seller Signature	Date
R and a			(GELLI HOUSE) GPFGRIUNITY

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address: 34 Sugarberry Drive, Elkton, MD 21921	
Legal Description: Lot 3042087 Acre - 34 Sugarberry Drive - Ridgely Forest	
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 §13-207(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
- 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 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? 2 TEARS

Property System:	Water, Sewag	e, Heating & Air	Conditioning	(Answer all that apply)		
Water Supply	Publi		☐ Well	☐ Other		
Sewage Disposal	✓ Publi	ic	☐ Septic Sys	tem approved for(#	bedrooms) Other Type	
Garbage Disposal	☑ Yes	□ No				
Dishwasher .	☑ Yes	□No	/			
Heating	☐ Oil	■ Natural Gas	☑ Electric	☐ Heat Pump Age	☐ Other	
Air Conditioning	☐ Oil	☐ Natural Gas	Electric	☐ Heat Pump Age	☐ Other	
Hot Water	☐ Oil	□ Natural Gas	☑Electric Ca	pacity <u>36</u> Age 2	Other	

Please indicate your actual knowledge with respect to the following:

1. Foundation: Any settlement Comments:	or other problems	s?	☐ Yes	□ No	Unknown
2. Basement: Any leaks or ev Comments:	idence of moisture	e? Yes 1	No Unknown	☐ Does Not App	oly
3. Roof: Any leaks or evidence Type of Roof:		□ \ Age	Yes 🔲 N	lo 🗖 Ur	ıknown
Comments:					
Is there any existing f	ire retardant treate	ed plywood?	☐ Yes	□ No	□ Unknown
Comments:					
4. Other Structural Systems, in Comments:					
Any defects (structura	ıl or otherwise)?	☐ Yes	□No	☐ Unknown	
Comments:		1'4' 0	☐ Yes	□No	Unknown
5. Plumbing system: Is the sy Comments:			⊔ Yes	□ NO	Olikilowii
6. Heating Systems: Is heat su Comments:	applied to all finisl	hed rooms?	☐ Yes	□No	☐ Unknown
Is the system in opera	_		☐ Yes	□No	☐ Unknown
Comments:	s cooling supplied	to all finished roo	oms?□Yes □ No	□ Unknown □ D	Poes Not Apply
Comments:	, cooming aupprieu	to all fillished for			- · ·
Is the system in opera	ting condition? [JYes □ No □] Unknown □ D	oes Not Apply	
Comments:				F1 7	
8. Electric Systems: Are there :		n electrical fuses, o Unknown	circuit breakers, ou	tlets or wiring?	
Comments:				tz Car	
8A. Will the smoke alarms p			power outage? □	Y es ∐No	
Are the smoke alarms over 1 If the smoke alarms are batte	U years old? LI Y	es LI No	nor registant units	incorporating a s	ilence/hush hutton whi
li the smoke alarms are batte long-life batteries as required	ery operateu, are Lin all Maryland	Homes by 2018?	Per resistant units PDVes DNo	s incorporating a s	nence/nusir button, win
Comments:	i ili ali iviai yiand	fidines by 2010.	LI C3 LI 10		
9. Septic Systems: Is the septi	ic system function	ing properly?	Yes No U	Unknown Doe	es Not Apply
When was the system	last pumped? D	ate	□Unknown		** -
Comments:					
10. Water Supply: Any proble	em with water sup	ply?	Yes \B	No 🔲 Ut	nknown
Comments:					
Home water treatmen	t system:	☐ Yes	□ No	□ Unknown	
Comments:					
Fire sprinkler system:	Yes	□No	☐ Unknown	☐ Does Not A	Apply
Comments:					
Are the systems in op	erating condition?)	□Yes	□No	☐ Unknown
Comments:					
11. Insulation:					
In exterior walls?	☐ Yes	☐ No	□Unknown		
In ceiling/attic?	□Yes	□ No	☐ Unknown		
In any other areas?	☐ Yes	□ No	Where?		2
Comments:					
12. Exterior Drainage: Does v		property for more Unknown	than 24 hours after	er a heavy rain?	
Comments					
Are gutters and down	spouts in good rep	oair? 🗆 Yes	□No	□ Unknown	
Comments:					

13. Wood-destroying insects: Comments:	Any infestation a	and/or prior damage?	☐ Yes	□No	☐ Unknown	
Any treatments or rep Any warranties? Comments:	☐ Yes	□ No	☐ Unknown☐ Unknown			
14. Are there any hazardous or underground storage tanks, or o ☐ Yes ☐ No	other contaminati		limited to, licens	sed landfills, as	bestos, radon gas, lead-based	paint,
If yes, specify below Comments:						
15. If the property relies on the monoxide alarm installed in the ☐ Yes ☐ No	e property? Unknown					
Comments:						
16. Are there any zoning viola unrecorded easement, exce ☐ Yes ☐ No ☐ Un	ept for utilities, o	ming uses, violation o n or affecting the prop	f building restrict erty?	tions or setback	requirements or any recorde	d or
If yes, specify below Comments:						
16A. If you or a contractor h	ave made impro	ovements to the prop	erty, were the re	equired permit	s pulled from the county or	· local
permitting office?					x	
17. Is the property located in a	flood zone, cons		l area, Chesapeal	ke Bay critical a	rea or Designated Historic D	istrict?
☐ Yes Comments:				, speetry below		
-	□ No	Unknown	If yes	, specify below	e of community association?	
Comments:						
19. Are there any other material Yes Comments:	□ No	☐ Unknown			he property?	
NOTE: Seller(s) may wis	sh to disclose t	the condition of oth	ner buildings o		ty on a separate	
RESIDENTIAL PROPER	CTY DISCLO	SURE STATEME.	NI.			
The seller(s) acknowledge complete and accurate as	of the date sig	med. The seller(s)	further ackno	wledge that t	omments, and verify that hey have been informed	ıt it is l of
their rights and obligation Seller(s)					ate	
Seller(s)				Da	ate	
The purchaser(s) acknowled have been informed of the	ledge receipt of	of a copy of this dis	sclosure staten 10-702 of the	nent and furt Maryland R	her acknowledge that the eal Property Article.	ey
Purchaser				D	ate	
Purchaser				D	ate	

>

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 the seller(s) have actual knowledge of any latent defects? ☐ Yes ☐	If yes, specify:
Seller Mary treunemon Seller Huf Schwaft	Date
The purchaser(s) acknowledge receipt of a copy of this disclaimer statement a have been informed of their rights and obligations under §10-702 of the Mary	and further acknowledge that they land Real Property Article.
Purchaser	Date
Durchager	Date



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

Р	roperty Address: 34 Sugarberry Drive, Elkton, MD 21921
S	ELLER/LANDLORD REPRESENTS AND WARRANTS, INTENDING THAT SUCH BE RELIED UPON REGARDING THE ABOVE ROPERTY, THAT (SELLER/LANDLORD TO INITIAL APPLICABLE LINE): housing was constructed prior to 1978 <u>OR</u> date of construction is uncertain.
di di se pi	EDERAL 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 operty 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 eveloping lead poisoning if not managed properly. Lead poisoning in young children may produce permanent neurological damage, including learning sabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The eller/landlord of any interest in residential real property is required to disclose to the buyer/tenant the presence of known lead-base paint hazards and to evide the buyer/tenant with any information on lead-based paint hazards from risk assessments or inspections in the seller's/landlord's possession. A nant must receive a federally approved pamphlet on lead poisoning prevention. It is recommended that a buyer conduct a risk assessment or inspection repossible lead-based paint hazards prior to purchase.
S	eller's/Landlord's Disclosure
(8	Presence of lead-based paint and/or lead-based paint hazards (initial (i) or (ii) below): (i)/ Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).
\(\alpha_{(k)}	(ii) ///////////////////////////////////
	(i)/ Seller/Landlord has provided the purchaser/tenant with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).
X	(ii) Mediandlord has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
В	uyer's/Tenant's Acknowledgment (initial)
(0)/Buyer/Tenant has received copies of all information listed in section (b)(i) above, if any.
(0)/ Buyer/Tenant has received the pamphlet Protect Your Family from Lead In Your Home.
<u>(e</u>	<u>e) Buyer</u> has (initial (i) or (ii) below):
	(i)/ received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for 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 presence of lead-based paint and/or lead-based paint hazards.
A	gent's Acknowledgment (initial)
(f	Agent has informed the Seller/Landlord of the Seller's/Landlord's obligations under 42 U.S.C. 4852(d) and is aware of his/her sponsibility to ensure compliance.
Т	retification of Accuracy the following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have revided is true and accurate.
Š	eller/Landiord Date Buyer/Tenant Date
C	Date Buyer/Tenant Date
5	eller's/Landlord's Agent Date Buyer's/Tenant's Agent Date
	10/17



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 Alan Schwarzel and Mary Brenneman	
for Property known as 34 Sugarberry Drive, Elkton, MD 21921	

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 13-207of 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
 - 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.

20/10/11		Mas Maneuge	AD/7/24
Buyer's Signature	Date	Seller's Signature	Date 9/1/34
Buyer's Signature	Date	Seller's Signature	Date 3 7 24
Agent's Signature	Date	Agent's Signature	Date

Page 2 of 2 1/23

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ADDENDUM TO CONTRACT OF SALE HAZARDOUS WASTE SITES - CECIL COUNTY, MARYLAND

	DENDUM to Contract of Sale ("the Contract"), by and between LLER(S): Alan Schwarzel and Mary Brenneman	
	YER(S):	
PR	OPERTY: 34 Sugarberry Drive, Elkton, MD 21921	
HA IS I IS DU	IE PURPOSE OF THIS ADDENDUM IS TO NOTICE AZARDOUS WASTE SITES IN CECIL COUNTY, AS THE NOT INTENDED TO IMPLY THAT THE PROPERTY BE NOT IN CLOSE PROXIMITY TO ANY SUCH HAZARITY TO INVESTIGATE SUCH MATTER TO BUYERS' SA	RE ARE IN MOST COUNTIES. THIS ING PURCHASED BY BUYERS IS OR DOUS WASTE SITE. IT IS BUYERS' TISFACTION.
1.	Notice to Buyer. The United States Environmental Protect Department of the Environment ("MDE") have identified proposeen impacted by materials that are hazardous to human health be in close proximity to the Property. Information regarding MDE at the following websites: www.epa.gov and www.mde.s	erties in Cecil County, Maryland, that have ("Sites"). One or more of such Sites may the Sites may be obtained from EPA and
2.	Acknowledgment by Buyers. Buyers understand that the Propto one or more of the Sites, and that the proximity of the Property and the health and safety of the occupants of the Property	operty to any of the Sites could affect the
3.	Investigation by Buyers. Buyers represent that Buyers have proximity to any of the Sites and are satisfied that such Sites do hazard to the health and safety of future occupants of the Prope to the Contract to make the Contract and Buyers' obligations ur such investigation by Buyers.	o not adversely affect the Property or pose a erty, OR, ii) executed a separate addendum
4.	Acceptance by Buyers. Buyers expressly assume the risk of a the Property to one or more of the Sites.	any hazards resulting from the proximity of
5.	Release of Liability. Buyers hereby release and discharge Se agents, loan officers and lenders involved in the transaction fr actions, known or unknown, now or hereafter arising, related to Sites.	om any and all liabilities, claims and legal
Bu	iyer	Date
Bu	ıyer	Date
Se Se	ler Schwagel	3/7/24 Date
-		



MARYLAND HOMEOWNERS ASSOCIATION ACT DISCLOSURES TO BUYER AND TRANSMITTAL OF DOCUMENTS

For resale of a lot within a development of ANY size

OR for the initial sale of a lot within a development containing 12 or fewer lots to a person who intends to occupy or rent the lot for residential purposes.

ADDENDUM DATED	TO CONTRACT OF SALE
BUYER(S):	-
SELLER(S): Alan Schwarzel and Mary Brenneman	
PROPERTY: 34 Sugarberry Drive, Elkton, MD 21921	
The following disclosures are provided by the Vendor ("Seller") to the Buyer who intends to residential purposes pursuant to 11B-106 of the Maryland Homeowners Association act ("the Ad	occupy or rent the lot for ct"):
(1). The lot which is the subject of the contract of sale is located within the <i>RIDGELY FOREST</i>	development known as
(2). (i). The current monthly fees or assessments imposed by the homeowners ass per month payable on a Monthly Y	ociation upon the lot are basis.
(ii). The total amount of fees, assessments, and other charges imposed by the homeow upon the lot during the prior fiscal year of the homeowners association was:	rners association
(iii). The fees, assessments or other charges imposed by the homeowners are or are not(Seller to initial applicable provision) of foregoing are delinquent, Seller to explain, giving amounts and	ssociation against the lot delinquent. If any of the dates of delinquency:
(i). The name, address, and telephone number of the management agent of the association, or other officer or agent authorized by the homeowners association members of the public, information regarding the homeowners association and development is: Name: ASPEN PROFERTY MANAGEMENT Address: 14 S MAIN ST NORTH FAST MI 2/90 Telephone: 410 620 2595 (ii). No agent or officer is presently so authorized by the homeowners association	n to provide to the
(4). Seller to initial (i) or (ii) and complete as appropriate:	
(i). Seller has actual knowledge of: (Seller to initial all which apply) A. The existence of any unsatisfied judgments or pending lawsuits achieved homeowners association: if (A) is initialed, explain:	gainst the
B. Any pending claims, covenant violations actions, or notices of defainitialed, explain:	ault against the lot. If (B) is





(i). Attached are copies of the following documents relating to the development and the homeowners association to which the Buyer shall become obligated upon becoming the owner of the lot: (Seller to initial all applicable items.) A. Articles of incorporation; B. Declaration of covenants and restrictions; C. All recorded covenants and restrictions of the primary developments, and of other related developments to the extent reasonably available; D. The bylaws and rules of the primary development, and other related developments to the extent reasonably available.
(ii). Obligations contained in the attached copies of documents: (Seller to initial any applicable provision.)
A. Are or Are Not enforceable against an owner;
B. Are or Are Not enforceable against the owner's tenants.
he information contained in this Addendum issued pursuant to Section 11B-106(b) of the Maryland Homeowners ssociation Act is based on the Seller's actual knowledge and belief and is current as of the date hereof. eller hereby acknowledges that Seller has provided all information necessary to complete this Addendum, in compliance ith the Act, and that Seller has reasonable grounds to believe and does believe, after reasonable investigation, that the
formation and statements herein provided to Buyer are true and that there is no omission to state a material facteressary to make the statements not misleading.
Mere Bremenaer 1/6/24 Seller Date Date
uyer hereby acknowledges that Buyer, on the date indicated below, has received all of the disclosures contained herein cluding attachments as indicated, and that Seller has fully complied with the disclosure requirements of the Act.
uyer Date Buyer Date



MARYLAND HOMEOWNERS ASSOCIATION ACT NOTICE TO BUYER

For resale of a lot within a development of ANY size

OR for the initial sale of a lot within a development containing 12 or fewer lots, to a person who intends to occupy or rent the lot for residential purposes.

ADDENDUM DATED	TO CONTRACT OF SALE	
BUYER(S):		
SELLER(S): Alan Schwarzel and Mary Brenneman		
PROPERTY: 34 Sugarberry Drive, Elkton, MD 21921		

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

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

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

(2). Fees:

- (i). The current monthly fees or assessments imposed by the homeowners association upon the lot:
- (ii). The total amount of fees, assessments, and other charges imposed by the homeowners association upon the lot during the prior fiscal year of the homeowners association; and
- (iii). A statement of whether any of the fees, assessments, or other charges against the lot are delinquent;
- (3). The name, address, and telephone number of the management agent of the homeowners association, or other officer or agent authorized by the homeowners association to provide to members of the public, information regarding the homeowners association and the development, or a statement that no agent or officer is presently so authorized by the homeowners association;
- (4). A statement as to whether the owner has actual knowledge of:
 - (i). The existence of any unsatisfied judgments or pending lawsuits against the homeowners association; and
 - (ii). Any pending claims, covenant violations actions, or notices of default against the lot; and





(5). A copy of:

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

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

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

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

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

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

		mare Brenneman 1/6/20	4
Buyer	Date	Seller	ate
Buyer	Date	Seller D	o /2 y Date



SOLAR PANEL ADDENDUM TO EXCLUSIVE RIGHT TO SELL RESIDENTIAL BROKERAGE AGREEMENT

Sel	DENDUM datedto Exclusive Right to Sell Residential Brokerage Agreement between er Alan Schwarzel and Mary Brenneman Broker Patterson-Schwartz-Newark		
for	Property known as 34 Sugarberry Drive, Elkton, MD 21921		
	ACKNOWLEDGMENT OF SOLAR SYSTEM ON THE PROPERTY. Seller discloses that the Property contains a solar panel system ("Solar System") manufactured by the following solar energy company:		
	Solar System Manufacturer: Solar ENERGY WORLS Phone: 410 375 1900, 410579 2009 Address: 14880 SWEITZER LANE LANE LANE LANE LANE LANE LANE LANE		
2.	OWNERSHIP. The Seller owns MOR does not own □the Solar System.		
3.	LESSOR/LIENHOLDER. The term "Lessor," as used herein, shall refer to the company that leases the Solar System to Seller, or the servicer of the unpaid loan used by Seller to purchase the Solar System.		
4.	FINANCING. In the event Seller does not own the Solar System, Seller acknowledges that the Solar System is subject to a ☐ lease OR ☐ power purchase agreement OR ☐ unpaid loan. Payments under such lease, agreement, or loan are payable to:		
	Lessor: N/A		
	Phone:		
	Address:Email Address:		
5.	FEES. The present fee, if applicable, is \$ per with a current outstanding balance of approximately \$		
	A transfer fee in the amount of \$\(\sigma\) ("Transfer Fee) will be charged by the Lessor upon transfer of the property from Seller to Buyer. Any such Transfer Fee is payable by: \[\sigma\) Seller OR \[\sigma\) Buyer.		
	If any additional fees or increases in costs are known to Seller, please provide an explanation of any such fees and/or costs, including the date upon which any such increase would take effect:		
6.	SOLAR SYSTEM DOCUMENTS. Copies of any documentation pertaining to the Solar System are attached and shall be provided to Buyer pursuant to the terms of the Solar Panel Addendum to the Residential Contract of Sale. (Seller to initial):		
7.	SOLAR SYSTEM WARRANTY TRANSFER. Seller acknowledges that there is ☒OR is not ☐ a solar system warranty. In the event that there is a solar system warranty, Seller acknowledges that it is ☒OR is not ☐ transferrable.		
3	1011 Br. 1000 000 1/6/24		
Se	Broker (Company Name)		
Se	Date Broker or Authorized Representative Date		
Γ			



NOTICE AND DISCLOSURE OF DEFERRED WATER AND SEWER CHARGES

Contract of Sale between Bu	yer			
and Seller Alan Schwarzel and Mary Brenneman				
for Property known as 34 Sug	arberry Drive, Elkton, MD	21921		
Pursuant to Section 14-117(a)(applies to the resale of residen water and sewer charges have	5) of the Real Proper tial real property that i been established by	ty Article of the Annotated Code of Maryland, the following Notice s served by public water or wastewater facilities for which deferred a recorded covenant or declaration. This law does not apply in a nt that is substantially similar to the disclosure requirements		
NOTICE REQUIRED BY	MARYLAND LAW R	EGARDING DEFERRED WATER AND SEWER CHARGES		
OF INSTALLING OR MAINTAL WASTEWATER FACILITIES C PAYABLE (annually, quarterly UNTIL (DATE) 12/306/	NING <u>DURING CONS</u> ONSTRUCTED BY TH y, monthly, etc.) <u>A M</u>			
TO (NAME & ADDRESS) HA	LP RIBGELY W	ATER+SOWER UTILITY CO, LLC		
(HEREAFTER CALLED "LIEN	MOIDED"	SMILLS MS 21117 410-653-3400 X277		
(HEREAFTER CALLED LIEN	HOLDER).			
ASCERTAINED BY CONTAC	TING THE LIENHO LIENHOLDER AND E	R A DISCOUNT FOR EARLY PREPAYMENT, WHICH MAY BE OLDER. THIS FEE OR ASSESSMENT IS A CONTRACTUAL EACH OWNER OF THIS PROPERTY, AND IS NOT IN ANY WAY A Y IN WHICH THE PROPERTY IS LOCATED.		
rescission, Buyer is a If any deposits are h under this law shall Professions Article o days after Seller provi (b) After settlement, Selle unless Seller was ne	uyer is entitled to res lso entitled to the ful eld in trust by a lice comply with the pr f the Annotated Cod ides to Buyer written er shall be liable to Buyer charged a fee or	cind in writing the sales contract without penalty or liability. On I return of any deposits made on account of the sales contract. nsed real estate broker, the return of the deposits to a Buyer rocedures under § 17-505 of the Business Occupations and e of Maryland. Buyer's right of rescission shall terminate five notice in accordance with this requirement; and uyer for the full amount of any fee or assessment not disclosed, assessment to defray the costs of public water or wastewater the developer, or a subsequent assignee.		
All other terms	and conditions of th	ne Contract of Sale remain in full force and effect.		
		mare Brennenca 1/6/24		
Buyer Signature	Date	Seller Signature Date		
Buyer Signature	Date	Seller Signature Date		

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