IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

SECURITIES AND EXCHANGE)
COMMISSION,)
)
Plaintiff,)
)
v.)
)
KEVIN B. MERRILL, et al.,)
)
Defendants.)

Case No.: 1:18-cv-02844-RDB

<u>RECEIVER GREGORY S. MILLIGAN'S MOTION FOR AUTHORIZATION OF SALE</u> OF REAL PROPERTY LOCATED AT 531 HAMPTON LANE, TOWSON, MD 21286

This Motion for Sale of Real Property ("<u>Sale Motion</u>") seeks authorization to sell real property located at 531 Hampton Lane, Towson, MD 21286 (the "<u>Real Property</u>"). If you oppose the sale identified in this Sale Motion, you should immediately contact the undersigned counsel for Receiver Gregory S. Milligan (the "<u>Receiver</u>"). If you and the Receiver cannot agree, you must file a written objection to the proposed sale within thirty (30) days of the filing of this Sale Motion. Your objection must state why the proposed sale should not be approved by the Court and whether the objecting party has a proposed buyer willing to purchase the Real Property for an amount that exceeds the Purchase Price set forth below. If no party files a timely objection, the proposed sale may be approved by the Court without a hearing, thereby authorizing the Receiver to close the sale as soon as practicable.

Receiver Gregory S. Milligan, with the consent of the Securities and Exchange

Commission (the "SEC") and the Office of the United States Attorney (the "U.S. Attorney's

Office") respectfully files this Sale Motion for authorization to sell the real property located at

531 Hampton Lane, Towson, MD 21286 (the "Real Property"), pursuant to the approved

procedures for the sale of the residential real property held by the Receiver. See Dkt. No. 137.

The facts and circumstances supporting this Sale Motion are set forth in the Declaration of

Gregory S. Milligan (the "<u>Milligan Declaration</u>"), which is attached hereto as **Exhibit A**. In further support of this Sale Motion, the Receiver states as follows:

I. BACKGROUND

1. On March 8, 2019, the Receiver filed the Motion for Approval of Procedures for Sale of Real Property and Retention of Sotheby's International Realty, Inc. as Broker (the "<u>Sotheby's Motion</u>") to obtain Court approval to market and sell the real property in the Receivership Estate. *See* Dkt. No. 107.

2. Defendant Kevin B. Merrill ("<u>Merrill</u>") and Relief Defendant Amanda Merrill ("<u>Amanda Merrill</u>") consented to the Sotheby's Motion. *See* Dkt. Nos. 116 and 117.

3. Defendant Jay Ledford opposed the Sotheby's Motion. *See* Dkt. No. 115.

4. On April 23, 2019, the Court entered an Agreed Order on the Sotheby's Motion (the "<u>Agreed Order</u>") with respect to certain real property owned or purchased by Merrill and/or Amanda Merrill (the "<u>Merrill Real Property</u>"), which established the procedures for the sale of the Merrill Real Property (the "Real Property Sales Procedures"). *See* Dkt. No. 137.

5. The Real Property is one of the Merrill Real Properties that was approved for marketing and sale by the Court, and title is held in the name of Amanda Merrill. *See* Dkt. No. 137.

Pursuant to the Real Property Sales Procedures, the Receiver retained Sotheby's International Realty, Inc. ("Sotheby's") and began marketing the Real Property for sale. See Milligan Declaration at ¶ 6.

7. The home on the Real Property was built in 1952. After Merrill and Amanda Merrill purchased the Real Property, they effectively gutted the interior of the home for complete renovation. At the time this SEC case was filed, those renovations were only partially

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complete. Significant work remains before the Real Property is habitable. See Milligan Declaration at \P 7.

8. The initial listing price for the Real Property was \$306,000.00. *See id.* at ¶ 8.

9. After diligently marketing the Real Property, Sotheby's received an offer from Next One LLC (the "<u>Buyer</u>") to purchase the Real Property for \$295,000.00 (the "<u>Purchase</u> <u>Price</u>"). *See id.* at ¶ 9. A copy of the Residential Contract of Sale (the "<u>Contract</u>") is attached as **Exhibit 1** to the Milligan Declaration.

10. The Purchase Price is not contingent upon inspections or the sale of any current home owned by the Buyer. *See id.* at \P 10.

11. Pursuant to the Real Property Sales Procedures, the Receiver believes a private sale of the Real Property pursuant to the terms of the Contract will yield a higher return than a public auction. *See id.* at \P 11.

12. Pursuant to 28 U.S.C. § 2001, the Receiver obtained three appraisals of the Real Property from disinterested appraisers. *See id.* at \P 12.

13. The first appraisal was performed by Jordan May of Classic Appraisal Services (the "<u>May Appraisal</u>"), which concluded the present market value of the Real Property was 323,000.00 as of May 28, 2019. *See id.* at ¶ 13. A copy of the May Appraisal is attached as **Exhibit 2** to the Milligan Declaration.

14. The second appraisal was performed by Adam J. Bolling of Appraisal Concepts, Inc. (the "<u>Bolling Appraisal</u>"), which concluded the present market value of the Real Property was \$295,000.00 as of May 27, 2019. *See id.* at ¶ 14. A copy of the Bolling Appraisal is attached as **Exhibit 3** to the Milligan Declaration.

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15. The third appraisal was performed by Herbert L. Hosford, III, of Four Corners Appraisal Group (the "<u>Hosford Appraisal</u>") (the May Appraisal, Bolling Appraisal, and Hosford Appraisal are collectively, the "<u>Appraisals</u>"), which concluded the present market value of the Real Property was \$300,000.00 as of May 29, 2019. *See id.* at ¶ 15. A copy of the Hosford Appraisal is attached as **Exhibit 4** to the Milligan Declaration.

16. The Purchase Price for the sale proposed by the Receiver herein is within the range of appraised values of the Real Property. *See id.* at \P 16.

17. The Receiver believes that the sale of the Real Property to the Buyer at this time pursuant to the terms of the Contract is in the best interest of the Receivership Estate¹ to maximize the recovery and preservation of Receivership Assets. *See id.* at ¶ 17.

18. If approved by the Court, the proposed 6% commission of \$17,700.00 (the "<u>Commission</u>") would be paid 50% to Sotheby's and 50% to the Buyer's broker and out of the Purchase Price at closing. *See id.* at ¶ 18.

19. Additionally, if approved by the Court, Sotheby's would also receive an administrative fee of \$495.00 (the "<u>Administrative Fee</u>") to be paid out of the Purchase Price at closing. *See id.* at ¶ 19.

20. Finally, if approved by the Court, the sale of the Real Property would also incur customary closing costs for taxes and other government fees in the approximate amount of \$14,654.47 to be paid at closing out of the Purchase Price. *See id.* at \P 20. A copy of the draft Settlement Statement is attached to the Milligan Declaration as **Exhibit 5**.

¹ Capitalized terms herein shall have the same meaning as used in the First Amended Order Appointing Temporary Receiver (the "<u>Receivership Order</u>") (Dkt. No. 62) unless otherwise noted.

II. REQUESTED RELIEF

21. The Receiver seeks Court authorization to sell the Real Property to the Buyer for the Purchase Price and pursuant to the other terms and conditions described in this Sale Motion. Pursuant to the Agreed Order, the Receiver also seeks Court authorization to pay the Commission, Administrative Fee, and other customary closing costs out of the Purchase Price. *See* Dkt. No. 137 \P 6.

22. The Purchase Price is within the range of comparable sales and the opinions of present market value for the Real Property as identified in the Appraisals. *See* Milligan Declaration at \P 16.

23. The Receiver believes a private sale of the Real Property will yield a higher sale price than a public auction. *See id.* at \P 17.

24. In the Receiver's business judgment, the Commission and Administrative Fee proposed by Sotheby's is fair market value for such services and will result in a net benefit to the Receivership Estate and will reduce the administrative cost to the Receivership Estate. Pursuant to the Agreed Order, the Receiver seeks authorization to pay these fees in connection with the sale of the Real Property. If Sotheby's was required to submit fee applications, the burden of preparing those fee applications would fall on the Receiver's professionals and would increase the burden on the Receivership Estate. Accordingly, the Receiver is requesting final approval for payment of Sotheby's Commission and Administrative Fee, along with all other customary closing costs, out of the Purchase Price at closing without need of further Court approval. *See id.* at ¶ 21.

25. Pursuant to the Real Property Sales Procedures, this Sale Motion will be served on all Known Parties of Interest. As used in this Sale Motion, the term "Known Parties of

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Interest" shall mean: (i) all counsel and/or pro se parties of record who have registered to receive electronic service; (ii) all parties of record in this matter who have not registered to receive electronic service; and (iii) any individuals or entities who hold a recorded lien on the Real Property.² Any Known Parties of Interest who have registered to receive electronic service shall receive a copy of this Sale Motion through the Court's CM/ECF filing system. All other Known Parties of Interest shall receive a copy of the Sale Motion through regular U.S. Mail. The Sale Motion will act as formal legal notice of the proposed sale and will require all Known Parties of Interest with objections to the proposed sale to timely respond to this Sale Motion or be deemed to consent to the sale. The Receiver will also post a copy of this Sale Motion and proposed order on the Receiver's website for this case, *www.merrill-ledford.com*, to provide adequate notice to the public of the proposed sale.

26. Pursuant to the Real Property Sales Procedures, any party, entity, or person asserting an objection to this Sale Motion shall file its objection within thirty (30) days of the filing of the Sale Motion. In the event an objection is filed to this Sale Motion, such objecting party shall state why the proposed sale should not be approved by the Court and whether the objecting party has a proposed buyer who is willing to purchase the Real Property for an amount that exceeds the proposed Purchase Price. The Receiver's response to any objection to this Sale Motion shall be due within fourteen (14) days of the date the objection was filed with the Court. If the Receiver fails to respond to the objection, the objection shall be granted and this Sale Motion shall be denied. If the Receiver files a response, the Court may thereafter determine whether a hearing is necessary to (i) approve the sale, (ii) sustain the objection, or (iii) order a

² The Receiver obtained a title report for the Real Property, which revealed there are no recorded mortgages or other liens on the Real Property. Accordingly, there are no known lienholders to provide notice to under the Real Property Sales Procedures.

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public auction with the proposed Buyer and terms under the Sale Motion to act as a "stalking horse" bid, subject to higher and better offers.

27. Pursuant to the Real Property Sales Procedures, if no objection is filed, or if the Court approves the sale subsequent to an objection, the Receiver's sale of the Real Property shall be free and clear of all liens, claims, and encumbrances, unless the Court orders that such liens, claims, or encumbrances shall attach to the proceeds of such sale. All allowed claims shall attach to the proceeds of the sale of the Real Property without need for further Court order. If any party asserts a lien, claim, or encumbrance on the Real Property, such sale may still go forward to closing, with a determination of the extent, validity, and/or priority of the alleged lien, claim, or encumbrance to be made by the Court at a later date.

28. Pursuant to the Agreed Order, the net proceeds of the sale of the Real Property will be held in an interest-bearing account maintained by the Receiver pending final resolution of this SEC Action or further Order of this Court. Pursuant to the Agreed Order, all rights, reservations, claims, defenses, and objections of Amanda Merrill, the SEC, and the Receiver have been preserved with respect to distribution of the proceeds.

III. CONCLUSION

WHEREFORE, the Receiver respectfully requests that this Court enter an Order: (i) granting this Sale Motion; (ii) authorizing the Receiver to sell the Real Property to the Buyer free and clear of liens, claims, and encumbrances (with such liens, claims, and encumbrances, if any, to attach to the sales proceeds) for the Purchase Price and pursuant to the other terms disclosed in this Sale Motion; (iii) authorizing Sotheby's to receive the Commission at closing from the Purchase Price, which will be shared equally with the Buyer's broker, plus the Administrative

Fee; (iv) authorizing the Receiver to pay other customary closing costs out of the Purchase Price at closing; and (v) granting such other relief as the Court deems just and proper.

Date: July 26, 2019.

Respectfully Submitted,

/s/ Lynn H. Butler Lynn H. Butler, pro hac vice HUSCH BLACKWELL LLP 111 Congress Ave., Suite 1400 Austin, TX 78701 Tel: (512) 472-5456 Fax: (512) 479-1101 lynn.butler@huschblackwell.com

Brian P. Waagner, Fed. Bar No. 14954 HUSCH BLACKWELL LLP 750 17th Street, NW, Suite 900 Washington, D.C. 20006 Tel: (202) 378-2300 Fax: (202) 378-2318 brian.waagner@huschblackwell.com

Buffey E. Klein, *pro hac vice* HUSCH BLACKWELL LLP 2001 Ross Avenue, Suite 2000 Dallas, Texas 75201 Tel: (214) 999-6100 Fax: (214) 999-6170 buffey.klein@huschblackwell.com

Counsel for Receiver Gregory S. Milligan

CERTIFICATE OF SERVICE

On July 26, 2019, I electronically submitted the foregoing document with the clerk of the court of the U.S. District Court for the District of Maryland, using the electronic case filing system of the court. I hereby certify that I have served all counsel and/or pro se parties of record electronically through the Court's CM/ECF filing system for all parties who have registered to receive electronic service. Additionally, the foregoing document was served on the following parties not registered for Court's CM/ECF filing system as indicated below:

Defendant Kevin B. Merrill (via U.S. Mail):

Kevin B. Merrill Harford County Detention Center, #1335278 1030 Rock Spring Rd. Bel Air, MD 21014

Criminal Counsel for Defendant Kevin B. Merrill (via E-Mail and U.S. Mail):

Elizabeth Genevieve Oyer Office of the Federal Public Defender 100 S Charles St Ste 900 Tower II Baltimore, MD 21201 liz_oyer@fd.org

Maggie Grace Office of the Federal Public Defender 100 S Charles St, Tower II, 9th Floor Baltimore, MD 21201 maggie_grace@fd.org

Criminal Counsel for Defendant Jay B. Ledford (via E-Mail and U.S. Mail):

Harry J Trainor, Jr Trainor Billman Bennett and Milko LLP 116 Cathedral St Ste E Annapolis, MD 21401 htrain@prodigy.net

Criminal Counsel for Defendant Cameron R. Jezierski (via E-Mail and U.S. Mail):

Joseph J Aronica Duane Morris LLP 505 9th St NW Ste 1000 Washington, DC 20004 jjaronica@duanemorris.com

Criminal Counsel for Relief Defendant Amanda Merrill (via E-Mail and U.S. Mail):

Addy R. Schmitt Ian Herbert Miller & Chevalier Chartered 900 16th St NW Washington, DC 20006 aschmitt@milchev.com iherbert@milchev.com

Relief Defendant Lalaine Ledford (via U.S. Mail):

Lalaine Ledford 10512 Courtney Cove Ave. Las Vegas, NV 89144

Baltimore County Office of Law (via E-Mail and U.S. Mail):

Susan B. Dubin Baltimore County Office of Law 400 Washington Avenue Towson, Maryland 21204 sdubin@baltimorecountymd.gov

Dundalk United Methodist Church (U.S. Mail):

Dundalk United Methodist Church c/o Edward F. Mathus 6903 Mornington Road Baltimore, Maryland 21222

Lienholders, Tax Assessors, and Other Interested Parties (U.S. Mail):

Florida Community Bank, N.A. 2325 Vanderbilt Beach Road Naples, Florida 34109

Mortgage Electronic Registration Systems, Inc. PO Box 2026 Flint, Michigan 48501-2026

Collier County, Florida Tax Assessor 3291 Tamiami Trail East Naples, Florida 34112 Maryland Department of Assessments & Taxation 301 W. Preston Street Baltimore, Maryland 21201-2395

Branch Banking and Trust Company, A North Carolina Banking Corporation PO Box 1290 Whiteville, North Carolina 28472

Talbot County, Maryland Finance Office Talbot County Courthouse 11 North Washington Street, Suite 9 Easton, Maryland 21601

HSBC Bank USA, National Association, as trustee of J.P. Morgan Alternative Loan Trust 2006-A5 c/o Howard n. Bierman, Trustee c/o Select Portfolio Servicing, Inc. 3815 Southwest Temple Salt Lake City, Utah 84115

Clark County, Nevada Tax Assessor 500 S. Grand Central Parkway Las Vegas, Nevada 89155

First Financial Bank, N.A. Southlake 3205 E. Hwy. 114 PO Box 92840 Southlake, Texas 76092

Hunter Kelsey of Texas, LLC 4131 Spicewood Springs Road, Bldg. J-1A Austin, Texas 78759

Frost Bank, f/k/a The Frost National Bank c/o Michael J. Quilling Quilling, Selander Lownds, Winslett & Moser, P.C. 2001 Bryan Street, Suite 1800 Dallas, Texas 75201

The City of Colleyville, Texas c/o Victoria W. Thomas Nichols, Jackson, Dilard, Hager & Smith, L.L.P. 1800 Lincoln Plaza 500 North Akard Dallas, Texas 75201 Tarrant County, Texas Tax Assessor 100 E. Weatherford Fort Worth, Texas 76196

J Trust c/o Hillary RE. Badrow, Trustee 2801 Paramount Boulevard Amarillo, Texas 79109

Dallas Central Appraisal District 2949 N. Stemmons Freeway Dallas, Texas 75247-6195

Bozeman West PO Box 1970 15632 West Main Street Bozeman, Montana 59771-1970

Neil A. Patel 5308 Burgandy Court Colleyville, Texas 76034

TIB – The Independent BankersBank 350 Phelps Court, Suite 200 PO Box 560528i Dallas, Texas 75356-0528

Wachovia Mortgage, FSB PO Box 659548 San Antonio, Texas 78265-9548

Denton County Tax Assessor 1505 E. McKinney Street Denton, Texas 76209-4525

Potter County, Texas Tax Assessor 900 South Polk, Suite 106 Amarillo, Texas 79101

Wells Fargo Home Mortgage P.O. Box 10335 Des Moines, IA 50306 Albertelli Law Attn: Coury M. Jacocks 2201 W. Royal Lane, Suite 155 Irving, TX 75063

Samual I. White, P.C. 5040 Corporate Woods Drive, Suite 120 Virginia Beach, VA 23462

> <u>/s/ Lynn H. Butler</u> Lynn H. Butler

EXHIBIT A

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

SECURITIES AND EXCHANGE)
COMMISSION,)
)
Plaintiff,)
)
v.	
KEVIN B. MERRILL, et al.,	
Defendants.)

Case No.: 1:18-cv-02844-RDB

DECLARATION OF GREGORY S. MILLIGAN IN SUPPORT OF RECEIVER'S MOTION FOR AUTHORIZATION OF SALE OF REAL PROPERTY LOCATED AT 531 HAMPTON LANE, TOWSON, MD 21286

Gregory S. Milligan declares, pursuant to 28 U.S.C. § 1746 and under penalty of perjury,

that the following is true and correct:

- 1. My name is Gregory S. Milligan and I am of sound mind and capable of making this Declaration. I have personal knowledge of the facts stated herein and they are true and correct.
- 2. I am the Court-appointed Receiver in the civil action styled *Securities and Exchange Commission v. Kevin B. Merrill, et al.*, Case No.: 1:18-cv-02844-RDB pending in the United States District Court for the District of Maryland.
- 3. In furtherance of my duties to manage and maintain the value of the Receivership Assets,¹ I filed a Motion for Approval of Procedures for Sale of Real Property and Retention of Sotheby's International Realty, Inc. as Broker (the "<u>Sotheby's Motion</u>") (Dkt. No. 107) to obtain Court approval to market and sell the real property in the Receivership Estate.
- 4. On April 23, 2019, the Court entered an Agreed Order on the Sotheby's Motion (the "<u>Agreed Order</u>") (Dkt. No. 137) with respect to certain real property owned or purchased by Defendant Kevin B. Merrill and/or Relief Defendant Amanda Merrill (the "<u>Merrill Real Property</u>"), which established the procedures for the sale of the Merrill Real Property (the "<u>Real Property Sales Procedures</u>").

¹ Capitalized terms herein shall have the same meaning as used in the First Amended Order Appointing Temporary Receiver (the "<u>Receivership Order</u>") (Dkt. No. 62) unless otherwise noted.

- 5. The real property that is the subject of the current sale motion is located at 531 Hampton Lane, Towson, MD 21286 (the "<u>Real Property</u>") and is one of the Merrill Real Properties that was approved for marketing and sale by the Court.
- 6. Pursuant to the Real Property Sales Procedures, I retained Sotheby's International Realty, Inc. ("<u>Sotheby's</u>") and began marketing the Real Property for sale.
- 7. The home on the Real Property was built in 1952. After Merrill and Amanda Merrill purchased the Real Property, they effectively gutted the interior of the home for complete renovation. At the time this SEC Action was filed, those renovations were only partially complete. Significant work remains before the Real Property is habitable.
- 8. The initial listing price for the Real Property was \$306,000.00.
- 9. After diligently marketing the Real Property, Sotheby's received an offer from Next One LLC (the "<u>Buyer</u>") to purchase the Real Property for \$295,000.00 (the "<u>Purchase Price</u>"), which is the full listing price. A copy of the Residential Contract of Sale (the "<u>Contract</u>") is attached hereto as **Exhibit 1**.
- 10. The Purchase Price is not contingent upon inspections or the sale of any current home owned by the Buyer.
- 11. Pursuant to the Real Property Sales Procedures, I believe a private sale of the Real Property pursuant to the terms of the Contract will yield a higher return than a public auction.
- 12. Pursuant to 28 U.S.C. § 2001, I obtained three appraisals of the Real Property from disinterested appraisers.
- The first appraisal was performed by Jordan May of Classic Appraisal Services (the "<u>May Appraisal</u>"), which concluded the present market value of the Real Property was \$323,000.00 as of May 28, 2019. A copy of the May Appraisal is attached hereto as Exhibit 2.
- 14. The second appraisal was performed by Adam J. Bolling of Appraisal Concepts, Inc. (the "<u>Bolling Appraisal</u>"), which concluded the present market value of the Real Property was \$295,000.00 as of May 27, 2019. A copy of the Bolling Appraisal is attached hereto as **Exhibit 3**.
- 15. The third appraisal was performed by Herbert L. Hosford, III, of Four Corners Appraisal Group (the "<u>Hosford Appraisal</u>") (the May Appraisal, Bolling Appraisal, and Hosford Appraisal are collectively, the "<u>Appraisals</u>"), which concluded the present market value of the Real Property was \$300,000.00 as of May 29, 2019. A copy of the Hosford Appraisal is attached hereto as **Exhibit 4**.
- 16. The Purchase Price for the sale proposed herein is within the range of appraised values of the Real Property.

- 17. I believe that the sale of the Real Property to the Buyer at this time pursuant to the terms of the Contract is in the best interest of the Receivership Estate to maximize the recovery and preservation of Receivership Assets.
- 18. If approved by the Court, the proposed 6% commission of \$17,700.00 (the "<u>Commission</u>") would be paid 50% to Sotheby's and 50% to the Buyer's broker out of the Purchase Price at closing.
- 19. Additionally, if approved by the Court, Sotheby's would also receive an administrative fee of \$495.00 (the "<u>Administrative Fee</u>") to be paid out of the Purchase Price at closing.
- 20. Finally, if approved by the Court, the sale of the Real Property would also incur customary closing costs for taxes and other government fees in the approximate amount of \$14,654.47 to be paid at closing out of the Purchase Price. A copy of the draft Settlement Statement is attached hereto as **Exhibit 5**.
- 21. In my business judgment, the Commission and Administrative Fee proposed by Sotheby's is fair market value for such services, will result in a net benefit to the Receivership Estate, and will reduce the administrative cost to the Receivership Estate. Pursuant to the Agreed Order, I seek authorization to pay these fees in connection with the sale of the Real Property. If Sotheby's were required to submit fee applications, the burden of preparing those fee applications would fall on my professionals and would increase the burden on the Receivership Estate. Accordingly, I am requesting final approval for payment of Sotheby's Commission and Administrative fee, along with all other customary closing costs, at closing out of the Purchase Price without need of further Court approval.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on July <u>25</u>, 2019.

EXHIBIT 1

igiSign Verified: A880D780.3DAF-672844-花的845528600001167-2 Filed 07/26/19 Page 2 of 44

Maryland

RESIDENTIAL CONTRACT OF SALE

This is a Legally Binding Contract; If Not Understood, Seek Competent Legal Advice.

THIS FORM IS DESIGNED AND INTENDED FOR THE SALE AND PURCHASE OF IMPROVED SINGLE FAMILY **RESIDENTIAL REAL ESTATE LOCATED IN MARYLAND ONLY.**

TIME IS OF THE ESSENCE. Time is of the essence of this Contract. The failure of Seller or Buyer to perform any act as provided in this Contract by a prescribed date or within a prescribed time period shall be a default under this Contract and the non-defaulting party, upon written notice to the defaulting party, may declare this Contract null and void and of no further legal force and effect. In such event, all Deposit(s) shall be disbursed in accordance with Paragraph 20 of this Contract.

1. DATE OF OFFER: <u>07/12/2019</u>	·
2. SELLER:	Gregory S. Milligan, Receiver
3. BUYER:	Next One LLC
4. PROPERTY: Seller does sell to Bu (hereinafter "Property") known as located in Towson	yer and Buyer does purchase from Seller, all of the following described Property 531 Hampton Ln City/County, Maryland, Zip Code 21286-1313, and all rights and appurtenances thereto belonging.
5. ESTATE: The Property is being conv	eved: X in fee simple or subject to an annual ground rent, now
) payable semi-annually, as now or to be recorded among the City/County, Maryland.
6. PURCHASE PRICE: The purchase pr	Dollars (\$ 295,000).
	in the amount of Five Thousand Dollars (\$ 5,000.00) at the time of this offer. in the amount of
 (c) All Deposits will be held in escrow by (If not a Maryland licensed real escience) (d) The purchase price less any and all check or other payment acceptable to th (e) Buyer and Seller instruct broker nam X A non-interest bearing acc 	Next Step Realty estate broker, the parties may execute a separate escrow deposit agreement.) I Deposits shall be paid in full by Buyer in cash, wired funds, bank check, certified e settlement officer at settlement. ed in paragraph (c) above to place the Deposits in: (Check One)
	09/12/2019 or sooner if agreed to in writing by the parties.
Conventional Financing Addendum FHA Financing Addendum VA Financing Addendum	USDA Financing Addendum Assumption Addendum Gift of Funds Contingency Addendum Owner Financing Addendum OWNER Financing Contingency OTHER:





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dotlooo verified



Next Step Realty, 22 W. Padonia Road, Suite C-145 Timonium MD 21093 James Weiskerger

Phone: (443) 739-6724 Fax: Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

Seller

531 Hampton Lr

_10. FINANCING APPLICA	-3DAF-47A8-B588-9455286DD :18-cv-02844-RDB Docum ATION AND COMMITMENT: Buy	er agrees to make a written appli	cation for the financing as herei
described within	N/A		Date of Contract Acceptance.
If a written financing commit	ment is not obtained by Buyer within		· 10
declare this Contract null an vidence from the lender of null and void and of no furthe Contract. If Buyer has comp	the Date of Contract Acceptance: d void and of no further legal effect; Buyer's inability to obtain financing a r legal effect. In either case, the depo- lied with all of Buyer's obligations un ng, then the Release of Deposit agre	or (2) Buyer, upon written notice to as provided in Paragraph 9 of this C osit shall be disbursed in accordanc der this Contract, including those w	Contract, may declare this Contract e with the Deposit paragraph of this ith respect to applying for financing
paragraph, the Financing A election, may also apply for loan amount, term of note, in the Financing paragraph addendum to this Contract	NG: Provided Buyer timely and dili Application and Commitment para alternate financing. If Buyer, at Buyer amortization period, interest rate, d n, or any addendum to this Contr shall be deemed to have been fully secure the financing commitment as p	agraph, and the Buyer Responsit r's sole option, obtains a written cor own payment or loan program diffe act, the Financing Application an satisfied. Such alternate financing r	bility paragraph, Buyer, at Buyer's mmitment for financing in which the er from the financing as described d Commitment paragraph or any may not increase costs to Seller or
opportunity, at Buyer's sole Environmental Inspection in desires a Home Inspection	ONMENTAL INSPECTION: Buyer a e cost and expense, to condition order to ascertain the physical condi and/or Environmental Inspection cor cknowledge that Brokers, agents or s	Buyer's purchase of the Property tion of the Property or the existence atingency, such contingency must b	upon a Home Inspection and/or of environmental hazards. If Buyer e included in an addendum to this
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Inspection(s) Addenda A		Inspection(s) [
Inspection(s) Addenda A 13. INCLUSIONS/EXCLUS detectors. Certain other no property, are included if box	Buyer Buyer BIONS: Included in the purchase w existing items which may be	price are all permanently attach considered personal property, whe	Buyer Buyer ned fixtures, including all smoke other installed or stored upon the
Inspection(s) Addenda A 13. INCLUSIONS/EXCLUS detectors. Certain other no	Buyer Buyer BIONS: Included in the purchase w existing items which may be	price are all permanently attack	Buyer Buyer ned fixtures, including all smoke ether installed or stored upon the INCLUDED
Inspection(s) Addenda A 13. INCLUSIONS/EXCLUS detectors. Certain other no property, are included if box INCLUDED Alarm System	Buyer Buyer BIONS: Included in the purchase we existing items which may be below is checked. INCLUDED Exhaust Fan(s) #	price are all permanently attack considered personal property, who INCLUDED Pool, Equipment & Cover	Buyer Buyer ned fixtures, including all smoke ether installed or stored upon the INCLUDED Trash Compactor
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ADDITIONAL	INCLUSIONS ((SPECIEY)	:
ADDITIONAL	EXCLUSIONS	(SPECIFY):

14. AGRICULTURALLY ASSESSED PROPERTY: The Agricultural Use Assessment (Assessment) is a reduced property tax assessment for agricultural land. To be eligible for the Assessment, the land must be actively used for agricultural purposes. The Agricultural Land Transfer Tax (Tax) is a tax imposed under Section 13-301 et seq. of the Tax-Property Article, Annotated Code of Maryland. If the Property is assessed in the agricultural use category and the Buyer does not intend to use the Property for agricultural purposes, the Tax may become due and could be substantial. The Tax is imposed on the deed itself and must be paid before the deed can be recorded. At the time of sale, Seller shall notify Buyer in writing that the transfer may be subject to the Tax. Buyer will be responsible to pay the Tax unless the parties negotiate a different agreement. To avoid paying the Tax, Buyer must continue to use the Property for agricultural purposes and comply with the other requirements of the law. The Property, or any portion thereof, may be subject to an Agricultural Land Transfer Tax as imposed by Section 13-301 et seq. of the Tax-Property Article, Annotated Code of Maryland, by reason of the Property's having been assessed on the basis of agricultural use. The tax assessed as a result of this transfer shall be paid by seller if applicable

15. FOREST CONSERVATION AND MANAGEMENT PROGRAM: Buyer is hereby notified that this transfer may be subject to the Forest Conservation and Management Program imposed by Section 8-211 of the Tax-Property Article, Annotated Code of Maryland. Forest Conservation and Management program taxes assessed as a result of this transfer shall be paid by seller if applicable

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16. LEAD-BASED PAINT:

A. FEDERAL LEAD-BASED PAINT LAW: Title X, Section 1018, the Residential Lead-Based Paint Hazard Reduction Act of 1992 (the "Act"), requires the disclosure by Seller of information regarding lead-based paint and lead-based paint hazards in connection with the sale of any residential real property on which a residential dwelling was constructed prior to 1978. Unless otherwise exempt by the Act, the disclosure shall be made on the required federal Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards form. Seller and any agent involved in the transaction are required to retain a copy of the completed Lead-Based Paint Disclosure form for a period of three (3) years following the date of settlement. A Seller who fails to give the required Lead-Based Paint Disclosure form and EPA pamphlet may be liable under the Act for three times the amount of damages and may be subject to both civil and criminal penalties.

Buyer acknowledges by Buyer's initials below that Buyer has read and understands the provisions of Paragraph 16.A. $_{M}$ / _____ (BUYER)

B. RENOVATION, REPAIR AND PAINTING OF PROPERTY: In accordance with the Lead Renovation, Repair and Painting Rule ("RRP") as adopted by the Environmental Protection Agency ("the EPA"), effective April 22, 2010, if the improvements on the Property were built before 1978, contractor(s) engaged by Seller to renovate, repair or paint the Property must be certified by the EPA where such work will disturb more than six square feet of paint per room for interior projects; more than 20 square feet of paint for any exterior project; or includes window replacement or demolition ("Covered Work"). Before and during any Covered Work project, contractor(s) must comply with all requirements of the RRP.

A Seller who personally performs any Covered Work on a rental property is required to be certified by the EPA prior to performing such Covered Work. No certification is required for a Seller who personally performs Covered Work on the Seller's principal residence. However, Seller has the ultimate responsibility for the safety of Seller's family or children while performing such Covered Work. For detailed information regarding the RRP, Seller should visit http://www2.epa.gov/lead/renovation-repair-and-painting-program.

Buxer acknowledges by Buyer's initials below that Buyer has read and understands Paragraph 16.B.

C. MARYLAND LEAD POISONING PREVENTION PROGRAM: Under the Maryland Lead Poisoning Prevention Program (the "Maryland Program"), any residential dwelling constructed prior to 1978 that is leased for residential purposes is required to be registered with the Maryland Department of the Environment (MDE). If the Property was built prior to 1978 and is now or has been a rental property or may become a rental property in the future, a separate Maryland Lead-Based Paint Disclosure form is attached. Detailed information regarding compliance requirements may be obtained at: http://www.mde.state.md.us/programs/Land/LeadPoisoningPrevention/Pages/index.aspx.

Buyer acknowledges by Buyer's initials below that Buyer has read and understands Paragraph 16.C. $\mathcal{F}M$ / (BUYER)

17. NOTICE REGARDING DISCLOSURE OF DEFERRED WATER AND SEWER ASSESSMENTS: Pursuant to Section 14-117(a)(5) of the Real Property Article of the Annotated Code of Maryland, a contract for the resale of residential real property that is served by public water or wastewater facilities for which deferred water and sewer charges have been established by a recorded covenant or declaration shall contain a notice disclosing information about the deferred water and sewer charges. **If a Seller subject to this law fails to comply:**

- (a) Prior to settlement, Buyer is entitled to rescind in writing the sales contract without penalty or liability. On rescission, Buyer is also entitled to the full return of any deposits made on account of the sales contract. If any deposits are held in trust by a licensed real estate broker, the return of the deposits to a Buyer under this law shall comply with the procedures under § 17-505 of the Business Occupations and Professions Article of the Annotated Code of Maryland. Buyer's right of rescission shall terminate five days after Seller provides to Buyer written notice in accordance with this requirement; and
- (b) <u>After settlement, Seller shall be liable to Buyer for the full amount of any fee or assessment not disclosed,</u> <u>unless Seller was never charged a fee or assessment to defray the costs of public water or wastewater</u> <u>facilities by the developer, a successor of the developer, or a subsequent assignee</u>.

This law does *not* apply in a county that has adopted a disclosure requirement that is substantially similar to this law. (If the Property is served by public water or wastewater facilities for which deferred water and sewer charges have been established by a recorded covenant or declaration: See Notice Regarding Deferred Water and Sewer Charges.)

YM, Buyer

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Buyer acknowledges by Buyer's initials below that Buyer has read and understands Paragraph 17. $\mathcal{D}_{\mathcal{M}}$ / (BUYER)

18. ADDENDA/DISCLOSURES: The Addenda checked below,	which are hereby attached, are made a part of this Contract:
Affiliated Business Disclosure Notice	MD Non-Resident Seller Transfer Withholding Tax
X As Is	X Notice to Buyer and Seller – Maryland Residential
Back-Up Contract Addendum	Real Property Disclosure/Disclaimer Act
Cash Appraisal Contingency	Notice & Disclosure of Deferred Water & Sewer Charges
Condominium Resale Notice	On-Site Sewage Disposal System Inspection
Conservation Easement	Property Inspections
Disclosure of Licensee Status	Property Subject to Ground Rent
X Disclosure of Leased Items Addendum	Purchase Price Escalation
Disclosure of Information on Lead-Based Paint	Sale, Financing, Settlement or Lease of Other Real Estate
and/or Lead-Based Paint Hazards	Seller Contribution
First-Time Maryland Home Buyer Transfer &	Seller's Purchase of Another Property
Recordation Tax	Short Sale
Homeowners Association Notice	Third Party Approval
Kickout	Water Quality
Local City/County Certifications/Registrations	
X Local City/County Notices/Disclosure	
Maryland Lead Poisoning Prevention Program Disclosure	

Other Addenda/Special Conditions:

19. WOOD DESTROYING INSECT INSPECTION: Buyer, at Buyer's expense, (if VA, then at Seller's expense) is authorized to obtain a written report on the state regulated form from a Maryland licensed pest control company that, based on a careful visual inspection, there is no evidence of termite or other wood-destroying insect infestation in the residence or within three (3) feet of the residence; and damage due to previous infestation has been repaired. The provisions of this paragraph also shall apply to: (1) the garage or within three (3) feet of the garage (whether attached or detached); (2) any outbuildings located within three feet of the residence or garage; and (3) a maximum of ten (10) linear feet of the nearest portion of a fence on Seller's Property within three feet of the residence or garage. If there is evidence of present infestation as described above, or if damage caused by present or prior infestation is discovered, Seller, at Seller's expense, shall repair any damage caused by present or prior infestation and have the present infestation treated by a licensed pest control company. If the cost of treatment and repair of such damage exceeds 2% of the purchase price, Seller may, at Seller's option, cancel this Contract, unless Buyer, at Buyer's option should choose to pay for the cost of treatment and repairs exceeding 2% of the purchase price, then this Contract shall remain in full force and effect. If such report reveals damage for which the cost of treatment and repair exceeds 2% of the purchase price, Seller's decision regarding treatment and repair of damage shall be communicated in writing to Buyer within five (5) days from receipt of the report, after which Buyer shall respond to Seller in writing with Buyer's decision within three (3) days from receipt of Seller's notification of Seller's decision. If Seller does not notify Buyer in writing of Seller's decision within five (5) days from receipt of report, Buyer may, at Buyer's option, pay for the cost of treatment and repairs exceeding 2% of the purchase price. If Buyer does not want to pay for the cost of treatment and repairs exceeding 2% of the purchase price, Buyer may terminate this Contract upon written notice delivered to Seller. In the event this Contract is terminated under the terms of this paragraph, the Deposit(s) shall be disbursed in accordance with the Deposit paragraph of this Contract.

20. DEPOSIT: If the Deposit is held by a Broker as specified in Paragraph 7(c) of this Contract, Buyer hereby authorizes and directs Broker to hold the Deposit instrument without negotiation or deposit until the parties have executed and accepted this Contract. Upon acceptance, the initial Deposit and additional Deposits (the "Deposit"), if any, shall be placed in escrow as provided in Paragraph 7(e) of this Contract and in accordance with the requirements of Section 17-502(b)(1) of the Business Occupations and Professions Article, Annotated Code of Maryland. If Seller does not execute and accept this Contract, the initial Deposit instrument shall be promptly returned to Buyer. The Deposit shall be disbursed at settlement. In the event this Contract shall be terminated or settlement does not occur, Buyer and Seller agree that the Deposit shall be disbursed by Broker only in accordance with a Release of Deposit agreement executed by Buyer and Seller. In the event Buyer and/or Seller fail to complete the real estate transaction in accordance with the terms and conditions of this Contract, and either Buyer or Seller shall be unable or unwilling to execute a Release of Deposit agreement, Buyer and Seller hereby acknowledge and agree that Broker may distribute the Deposit in accordance with the provisions of Section 17-505(b) of the Business Occupations and Professions Article, Annotated Code of Maryland.

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21. DEED AND TITLE: Upon payment of the purchase price, a deed for the Property containing covenants of special warranty and further assurances (except in the case of transfer by personal representative of an estate), shall be executed by Seller and shall convey the Property to Buyer. Title to the Property, including all chattels included in the purchase, shall be good and merchantable, free of liens and encumbrances except as specified herein; except for use and occupancy restrictions of public record which are generally applicable to properties in the immediate neighborhood or the subdivision in which the Property is located and publicly recorded easements for public utilities and any other easements which may be observed by an inspection of the Property. Buyer expressly assumes the risk that restrictive covenants, zoning laws or other recorded documents may restrict or prohibit the use of the Property for the purpose(s) intended by Buyer. In the event Seller is unable to give good and merchantable title or such as can be insured by a Maryland licensed title insurer. with Buyer paying not more than the standard rate as filed with the Maryland Insurance Commissioner, Seller, at Seller's expense, shall have the option of curing any defect so as to enable Seller to give good and merchantable title or, if Buyer is willing to accept title without said defect being cured, paying any special premium on behalf of Buyer to obtain title insurance on the Property to the benefit of Buyer. In the event Seller elects to cure any defects in title, this Contract shall continue to remain in full force and effect; and the date of settlement shall be extended for a period not to exceed fourteen (14) additional days. If Seller is unable to cure such title defect(s) and is unable to obtain a policy of title insurance on the Property to the benefit of Buyer from a Maryland licensed title insurer, Buyer shall have the option of taking such title as Seller can give, or terminating this Contract and being reimbursed by Seller for cost of searching title as may have been incurred not to exceed 1/2 of 1% of the purchase price. In the latter event, there shall be no further liability or obligation on either of the parties hereto; and this Contract shall become null and void; and all Deposit(s) shall be disbursed in accordance with the Deposit paragraph of this Contract. In no event shall Broker(s) or their agent(s) have any liability for any defect in Seller's title.

22. CONDITION OF PROPERTY AND POSSESSION: At settlement, Seller shall deliver possession of the Property and shall deliver the Property vacant, clear of trash and debris, broom clean and in substantially the same condition as existed on the Date of Contract Acceptance. Buyer reserves the right to inspect the Property within five (5) days prior to settlement. EXCEPT AS OTHERWISE SPECIFIED IN THIS CONTRACT, INCLUDING THIS PARAGRAPH, THE PROPERTY IS SOLD "AS IS." The obligations of Seller as provided in this paragraph shall be in addition to any Disclosure and Disclaimer Statement as required by Section 10-702, Real Property Article, Annotated Code of Maryland and any provision of any inspection contingency addendum made a part of this Contract (See Property Inspections Notice).

23. ADJUSTMENTS: Ground rent, homeowner's association fees, rent and water rent shall be adjusted and apportioned as of date of settlement; and all taxes, general or special, and all other public or governmental charges or assessments against the Property which are or may be payable on a periodic basis, including Metropolitan District Sanitary Commission, Washington Suburban Sanitary Commission, or other benefit charges, assessments, liens or encumbrances for sewer, water, drainage, paving, or other public improvements completed or commenced on or prior to the date hereof, or subsequent thereto, are to be adjusted and apportioned as of the date of settlement and are to be assumed and paid thereafter by Buyer, whether assessments have been levied or not as of date of settlement if applicable by local law. Any heating or cooking fuels remaining in supply tank(s) at time of settlement shall become the property of Buyer.

24. SETTLEMENT COSTS: Buyer agrees to pay all settlement costs and charges including, but not limited to, all Lender's fees in connection herewith, including title examination and title insurance fees, loan insurance premiums, all document preparation and recording fees, notary fees, survey fees where required, and all recording charges, except those incident to clearing existing encumbrances or title defects, except if Buyer is a Veteran obtaining VA financing, those prohibited to be paid by a Veteran obtaining VA financing, which prohibited charges shall be paid by Seller.

25. TRANSFER CHARGES:

A. IN GENERAL. Section 14-104(b) of the Real Property Article, Annotated Code of Maryland provides that, unless otherwise negotiated in the contract or provided by State or local law, the cost of any recordation tax or any State or local Transfer Tax shall be shared equally between the Buyer and Seller.

B. FIRST-TIME BUYER. Under Section 14-104(c) of the Real Property Article, the entire amount of recordation and local transfer tax shall be paid by the Seller of property that is sold to a first-time Maryland homebuyer, unless there is an express agreement that the recordation tax or any state or local transfer tax will not be paid entirely by the Seller.

RECORDATION AND LOCAL TRANSFER TAX. If the Buyer is a first-time Maryland homebuyer, Buyer and Seller <u>expressly</u> <u>agree</u>, in accordance with Section 14-104(c) of the Real Property Article, Annotated Code of Maryland, that payment of recordation tax and local transfer tax shall be shared equally between the Buyer and Seller unless a "First-time Maryland Homebuyer Transfer and Recordation Tax Addendum" is attached, which contains a different express agreement.

STATE TRANSFER TAX: Under Section 13-203(b) of the Tax-Property Article, Annotated Code of Maryland, the amount of state transfer tax due on the sale of property to a first-time Maryland homebuyer is reduced from 0.50% to 0.25% and shall be paid entirely by the Seller. Buyer is hereby notified that to ensure receipt of the above reduction, Buyer should so indicate on Page 10 of this Contract and complete the required affidavit at settlement indicating that the Buyer is a first-time Maryland homebuyer.

26. BROKER LIABILITY: Brokers, their agents, subagents and employees do not assume any responsibility for the condition of the Property or for the performance of this Contract by any or all parties hereto. By signing this Contract, Buyer and Seller acknowledge that they have not relied on any representations made by Brokers, or any agents, subagents or employees of Brokers, except those representations expressly set forth in this Contract.



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27. BROKER'S FEE: All parties irrevocably instruct the settlement officer to collect the fee or compensation and disburse same according to the terms and conditions provided in the listing agreement and/or agency representation agreement. Settlement shall not be a condition precedent to payment of compensation.

28. SELLER RESPONSIBILITY: Seller agrees to keep existing mortgages free of default until settlement. All violation notices or requirements noted or issued by any governmental authority (including without limitation, any permit violation notices), or actions in any court on account thereof, against or affecting the Property at the date of settlement of this Contract, shall be complied with by Seller and the Property conveyed free thereof. The Property is to be held at the risk of Seller until legal title has passed or possession has been given to Buyer. If, prior to the time legal title has passed or possession has been given to Buyer. If, prior to the Property is destroyed or damaged, without fault of Buyer, then this Contract, at the option of Buyer, upon written notice to Seller, shall be null and void and no further effect, and the deposits shall be disbursed in accordance with the Deposit paragraph of this Contract.

29. BUYER RESPONSIBILITY: If Buyer has misrepresented Buyer's financial ability to consummate the purchase of the Property, or if this Contract is contingent upon Buyer securing a written commitment for financing and Buyer fails to apply for such financing within the time period herein specified, or fails to pursue financing diligently and in good faith, or if Buyer makes any misrepresentations in any document relating to financing, or takes (or fails to take) any action which causes Buyer's disqualification for financing, then Buyer shall be in default; and Seller may elect by written notice to Buyer, to terminate this Contract and/or pursue the remedies set forth under the Default paragraph of this Contract.

30. HOMEOWNER'S ASSOCIATION: The Property is not part of a development subject to the imposition of mandatory fees as defined by the Maryland Homeowner's Association Act, unless acknowledged by attached addendum.

31. GROUND RENT: If the Property is subject to ground rent and the ground rent is not timely paid, the ground lease holder (i.e., the person to whom the ground rent is payable) may bring an action under Section 8-402.3 of the Real Property Article, Annotated Code of Maryland. As a result of this action, a lien may be placed upon the property. If the Property is subject to ground rent, Sections 14-116 and 14-116.1 of the Real Property Article provide the purchaser, upon obtaining ownership of the Property, with certain rights and responsibilities relative to the ground rent. (If the Property is subject to ground rent: See Property Subject to Ground Rent Addendum.)

32. SALE/SETTLEMENT OR LEASE OF OTHER REAL ESTATE: Neither this Contract nor the granting of Buyer's loan referred to herein is to be conditioned or contingent in any manner upon the sale, settlement and/or lease of any other real estate unless a contingency for the sale, settlement and/or lease of other real estate is contained in an addendum to this Contract. Unless this Contract is expressly contingent upon the sale, settlement and/or lease of any other real estate, Buyer shall neither apply for nor accept a financing loan commitment which is contingent upon or requires as a pre-condition to funding that any other real estate be sold, settled and/or leased.

33. LEASES: Seller may neither negotiate new leases nor renew existing leases for the Property which extend beyond settlement or possession date without Buyer's written consent.

34. DEFAULT: Buyer and Seller are required and agree to make full settlement in accordance with the terms of this Contract and acknowledge that failure to do so constitutes a breach hereof. If Buyer fails to make full settlement or is in default due to Buyer's failure to comply with the terms, covenants and conditions of this Contract, the initial Deposit and additional Deposits (the "Deposit") may be retained by Seller as long as a Release of Deposit Agreement is signed and executed by all parties, expressing that said Deposit may be retained by Seller. In the event the parties do not agree to execute a Release of Deposit Agreement, Buyer and Seller shall have all legal and equitable remedies. If Seller fails to make full settlement or is in default due to Seller's failure to comply with the terms, covenants and conditions of this Contract, Buyer shall be entitled to pursue such rights and remedies as may be available, at law or in equity, including, without limitation, an action for specific performance of this Contract and/or monetary damages. In the event of any litigation or dispute between Buyer and Seller concerning the release of the Deposit, Broker's sole responsibility may be met, at Broker's option, by paying the Deposit into the court in which such litigation is pending, or by paying the Deposit into the court of proper jurisdiction by an action of interpleader. Buyer and Seller agree that, upon Broker's payment of the Deposit into the court, neither Buyer nor Seller shall have any further right, claim, demand or action against Broker regarding the release of the Deposit; and Buyer and Seller, jointly and severally, shall indemnify and hold Broker harmless from any and all such rights, claims, demands or actions. In the event of such dispute and election by Broker to file an action of interpleader as herein provided, Buyer and Seller further agree and hereby expressly and irrevocably authorize Broker to deduct from the Deposit all costs incurred by Broker in the filing and maintenance of such action of interpleader including but not limited to filing fees, court costs, service of process fees and attorneys' fees, provided that the amount deducted shall not exceed the lesser of \$500 or the amount of the Deposit held by Broker. All such fees and costs authorized herein to be deducted may be deducted by Broker from the Deposit prior to paying the balance of the Deposit to the court. Buyer and Seller further agree and expressly declare that all such fees and costs so deducted shall be the exclusive property of Broker. If the amount deducted by Broker is less than the total of all of the costs incurred by Broker in

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filing and maintaining the interpleader action, then Buyer and Seller jointly, and severally, agree to reimburse Broker for all such excess costs upon the conclusion of the interpleader action.

35. MEDIATION OF DISPUTES: Mediation is a process by which the parties attempt to resolve a dispute or claim with the assistance of a neutral mediator who is authorized to facilitate the resolution of the dispute. The mediator has no authority to make an award, to impose a resolution of the dispute or claim upon the parties or to require the parties to continue mediation if the parties do not desire to do so. Buyer and Seller agree that any dispute or claim arising out of or from this Contract or the transaction which is the subject of this Contract shall be mediated through the Maryland REALTORS®, Inc. or its member local boards/associations in accordance with the established Mediation Rules and Guidelines of Maryland REALTORS® or through such other mediator or mediation service as mutually agreed upon by Buyer and Seller, in writing. Unless otherwise agreed in writing by the parties, mediation fees, costs and expenses shall be divided and paid equally by the parties to the mediation. If either party elects to have an attorney present that party shall pay his or her own attorney's fees.

Buyer and Seller further agree that the obligation of Buyer and Seller to mediate as herein provided shall apply to all disputes or claims arising whether prior to, during, or within one (1) year following the actual contract settlement date or when settlement should have occurred. Buyer and Seller agree that neither party shall commence any action in any court regarding a dispute or claim arising out of or from this Contract or the transaction which is the subject of this Contract, without first mediating the dispute or claim, unless the right to pursue such action or the ability to protect an interest or pursue a remedy as provided in this Contract, would be precluded by the delay of the mediation. In the event the right to pursue such action, or the ability to protect an interest or pursue a remedy would be precluded by the delay, Buyer or Seller may commence the action only if the initial pleading or document commencing such action is accompanied by a request to stay the proceeding pending the conclusion of the mediation. If a party initiates or commences an action in violation of this provision, the party agrees to pay all costs and expenses, including reasonable attorneys' fees, incurred by the other party to enforce the obligation as provided herein. The provisions of this paragraph shall survive closing and shall not be deemed to have been extinguished by merger with the deed.

36. ATTORNEY'S FEES: In any action or proceeding between Buyer and Seller based, in whole or in part, upon the performance or non-performance of the terms and conditions of this Contract, including, but not limited to, breach of contract, negligence, misrepresentation or fraud, the prevailing party in such action or proceeding shall be entitled to receive reasonable attorney's fees from the other party as determined by the court or arbitrator. In any action or proceeding between Buyer and Seller and/or between Buyer and Broker(s) and/or Seller and Broker(s) resulting in Broker(s) being made a party to such action or proceeding, including, but not limited to, any litigation, arbitration, or complaint and claim before the Maryland Real Estate Commission, whether as defendant, cross-defendant, third-party defendant or respondent, Buyer and Seller jointly and severally, agree to indemnify and hold Broker(s) harmless from and against any and all liability, loss, cost, damages or expenses (including filing fees, court costs, service of process fees, transcript fees and attorneys' fees) incurred by Broker(s) in such action or proceeding does not result in a judgment against Broker(s).

As used in this Contract, the term "Broker(s)" shall mean: (a) the two (2) Brokers as identified on Page 11 of this Contract; (b) the two (2) named Sales Associates identified on Page 11 of the Contract; and (c) any agent, subagent, salesperson, independent contractor and/or employees of Broker(s). The term "Broker(s)" shall also mean, in the singular, any or either of the named Broker(s) and/or Sales Associate(s) as identified or, in the plural, both of the named Brokers and/or Sales Associates as identified.

This Paragraph shall apply to any and all such action(s) or proceeding(s) against Broker(s) including those action(s) or proceeding(s) based, in whole or in part, upon any alleged act(s) or omission(s) by Broker(s), including, but not limited to, any alleged act of misrepresentation, fraud, non-disclosure, negligence, violation of any statutory or common law duty, or breach of fiduciary duty by Broker(s). The provisions of this Paragraph shall survive closing and shall not be deemed to have been extinguished by merger with the deed.

37. NOTICE OF BUYER'S RIGHT TO SELECT SETTLEMENT SERVICE PROVIDERS: Buyer has the right to select Buyer's own title insurance company, title lawyer, settlement company, escrow company, mortgage lender or financial institution as defined in the Financial Institutions Article, Annotated Code of Maryland. Buyer acknowledges that Seller may not be prohibited from offering owner financing as a condition of settlement.

38. PROPERTY OWNER'S TITLE INSURANCE: Buyer, at Buyer's expense, may purchase owner's title insurance at either "standard" or "enhanced" coverage and rates. The coverage afforded by such title insurance would be governed by the terms and conditions thereof, and the premium for obtaining such title insurance coverage would be determined by the extent of its coverage. For purposes of owner's title insurance policy premium rate disclosures by Buyer's lender, Buyer and Seller agree that enhanced rates (if available) shall be quoted by Buyer's lender. Buyer understands that nothing herein obligates Buyer to obtain any owner's title insurance coverage at any time, including at settlement, and that the availability of owner's title insurance coverage is subject to the underwriting criteria of the title insurer.

39. AUTHORIZATION TO PROVIDE TILA-RESPA INTEGRATED DISCLOSURES: Buyer and Seller hereby authorize the lender, title company, escrow agent, and/or their representatives to disclose and provide copies of the closing disclosure(s) Buyer $\int M l$ Page 7 of 11 10/18 Seller $\int M l$

Seller 531 Hampton Ln 1:09 PM CD

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and/or other settlement statement to the real estate licensees involved in the transaction at the time these documents are provided to Buyer and Seller.

40. LIMITED WARRANTY: NOTICE TO BUYER: IF A WARRANTY PLAN IS BEING OFFERED WITH THE PURCHASE OF THE PROPERTY, IT MAY BE A LIMITED WARRANTY. SINCE SUCH WARRANTY PLANS DO NOT COVER STRUCTURAL DEFECTS AND MAY NOT COVER PRE-EXISTING DEFECTS, BUYER SHOULD REQUEST THE REAL ESTATE AGENT TO PROVIDE BUYER WITH ANY BROCHURE WHICH DESCRIBES THE PLAN IN ORDER TO DETERMINE THE EXTENT OF COVERAGE PROVIDED BY THE WARRANTY.

41. PROPERTY INSURANCE BROCHURE: An informational brochure published by the Maryland REALTORS®, Inc. titled "The New Reality of Property Insurance — What You Should Know" is available to explain current issues relative to obtaining insurance coverage for the Property to be purchased.

42. FLOOD DISCLOSURE NOTICE:

A. FLOOD INSURANCE PREMIUMS: The Property or part of the Property may be located in an area established by the government as a "flood plain" or otherwise in an area where flood insurance could be required by Buyer's mortgage lender as a condition of granting a mortgage. In addition, construction on the Property could be prohibited or restricted. The National Flood Insurance Program ("NFIP") provides for the availability of flood insurance but also establishes flood insurance policy premiums based on the risk of flooding in the area where properties are located. Due to amendments to federal law governing the NFIP those premiums are increasing, and in some cases will rise by a substantial amount over the premiums previously charged for flood insurance. As a result, Buyer should not rely on the premiums paid for flood insurance on the Property as an indication of the premiums that will apply after Buyer completes the purchase. In considering the purchase of this Property, Buyer should consult with one or more carriers of flood insurance for better understanding of flood insurance coverage, the premiums that are likely to be required to purchase such insurance and any available information about how those premiums may increase in the future. Detailed information regarding flood insurance coverage may be obtained at: http://www.fema.gov/national-flood-insurance-program.

B. FLOOD INSURANCE RATE MAPS: The State of Maryland in conjunction with the Federal Emergency Management Agency has been systematically updating flood insurance rate maps. The Property may be affected. Buyer is advised to contact the Maryland Department of the Environment and consult a flood insurance carrier to inquire about the status of the Property. Detailed information regarding updated maps may be obtained at: <u>http://www.mdfloodmaps.net/home.html</u>.

43. GUARANTY FUND: NOTICE TO BUYER: BUYER IS PROTECTED BY THE REAL ESTATE GUARANTY FUND OF THE MARYLAND REAL ESTATE COMMISSION, UNDER SECTION 17-404 OF THE BUSINESS OCCUPATIONS AND PROFESSIONS ARTICLE OF THE ANNOTATED CODE OF MARYLAND, FOR LOSSES IN AN AMOUNT NOT EXCEEDING \$50,000 FOR ANY CLAIM.

44. SINGLE FAMILY RESIDENTIAL REAL PROPERTY DISCLOSURE NOTICE: Buyer is advised of the right to receive a "Disclosure and Disclaimer Statement" from Seller (Section 10-702 Real Property Article, Annotated Code of Maryland).

45. MARYLAND NON-RESIDENT SELLER: If the Property is not the Seller's principal residence and the Seller is a non-resident individual of the State of Maryland or is a non-resident entity which is not formed under the laws of the State of Maryland or qualified to do business in the State of Maryland, a withholding tax from the proceeds of sale may be withheld at the time of settlement except as otherwise provided by Maryland law. (See Maryland Non-Resident Seller Transfer Withholding Tax Addendum.)

46. INTERNAL REVENUE SERVICE FILING: Buyer and Seller each agree to cooperate with the settlement officer by providing all necessary information so that a report can be filed with the Internal Revenue Service, as required by Section 6045 of the IRS Code. To the extent permitted by law, any fees incurred as a result of such filing will be paid by the Seller.

47. NOTICE TO BUYER CONCERNING THE CHESAPEAKE AND ATLANTIC COASTAL BAYS CRITICAL AREA: Buyer is advised that all or a portion of the property may be located in the "Critical Area" of the Chesapeake and Atlantic Coastal Bays, and that additional zoning, land use, and resource protection regulations apply in this area. The "Critical Area" generally consists of all land and water areas within 1,000 feet beyond the landward boundaries of state or private wetlands, the Chesapeake Bay, the Atlantic Coastal Bays, and all of their tidal tributaries. The "Critical Area" also includes the waters of and lands under the Chesapeake Bay, the Atlantic Coastal Bays and all of their tidal tributaries to the head of tide. For information as to whether the property is located within the Critical Area, Buyer may contact the local Department of Planning and Zoning, which maintains maps showing the extent of the Critical Area in the jurisdiction. Allegany, Carroll, Frederick, Garrett, Howard, Montgomery and Washington Counties do not include land located in the Critical Area.

Buyer \underline{M} / ____

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48. WETLANDS NOTICE: Buyer is advised that if the Property being purchased contains waters of the United States, or if the Property contains land and/or waters regulated by the State, including, but not limited to, wetlands, approval from the U.S. Army Corps of Engineers (Corps) and/or the Maryland Department of the Environment (MDE) will be necessary before starting any work, including construction, if the work includes the discharge of dredged or fill material into a regulated area, or certain other activities conducted in a regulated area. The Corps has adopted a broad definition of waters of the United States, which occur throughout the Chesapeake Bay Region, as well as other portions of the State. The land and waters regulated by the State include tidal wetlands, nontidal wetlands and their buffers, and streams and their 100-year nontidal floodplain. For information as to whether the Property includes waters of the United States or land and/or waters regulated by the State, Buyer may contact the Baltimore District of the Corps and/or MDE. Buyer may also elect, at Buyer's expense, to engage the services of a qualified specialist to inspect the Property for the presence of Corps-or MDE-regulated areas, including wetlands, prior to submitting a written offer to purchase the Property; or Buyer may include in Buyer's written offer a clause making Buyer's purchase of the Property contingent upon a satisfactory wetlands inspection.

49. FOREST CONSERVATION ACT NOTICE: If the Property is a tract of land 40,000 square feet or more in size, Buyer is notified that, unless exempted by applicable law, as a prerequisite to any subdivision plan or grading or sediment control permit for the Property, Buyer will be required to comply with the provisions of the Maryland Forest Conservation Act imposed by Section 5-1601, et seq. of the Natural Resources Article, Annotated Code of Maryland, including, among other things, the submission and acceptance of a Forest Stand Delineation and a Forest Conservation Plan for the Property in accordance with applicable laws and regulations. Unless otherwise expressly set forth in an addendum to this Contract, Seller represents and warrants that the Property is not currently subject to a Forest Conservation Plan, Management Agreement or any other pending obligation binding the owner of the Property under said Act; further, Seller represents and warrants that no activities have been undertaken on the Property by Seller in violation of the Forest Conservation Act.

50. NOTICE CONCERNING CONSERVATION EASEMENTS: If the Property is encumbered by a Conservation Easement as defined in Section 10-705 of the Real Property Article, Annotated Code of Maryland, the contract must contain a notice concerning the easement, which is contained in an attached addendum. This Paragraph does not apply to the sale of property in an action to foreclose a mortgage or deed of trust. (If the Property is encumbered by a Conservation Easement: See Conservation Easement Addendum.)

51. FOREIGN INVESTMENT TAXES-FIRPTA: Section 1445 of the United States Internal Revenue Code of 1986 provides that a Buyer of residential real property located in the United States must withhold federal income taxes from the payment of the purchase price if (a) the purchase price exceeds Three Hundred Thousand Dollars (\$300,000.00) and (b) the seller is a foreign person. Unless otherwise stated in an addendum attached hereto, if the purchase price is in excess of Three Hundred Thousand Dollars (\$300,000.00), Seller represents that Seller is not a non-resident alien, foreign corporation, foreign partnership, foreign trust or foreign estate (as those terms are defined by the Internal Revenue Code and applicable regulations) and agrees to execute an affidavit to this effect at the time of settlement.

52. CRIMINAL ACTIVITY AND SEXUAL OFFENDERS: Buyer may contact the state, county or municipal police departments in which the Property is located or check the "Sex Offender Registry" at the Maryland Department of Public Safety and Correctional Services website in order to ascertain criminal activity in the vicinity of the Property or the presence of registered sexual offenders who live or work within the vicinity of the Property. Buyer acknowledges that Buyer is solely responsible to inquire of such matters before signing this Contract. Buyer shall have no right to cancel this Contract based upon criminal activity or the presence of registered sexual offenders in the vicinity of the Property. Buyer further acknowledges that no real estate licensee involved in the sale or purchase of the Property, whether acting as the agent for Seller or Buyer, has any duty nor assumes any duty or responsibility to ascertain criminal activity or the presence of registered sexual offenders in the vicinity of the Property.

53. MILITARY INSTALLATIONS: This Section does not apply in Allegany, Carroll, Frederick, Garrett, Howard, Montgomery, and Washington Counties. Buyer is advised that the Property may be located near a military installation that conducts flight operations, munitions testing, or military operations that may result in high noise levels.

54. NOTICE TO THE PARTIES:

(A) NO REPRESENTATIONS: Brokers, their agents, subagents and employees, make no representations with respect to:

(1) Water quantity, quality, color, or taste or operating conditions of public and/or private water systems;

(2) Location, size or operating condition of on-site sewage disposal systems;

(3) The extensions of public utilities by local municipal authorities, existence or availability of public utilities, and any assessments, fees or costs for public utilities which might be imposed by local municipal authorities or private entities, should public utilities be extended or available to the subject Property. (Buyer should consult the Department of Public Works to determine the availability of proposed future extensions of utilities.);

(4) Lot size, exact location. If the subject Property is part of a recorded subdivision, Buyer can review the plat upon request at the Record Office. If the subject Property is not part of a recorded subdivision, Buyer may verify exact size and location through a survey by a licensed engineer or land surveyor, at Buyer's expense;

Buyer JM /

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(5) Existing zoning or permitted uses of the Property, including, without limitation, whether any improvements to the Property required permit(s) and, if so, whether such improvements, were completed pursuant to permit(s) issued and/or whether any permit(s) issued were complied with. Buyer should contact the appropriate local government agency and/or a licensed engineer to verify zoning, permit issuance/status, and permitted uses;

(6) Whether properly licensed contractors have been used to make repairs, renovations and improvements to the Property.

(B) NO ADVISING: Brokers/agents are not advising the parties as to certain other issues, including without limitation: soil conditions; flood hazard areas; possible restrictions of the use of property due to restrictive covenants, subdivision, environmental laws, easements or other documents; airport or aircraft noise; planned land use, roads or highways; and construction materials and/or hazardous materials, including without limitation flame retardant treated plywood (FRT), radon, radium, mold spores, urea formaldehyde foam insulation (UFFI), synthetic stucco (EIFS), asbestos, polybutylene piping and lead-based paint. Information relating to these issues may be available from appropriate governmental authorities. This disclosure is not intended to provide an inspection contingency.

(C) COMPENSATION OF VENDORS: Buyer and Seller each assume full responsibility for selecting and compensating their respective vendors.

(D) PROTECTION OF HOMEOWNERS IN FORECLOSURE ACT NOTICE: BUYER AND SELLER ACKNOWLEDGE THAT, UNDER SECTION 7-310 OF THE REAL PROPERTY ARTICLE OF THE ANNOTATED CODE OF MARYLAND, IF THE MORTGAGE ON THE PROPERTY IS AT LEAST 60 DAYS IN DEFAULT ON THE DATE OF CONTRACT ACCEPTANCE, SELLER HAS THE RIGHT TO RESCIND THE CONTRACT WITHIN 5 DAYS AFTER THE DATE OF CONTRACT ACCEPTANCE. ANY PROVISION IN THIS CONTRACT OR OTHER AGREEMENT THAT ATTEMPTS OR PURPORTS TO WAIVE ANY OF THE SELLER'S RIGHTS UNDER SECTION 7-310 IS VOID.

55. PROPERTY TAX NOTICE - 60 DAY APPEAL: If any real property is transferred after January 1 and before the beginning of the next taxable year to a new owner, the new owner may submit a written appeal as to a value or classification on or before 60 days after the date of the transfer.

56. NON-ASSIGNABILITY: This Contract may not be assigned without the written consent of Buyer and Seller. If Buyer and Seller agree in writing to an assignment of this Contract, the original parties to this Contract remain obligated hereunder until settlement.

57. PARAGRAPH HEADINGS: The Paragraph headings of this Contract are for convenience and reference only, and in no way define or limit the intent, rights or obligations of the parties.

58. COMPUTATION OF DAYS: As used in this Contract, and in any addendum or addenda to this Contract, the term "days" shall mean consecutive calendar days, including Saturdays, Sundays, and holidays, whether federal, state, local or religious. A day shall be measured from 12:00:00 a.m. to and including 11:59:59 p.m. in the Eastern Time Zone. For the purposes of calculating days, the count of "days" shall begin on the day following the day upon which any act or notice as provided in this Contract, or any addendum or addenda to this Contract, was required to be performed or made.

59. ENTIRE AGREEMENT: This Contract and any addenda thereto contain the final and entire agreement between the parties, and neither they nor their agents shall be bound by any terms, conditions, statements, warranties or representations, oral or written, not herein contained. The parties to this Contract mutually agree that it is binding upon them, their heirs, executors, administrators, personal representatives, successors and, if permitted as herein provided, assigns. Once signed, the terms of this Contract can only be changed by a document executed by all parties. This Contract shall be interpreted and construed in accordance with the laws of the State of Maryland. It is further agreed that this Contract may be executed in counterparts, each of which when considered together shall constitute the original Contract.

60. ELECTRONIC DELIVERY: The parties agree that this Contract offer shall be deemed validly executed and delivered by a party if a party executes this Contract and delivers a copy of the executed Contract to the other party by facsimile transmittal, or delivers a digital image of the executed document by electronic transmittal.

Shane Mitchell	06-20-2019	Gregory S Milligan	dotloop verified 06/24/19 1:09 PM CDT 49VB-P2OV-XQSZ-WBUG
Buyer's Signature Next One LLC	Date	Seller's Signature Gregory S. Milligan, Receiver	Date
Buyer's Signature	Date	Seller's Signature	Date
DATE OF CONTRACT ACCEPT	ANCE:		
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Contact	Information:	

BUYER / NAME(S): Next One LLC MAILING ADDRESS: _____

SELLER / NAME(S): (Gregory S. Milligan, Receiver MAILING ADDRESS:

Information provided for reference only:

LISTING BROKERAGE COMPANY NAME:		
BROKER OF RECORD NAME:	LICENSE NUMBER:	
SALES ASSOCIATE NAME: Regina Trakhtman	LICENSE NUMBER:	
OFFICE ADDRESS: 7707 Bellona Ave, Baltimore, MD	0 21204-6501	
OFFICE PHONE:	BROKER/SALES ASSOCIATE MLS ID:	
SALES ASSOCIATE PHONE: (443)472-8556	SALES ASSOCIATE E-MAIL:	

ACTING AS: X LISTING BROKER AND SELLER AGENT; OR

SELLING BROKERAGE COMPANY NAME: Next Step Realty

BROKER OF RECORD NAME: Jennifer Cernik	LICENSE NUMBER: 574357
SALES ASSOCIATE NAME: James Weiskerger	LICENSE NUMBER: 573865
OFFICE ADDRESS: 22 W. Padonia Road, Suite C-145,	Timonium, MD 21093
OFFICE PHONE: (443) 739-6724	BROKER/SALES ASSOCIATE MLS ID: 77890
SALES ASSOCIATE PHONE: (443) 739-6724	SALES ASSOCIATE E-MAIL: james@thewhomegroup.com

ACTING AS:

SELLER AGENT; OR SUBAGENT; OR BUYER AGENT; OR INTRA - COMPANY AGENT WITH BROKER AS DUAL AGENT

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GENERAL ADDENDUM TO CONTRACT OF SALE

FOR USE WITH THE MARYLAND ASSOCIATION OF REALTORS® RESIDENTIAL CONTRACT OF SALE FORM

Addendum Number

to Contract of Sale (the "Contract") dated

June 19, 2019

Buyer(s): Next One LLC

Seller(s): Gregory S. Milligan, Receiver

Property: 531 Hampton Ln, Towson, MD 21286-1313

1. LEGAL REQUIREMENT: A Contract for the sale of real property is required to be in writing to be enforceable under the laws of the State of Maryland. Once signed by the parties, the Contract becomes a legally binding agreement. The original terms of the Contract can only be altered thereafter with the agreement of the parties expressed in writing. All parties have the right to be represented by an attorney and are encouraged to seek competent advice if they do not understand any term(s) of the Contract. The broker/agent is required to promptly submit all written Contract offers to the Seller.

2. INTENDED USE: The use of a particular property may be limited or restricted as a result of zoning laws, local ordinances and/or restrictive covenants applicable to the property. The Contract of Sale form provided by the broker/agent is designed and intended for use only in the purchase and sale of single-family residences or unimproved residential property. If Buyer intends to use a property for any other purpose, the standard Contract of Sale form may not adequately serve to protect Buyer's interests without the addition of an appropriate clause or addendum conditioning the Contract offer upon a determination that Buyer's intended use of the Property will be permitted.

3. SETTLEMENT: All persons to be in title and/or responsible where a mortgage is to be created should be present at the time of settlement and may be required to provide proper identification. Prior to settlement, a lender normally requires that Buyer obtain and provide a fully paid homeowner's insurance policy, a termite inspection report, and various certifications which may be applicable to improved properties. Buyer should be prepared at the time of settlement to pay the settlement costs and the balance due under the Contract. Buyer must provide cash, wired funds, bank check or certified check for amounts to be paid at settlement. In some cases, Seller may be required to provide funds in excess of the sales proceeds in order for settlement to occur, in which event, Seller also should be prepared to make payment in an approved form. Any party uncertain of the amount required at settlement should make inquiry of the title company or settlement attorney prior to settlement. Buyer should establish gas, electric and water service in Buyer's name commencing the day of settlement.

4. GROUND RENT: If a Property is subject to an existing ground rent as provided in a lease recorded among the Land Records, or if a ground rent is to be created, Seller will make those disclosures required by law by an appropriate additional clause or addendum to the Contract.

5. RENTAL: If any portion of the Property is to be rented to tenants by Buyer, the local government may require that the Property be registered prior to any rental and a yearly registration fee may be assessed by the local government. You may call the appropriate government office for further information. If the Property is now or has been rented to tenants, local laws may give the tenants certain rights to purchase the Property. These rights are set forth in the Contract. Effective October 1, 1994, certain disclosures are required regarding the presence of lead paint in certain rental properties.

6. EQUAL HOUSING OPPORTUNITY: A REALTOR® is required by federal, state and local law, and the Code of Ethics of the National Association of REALTORS® to treat all parties in a non-discriminatory manner without regard to race, color, creed, age, religion, national origin, sex, marital status, familial status, physical or mental disability, occupation, sexual orientation or preference, or other protected classifications under Fair Housing Laws.

7. HOMEOWNER ASSOCIATIONS/CONDOMINIUMS: If a Property is part of a development subject to the imposition of mandatory fees as defined by the Maryland Homeowners Association Act, and/or a condominium unit, Seller will make the required disclosures by an appropriate addendum to the Contract.

8. COVENANTS AND RESTRICTIONS AFFECTING PROPERTY: A majority of homes, whether new or re-sale, located in a subdivision are subject to certain restrictions applicable to the use of the Property as well as the construction of certain improvements to the Property. Such restrictions are referred to as covenants and, in the case of Property subject to a Homeowners Association or Condominium Association, the covenants are contained in a Declaration of Covenants and Restrictions as well as the Bylaws of the Association. However, many properties are also subject to covenants even though the Property is not subject to a Homeowners Association or Condominium Association. Buyers are encouraged to inquire as to any covenants and restrictions which may be applicable to the Property which is being considered for purchase.

9. PRIVATE AGREEMENTS: Some communities may be subject to agreements, covenants or restrictions relating to the cost of certain maintenance items, restricting the use of properties or dealing with other matters. For example, properties sharing a driveway are often subject to such agreements. These private agreements do not fall within the required disclosures of HOA or condominium laws and may or may not be recorded. Buyer should make inquiries of Seller prior to or at the time of Contract.

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10. WETLANDS, WATERWAYS AND/OR FLOOD PLAINS: Buyer is advised that, if all or a portion of the Property has wetlands and/or waterways or is located in a designated flood plain, the approval of the U.S. Army Corps of Engineers (the "Corps"), the Maryland Department of Natural Resources and other federal, state or local agencies may be necessary before a building permit for either new construction or expansion or improvement of the Property can be issued. Additionally, the future use of existing improved property may be restricted due to the presence of waterways, wetlands, and/or flood plains. Information as to wetlands, waterways and/or flood plains can be obtained from the District Office of the Corps at (410) 962-3670, the Maryland Department of Natural Resources at 1-877-620-8DNR (8367) or the Office of Planning and Zoning of the county or city in which the Property is situated. The Buyer expressly assumes the risk that the Property may be subject to restrictions due to the presence of waterways, wetland, and/or flood designations.

11. **REFORESTATION:** (Note: Applicable to property containing 40,000 or more square feet of land.) Buyer is hereby advised that if Buyer intends to apply for subdivision or site plan approval or a grading or sediment control permit upon the Property, applicable City or County law may require as a condition of such approval that Buyer submit plans acceptable to the City/County for establishing new tree cover, planting trees to replace forest which has been recently removed, and conserving the cutting and clearing of trees in accordance with applicable laws and regulations.

12. CHESAPEAKE BAY CRITICAL AREA: If all or a portion of a Property is located within 1,000 feet of tidal waters of the Chesapeake Bay, there may be restrictions on the use and/or development of the Property. Additional information regarding the Chesapeake Bay Critical Areas is available from the Critical Areas Program established by the local government of each county in Maryland and Baltimore City.

13. BWI AIRPORT NOTICE: Some properties may be located in the Baltimore/Washington International Airport Noise Zone. A Buyer desiring to obtain a copy of Noise Zone Maps may do so by calling the Office of Noise, Real Estate and Land Use Compatibility at 410-859-7375 or email <u>maanoiseabatement@mdot.state.md.us</u>. Information regarding the location of other airports and their operations may be obtained by calling the local zoning office for the area in which the Property is located.

14. INSURANCE: Buyer acknowledges that, as a condition of making a mortgage loan, lenders may require proof of hazard insurance coverage and may also require flood insurance coverage.

15. PROPERTY CONDITION (HOME INSPECTION): If the appropriate contingency is included in the Contract, home inspection firms may be employed to inspect the condition of the Property, including central heating and cooling systems and components, plumbing and electrical systems and components, the roofing, exterior and interior walls, ceilings and floors, foundation and/or basement (including chronic water penetration). If the Property is part of a condominium, Buyer's rights include access to the common areas to perform the inspection.

16. PRIVATE WATER AND SEWAGE SYSTEMS: Many properties are serviced by wells and/or private water and/or sewage systems. Local laws or lenders may require various tests and/or inspections. If the Property is serviced by any such system, this should be addressed by a separate addendum to the Contract.

17. ENVIRONMENTAL CONSIDERATIONS; HAZARDOUS MATERIALS: There are many hazardous materials that could affect a Property. The Brokers and their agents will generally have no knowledge of these hazardous materials and do not have the technical expertise to ascertain or advise you of the presence or significance of these hazardous materials. Buyer has the right to request, as a condition of an offer and, subject to acceptance by the Seller, the employment of a specialist of Buyer's choice to provide an analysis of hazardous materials which may be present. Hazardous materials inside the home can include, but are not limited to, cleaning chemicals, paint, asbestos, radon, lead paint, petroleum products, lawn and garden chemicals and indoor air pollutants that can accumulate. Hazardous materials outside the home can include, but are limited to, those found in contaminated land, water, landfills and other disposal sites, industrial air and water emissions, radiation from high tension wires, and those which may be present in underground storage tanks. Generally, additional information pertaining to these materials is available from the Maryland Department of the Environment (MDE) at (410) 537-3000.

18. FIRE-RETARDANT TREATED PLYWOOD: The use of fire-retardant treated (FRT) plywood as roof sheathing may result in the loss of wood strength through thermal degradation. The extent of such degradation depends upon the particular fire-retardant treatment used as well as the temperature levels and the degree of moisture present in the roof and attic systems. Additional information regarding FRT plywood is available from the National Association of Homebuilders at (800) 368-5242. For information as to whether a Property was constructed with FRT plywood, Buyer may contact the local Department of Building Inspections and Permits and/or request that a home inspector determine the condition of FRT plywood if present.

19. RADON: The MDE and the U.S. Environmental Protection Agency (EPA) have found levels of naturally occurring radon in some areas of Maryland that exceed the levels considered acceptable by the EPA. Studies have shown that extended exposure to high levels of radon can adversely affect your health. Radon testing firms in the area have special equipment to detect elevated levels of radon on a Property. They can also recommend actions to be taken to decrease concentrations of radon to an acceptable level. Buyer is advised to contact the Center for Radiological Health at the MDE at (410) 537-3000 for further information on radon.

20. LEAD PAINT: The MDE has found that many homes built before 1978 contain lead paint, the ingestion of which can be particularly dangerous. The potential dangers of lead paint may be greatly exacerbated by repairs and renovations performed without the assistance of a qualified lead paint removal specialist. Buyer is advised to contact the Lead Paint Poisoning Prevention Division of the MDE at (410) 537-3000 for further information on lead paint. Specialists are available to determine if lead paint has been used in a Property. In some cases, lead paint inspection may be mandatory.

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21. ASBESTOS: Asbestos has been used in residential property for insulation, fireproofing, acoustical, decorative and other purposes. Common uses of asbestos include insulation around boilers and pipes, surfacing material, ceiling and floor tiles, roofing material, wallboard, and cement pipe. Improper handling or removal of asbestos during renovations or repairs may damage the asbestos and cause asbestos particles to become airborne, potentially causing health risks. Buyer is advised to contact the MDE at (410) 537-3000 for further information on asbestos.

22. AVAILABILITY OF LIMITED WARRANTY: A Limited Warranty may be available for purchase through a Broker. Such a Limited Warranty may provide, subject to the terms and conditions of the Limited Warranty, compensation in the event certain named components and/or appliances become inoperable or fail during a specified period of time (usually one year from settlement).

23. NEWLY CONSTRUCTED RESIDENCES: a) New Home Warranty Plan: If a Property is a newly constructed dwelling, Maryland law requires that Seller/Builder provide Buyer with a written statement concerning the presence or absence of a New Home Warranty (addendum will be attached); b) Insulation: Seller/Builder must inform Buyer of the location, type and thickness (R Factor) of insulation used in the walls and roof of the newly constructed residence; c) Water/Sewer Service: a Property may be subject to a fee or assessment which purports to cover or defray the cost of installing or maintaining all or part of the public water or waste water facilities serving a subdivision. This fee or assessment may be payable annually. Seller will provide Buyer with a detailed written disclosure of the amount of the fee, the duration of the fee, and any right to prepay or discount the fee.

24. CERTIFICATIONS: Depending upon the type of mortgage applied for by Buyer, lenders may require certain certifications that relate to a Property or require inspections/appraisals that certify that a Property is free of specific hazards or conditions.

25. FHA PREPAYMENT: FHA regulations specify that if the loan is paid in full on the first day of a month, interest for that month is not payable, but if the loan is paid in full on any day other than the first day of a month, interest may be payable through the end of that month.

26. NOTICES/FAX TRANSMISSIONS: Unless otherwise provided herein or in another Addendum, any notice to Buyer shall be effective when delivered to Buyer or an agent of Buyer, and any notice to Seller shall be effective when delivered to Seller or an agent of Seller. Notices under the Contract shall be in writing, and may be hand-delivered, mailed or transmitted by an electronic medium which produces a tangible copy. An electronic copy of a signed offer, acceptance, addendum or notice shall be deemed the equivalent of the original document. While not required, it is suggested that documents with original manual signatures of the parties be forwarded to Buyer and Seller in accordance with the Contract.

06-20-2019	Shane Mitchell
Date	Buyer(s)/Tenant(s) Next One LLC
Date	Buyer(s)/Tenant(s)
	Gregory S Milligan dottoop verified 06/24/191:09 PM CDT TJYO-VBWQ-FVWJ-NLM2
Date	Seller(s)/Owner(s) Gregory S. Milligan, Receiver
Date	Seller(s)/Owner(s)

This form has been prepared for the sole use of the following Boards/Associations of REALTORS® and their members. Each Board/Association, including its members and employees, assumes no responsibility if this form fails to protect the interests of any party. Each party should seek its own legal, tax, financial and other advice.

The Greater Baltimore Board of REALTORS®, Inc. Carroll County Association of REALTORS®, Inc.

Harford County Association of REALTORS®, Inc. Howard County Association of REALTORS®, Inc.

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REALTORS	3

EXCLUSIVE BUYER/TENANT REPRESENTATION AGREEMENT

DATE: <u>June 19, 201</u>9

1. BUYER (List all): <u>Next One LLC</u> Mailing Address:	
Office Telephones:	Office/Home Fax:
Home Telephones:	Cell Phones: /
Email Addresses:	<u> </u>
2. BROKER: Next Step Realty	Jennifer Cernik
Office Address: 22 W. Padonia Road, Suite C-14	45, Timonium, MD 21093
Office Telephone: (443) 739-6724	Office Fax: (443)740-9274
Buyer Agent: James Weiskerger	Direct Line: (443) 739-6724
Home Phone:	Cell Phone: (443)928-3295
Email Address:james@thewhomegroup.com	

3. BUYER AUTHORIZATION: ("Broker") is hereby authorized by the undersigned Buyer(s) or by the authorized representative of Buyer(s) ("Buyer") to represent Buyer as the exclusive real estate broker in the acquisition of real property, which shall include cooperatives. As used in this Agreement, "acquisition of real property" shall include any purchase or lease of property. The term "Seller" shall include landlord. The term "Buyer" shall include tenant. The Buyer seeks the following type of property: residential

4. BUYER AGENCY TERM/RIGHTS OF PARTIES FOLLOWING EXPIRATION OR TERMINATION OF AGREEMENT: This agreement shall be effective on <u>June 19, 2019</u> (mm/dd/yyyy) and shall continue until midnight on <u>December 19, 2019</u> (mm/dd/yyyy), (the "Term") unless terminated in accordance with the provisions of this section.

As required under Section 17-534(b)(5) of the Maryland Real Estate Brokers Act, the parties agree to the following provision for the termination of this Agreement (*Broker to insert terms of termination*):

Early termination of this Agreement by buyer may be granted at any time so long as notice is provided in writing to Broker asking for such termination. Upon receipt of notice this Agreement shall terminate 30 days thereafter.

An expiration or termination of this Agreement by Buyer or Broker shall be subject to the provisions of Paragraph 7 of this Agreement, and Paragraph 7 of this Agreement shall survive the expiration or termination of this Agreement. Notwithstanding the rights of the parties to terminate this Agreement as provided herein, Broker, in Broker's sole and absolute discretion, may terminate this Agreement at any time and effective immediately in the event Buyer provides any false information or misrepresents any fact to Broker or other third-party. If a Contract of Sale is entered into by Buyer during the Buyer Agency Term, which provides for settlement to occur after the expiration of the Buyer Agency Term, this Agreement shall be automatically extended until settlement, as provided for in the Contract Sale, has occurred, including any extension of the settlement by mutual written agreement between Seller and Buyer.





Exclusive Buyer/Tenant Representation Agreement

5. BUYER RESPONSIBILITIES AND NOTICE REGARDING "COMING SOON" LISTINGS:

A. <u>Exclusive Relationship with Broker</u>: Buyer will work exclusively with Broker during the term of this relationship.

B. <u>Financial Information</u>: Buyer will furnish Broker with necessary financial and personal information to reasonably establish Buyer's ability to purchase or lease property.

C. <u>Signs or Advertisements for Property</u>: If Buyer sees any signs or advertisements for properties being offered for sale or lease, Buyer will not contact the Seller or agent of the Seller but will first contact Broker named herein, who will provide information about the properties and then make arrangements to see them.

D. <u>New Home Builders and Open Houses</u>: In order to avoid the possibility of confusion over the agency relationship and misunderstandings about liability for compensation, Buyer agrees not to make a first visit to any new home builder's model nor contact any other agents representing sellers of new homes without being accompanied by Broker. Buyer agrees not to enter "Open House" properties unless accompanied by Broker or after having had Broker make arrangements with the listing broker.

E. <u>Notice Regarding "Coming Soon" Status in the MLS</u>: The "Coming Soon" listing status is an option for properties listed in the MLS that are not available but will be soon. MLS subscribers may view listings under this status. However, properties listed under the "Coming Soon" status may not be shown and are not syndicated to public real estate websites. The "Coming Soon" status is automatically updated to "active" on the expected on-market date if not made "active" sooner.

6. BROKER RESPONSIBILITIES: The Agent and Broker agree to:

A. <u>Locate Real Property</u>: Use professional knowledge and skills to locate and present real property, which is available for purchase or lease and suitable for the Buyer's needs.

B. <u>Assist the Buyer:</u> Assist Buyer through the process of property acquisition.

C. <u>Represent Buyer's Interests</u>: Represent the interests of the Buyer in all negotiations and transactions regarding the acquisition of real property.

7. BROKER'S COMPENSATION: The amount of Broker compensation is not prescribed by law or established by any membership organization with which Broker is affiliated.

A. <u>Compensation to be Paid by Buyer</u>: In the event of a sale or lease, the Compensation to be paid by Buyer to Broker shall be: per MLS compensation plus \$395 admin fee

The Compensation shall be deemed to have been earned by Broker and shall be due and payable to Broker if:

1. During the term of this Agreement or any extension thereof (i) Buyer or any person or entity acting on Buyer's behalf executes a written agreement to purchase or lease any Property, through the efforts of anyone including Buyer, in which event Buyer, within seventy-two (72) hours thereof, shall furnish Broker a copy of such written agreement; or (ii) if during the period of ______ days following the expiration or termination of this Agreement, Buyer executes a lease or written agreement to purchase any Property that Buyer inspected, made inquiry about, or negotiated to purchase or lease during the term or this Agreement or any extension thereof, in which event Buyer, within seventy-two (72) hours thereof, shall furnish Broker a copy of such written agreement;

- 2. Buyer defaults or voluntarily agrees to terminate a sale or lease; or
- 3. Buyer breaches this Agreement.

In the event a lease is executed, the Compensation due Broker shall be paid as follows: N/A

In the event of a sale, the Compensation due Broker shall be paid at settlement as a convenience to Buyer. Buyer acknowledges and agrees that settlement on the Property shall not be a condition precedent to Buyer's obligation to Broker as herein provided. If Broker prevails in any action brought to obtain payment of the Compensation, Broker shall also be entitled to recover in such action Broker's reasonable attorney's fees and court costs. Buyer shall have no obligation to pay the Compensation to Broker if Buyer enters into a Buyer Agency Agreement with any other licensed real estate broker following the expiration of this Agreement, or any extension thereof, or following the termination of this Agreement as herein provided, unless such termination by Buyer shall have been made for the purpose of avoiding the obligation of Buyer to pay the Compensation to Broker.

B. <u>Fee Paid By Seller</u>: Broker is authorized to receive compensation from the listing broker/seller. Compensation may be offered from the listing broker to Broker through the multiple listing service or from seller as negotiated by Broker and seller for real property which is not listed with another broker. The amount

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Exclusive Buyer/Tenant Representation Agreement

of compensation received by Broker from a listing broker or from a seller shall be credited against the Compensation agreed upon in Paragraph 7.A. Buyer shall be obligated to pay any difference between the amount owed and the amount paid by the listing broker/seller. In the event the amount of compensation offered by the listing broker/seller is greater than that specified in Paragraph 7.A., Buyer authorizes Broker to receive such compensation and to retain any such additional compensation without pro ration or rebate to Buyer. The amount of any such payment made by listing broker/seller shall be with the seller's and Buyer's prior knowledge and consent and shall in no way affect the obligation of the Broker to act on behalf of the Buyer in the transaction.

8. DISCLAIMER AND LIMITATIONS:

A. <u>Limitations of Broker's Ability:</u> Buyer acknowledges that Broker is being retained solely as a real estate agent and not as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, certified home inspector or other professional service provider. Buyer has been advised to seek professional advice for legal, tax and other matters.

B. <u>Representation of Other Buyers:</u> Buyer acknowledges that Broker may represent other Buyers and that other potential Buyers may consider, make offers on, lease or purchase properties through Broker. Buyer consents to Broker's representation of other Buyers before, during, and after the expiration of this Agreement.

C. <u>Subsequent Offers:</u> Upon entering into a Contract of Sale or Lease pursuant to this Buyer Agency Agreement, Broker shall have no further obligation hereunder to procure any subsequent properties for Buyer.

D. <u>Ministerial Acts</u>: Buyer hereby consents to and authorizes Broker and Broker's agents to provide ministerial acts as defined by law on behalf of Buyer to third persons in connection with the purchase or lease of the Property.

E. <u>Confidentiality of Offers</u>: Buyer acknowledges the possibility that sellers or seller's representatives may not treat the existence, terms or conditions of the Buyer's offer as confidential information.

9. INTRA-COMPANY AGENT REPRESENTATION: When the Buyer and seller are each represented by sales associates of the Broker, the Broker is a dual agent. Dual agency is permitted only when disclosed and with the knowledge and written consent of both parties. However, the sales associate assigned by the Broker as an intra-company agent may continue to provide the same services that a buyer's agent can provide on a property listed with another broker.

In the event Buyer elects to consent to dual agency, buyer agrees to sign the required Consent For Dual Agency form as published by the Maryland Real Estate Commission. In the event Buyer elects not to consent to dual agency, Buyer acknowledges and agrees that Buyer will not be advised or shown properties listed by Broker and will only be shown properties listed by other real estate brokers.

10. FLOOD DISCLOSURE NOTICE:

A. FLOOD INSURANCE PREMIUMS: The Property or part of the Property may be located in an area established by the government as a "flood plain" or otherwise in an area where flood insurance could be required. In addition, construction on the Property could be prohibited or restricted.

The National Flood Insurance Program ("NFIP") provides for the availability of flood insurance but also establishes flood insurance policy premiums based on the risk of flooding in the area where properties are located. Due to amendments to federal law governing the NFIP those premiums are increasing, and in some cases will rise by a substantial amount over the premiums previously charged for flood insurance. As a result, premiums paid for flood insurance on the Property may not be indicative of premiums that will apply after the Property is purchased. Detailed information regarding flood insurance coverage, the premiums that are likely to be required to purchase such insurance and any available information about how those premiums may increase in the future may be obtained at:

http://www.fema.gov/national-flood-insurance-program.

B. FLOOD INSURANCE RATE MAPS: The State of Maryland in conjunction with the Federal Emergency Management Agency has been systematically updating flood insurance rate maps. The Property may be affected. Buyer is advised to contact the Maryland Department of the Environment and consult a flood insurance carrier to inquire about the status of the Property. Detailed information regarding updated maps may be obtained at: <u>http://www.mdfloodmaps.net/home.html</u>.

11. REPAIRS OF PROPERTY: Buyer is hereby notified that repairs of the Property may require that the individuals engaged to perform such repairs must be duly licensed.

12. LEGAL CONSTRUCTION: This Agreement is binding upon the parties hereto, and their personal representatives, successors, heirs and assigns. If this Agreement is signed by more than one person, it shall constitute the joint and several obligations of each. This Agreement contains the entire Agreement of the parties and cannot be changed except by the written agreement of the parties hereto. Buyer warrants that there are no other existing agreements

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Exclusive Buyer/Tenant Representation Agreement

or conditions other than as set forth herein. This is a legally binding Agreement; if not understood, seek competent legal, tax or other professional advice. Buyer has not relied upon any statement or representation of Broker except as set forth in this Agreement. This Agreement shall be interpreted and construed in accordance with the laws of the State of Maryland.

13. ADDENDA: The Addenda marked below, which are hereby attached, are made a part of this Agreement:

Notification of Dual Agency within a Team

Disclosure of Licensee Status Addendum

Other Addenda/Special Conditions:

Consent for Dual Agency

RECEIPT OF COPY: Buyer/Tenant acknowledges receipt of a copy of this Agreement at time of signing hereof.

Shane Mitchell	06-20-2019	Next Step Realty	
Buyer/Tenant	Date	Broker (Company Name)	
Next One LLC			
		James Weiskerger	06-19-2019
Buyer/Tenant	Date	Broker or Authorized Representative James Weiskerger	Date

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Consumer Notice to Buyers of Residential Real Estate in Maryland

(Include with Exclusive Buyer/Tenant Representation Agreement)

Buyers of residential real estate in Maryland are advised to inquire about the following items:

COVENANTS RUNNING WITH THE LAND: Covenants running with the land are agreements that stipulate that ownership of the land cannot be transferred unless the new owner agrees to continue to abide by the covenants. They cannot be separated from the land and transfer with it. For example, an individual might own property subject to a covenant that requires the property to be used for charitable purposes only. A buyer who purchases the property must agree to use the property for charitable purposes only.

DEED RESTRICTIONS: Deed restrictions are provisions in a deed that limit the use of the property. With some exceptions, deed restrictions cannot be removed by the new owner.

EASEMENTS: An easement is a right, privilege, or interest that one party has in the land of another. There are many types of easements, including, conservation easements, utility easements, gas line easements, and power line easements. Easements may be in property deeds or title papers, and are part and parcel of the land they affect.

LEASES: A lease is any agreement that gives rise to a landlord/tenant relationship. Unless otherwise specified in the lease agreement, the buyer of a property occupied by a tenant under a lease is bound by the conditions and terms of the lease.

ONSITE SEWAGE DISPOSAL SYSTEMS (OSDS) WITH BEST AVAILABLE TECHNOLOGY (BAT): An OSDS is a wastewater treatment system that discharges the treated effluent into the ground. An OSDS with best available technology reduces nitrogen levels. If an OSDS system with BAT is installed on the property, Seller may have used state funds to purchase the system. If state funds were used to purchase the system, the property may be encumbered by an easement that obligates the owner of the property to comply with certain requirements such as maintaining the system and allowing the Maryland Department of the Environment and the county/city in which the property is located to inspect the system. Buyer is advised to inquire about the terms under which an OSDS system with BAT was installed on the property and check with the appropriate city/county agency.

PROPANE TANKS: Propane is a source of energy that is used for heating homes and water, cooking and refrigerating food, drying clothes, and fueling gas fireplaces and barbecue grills. Propane tanks may be owned or leased. If a propane tank is installed on the property, Buyer is advised to inquire about the terms under which the propane tank was installed, how to transfer the ownership or lease, and any costs associated with the transfer.

HOME SECURITY SYSTEMS THAT RECORD AUDIO: Buyer is advised that Maryland law prohibits **audio recording** of private conservations without the consent of all parties.

SOLAR PANELS: Solar panels are devices that convert light into electricity. If solar panels are installed on the property, Buyer is advised to inquire about the terms under which the solar panels were installed, how to transfer the ownership or lease, and any costs associated with the transfer.

WIRE FRAUD THROUGH EMAIL: Buyer is advised to never trust wiring instructions sent via email. Cyber criminals are hacking email accounts and sending emails with fake wiring instructions. These emails are convincing and sophisticated. Buyer should always independently confirm wiring instructions in person or via a telephone call to a trusted and verified phone number. Buyer should never wire money without double-checking that the wiring instructions are correct.

DEPOSIT HELD BY ESCROW AGENT: Buyer is advised that an escrow agent, other than a Maryland licensed real estate broker, is not subject to the same legal requirements that Maryland licensed real estate brokers are under the Maryland Real Estate Brokers Act concerning the holding and the release of deposit monies. There are no legal requirements for a non-broker escrow agent concerning how and where such deposit monies are to be held or when and under what circumstances a deposit can be released. If the deposit is going to held by a third party other than by a Maryland licensed real estate broker involved in the transaction, the parties should ensure that a separate written escrow agreement, binding upon the parties and the escrow agent and which provides clear instructions regarding the placement of the deposit; the release of the deposit and the rights of the parties and the escrow agent, is signed by all parties.



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SMOKE ALARMS: Buyer is notified that there were changes in Maryland law regarding smoke alarms and smoke detectors (Section 9-101 et seq. of the Public Safety Article, Annotated Code of Maryland). The type of smoke alarm required in a dwelling depends upon the age of the property. As of January 1, 2018, among other changes, no alarm—battery powered or hard-wired—may be older than 10 years from the date of manufacture. There are penalties for non-compliance. Additionally, some jurisdictions have more stringent rules for new construction or for rentals. Buyer is advised to inquire about smoke alarm compliance. Buyer may view the smoke alarm requirements at: http://mgaleg.maryland.gov/webmga/frmStatutesText.aspx?article=gps§ion=9-

<u>101&ext=html&session=2018RS&tab=subject5</u>. Buyer may contact the local fire marshal to obtain additional information about the smoke alarm law.

Shane Mitchell

Buyer Signature Next One LLC 06-20-2019 Date

Buyer Signature

Date



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BALTIMORE COUNTY NOTICES AND DISCLOSURES ADDENDUM

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

ADDENDUM NUMBER	dated	to CONTRACT OF SALE (the
"Contract") dated	June 19	, 2019
BUYER:	Next One LL	<u>c</u>
SELLER:	Gregory S. Millig	an, Receiver
PROPERTY:	531 Hampton Ln, Towson	n, MD 21286-1313

1. **MASTER PLAN:** Buyer is hereby advised that the Property, or the area in which the Property is located, may be affected by provisions of the current Baltimore County Master Plan. You may wish to review the Master Plan. To become fully informed of current and future land use plans, facilities plans, public works plans or school plans, you should consult the appropriate Baltimore County agency for information regarding such plans. For further information, contact Baltimore County Office of Planning at 410-887-3211, 401 Bosley Avenue, Suite 406, Towson, Maryland, 21204.

Buyer acknowledges that Seller has informed Buyer that (a) the Property may be affected by provisions of the Master Plan and that Buyer may wish to review the Master Plan, and (b) in order to become fully informed of current and future land use plans, facilities plans, public works plans, school plans, or other plans affecting the Property or locality, Buyer should consult the appropriate state, Baltimore County or other authorities for information regarding such plans.

Buyer's Signature	Shane Mitchell	Buyer's Signature	
]	Next One LLC		

2. **DEVELOPMENT PLAN:** Buyer is hereby advised that the Property, or the area in which the Property is located, may be affected by the provisions of a development plan. To become fully informed of any current development plan affecting the Property, and in order to have an opportunity to review such development plan, Buyer should contact the appropriate Baltimore agency. For further information, contact Baltimore County Department of Permits and Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204.

3. **PANHANDLE LOTS:** Buyer is hereby advised that if the Property is a panhandle lot (as defined in Section 32-4-101 of the Baltimore County Code), the County is not responsible for maintaining the road, removing snow, or providing trash collection along the panhandle driveway. For further information, contact Baltimore County Department of Permits and Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204.

4. **AGRICULTURAL OPERATIONS:** If the Property is located in, or within five hundred feet (500') of an R.C. 4 zone, Buyer is hereby advised that the Property may be subject to inconvenience or discomforts arising from agricultural operations, including, but not limited to: operation of machinery of any kind (including aircraft) during any 24-hour period; the storage and disposal of manure; and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides and pesticides. Baltimore County shall not consider an agricultural operation to be a public or private nuisance if the operation complies with all federal, state or county health and zoning requirements and is not being conducted in a negligent manner. For further information, contact Baltimore County Department of Permits & Development Management at 410-887-3353, 111 W. Chesapeake Avenue, Towson, Maryland, 21204.

5. **BALTIMORE COUNTY TRANSFER TAX EXEMPTION FOR OWNER-OCCUPIED RESIDENTIAL PROPERTY:** Buyer and Seller are hereby advised that the Baltimore County Transfer Tax does not apply to the first Twenty-Two Thousand Dollars (\$22,000.00) of consideration payable for residentially improved **owner-occupied** real property. Under Baltimore law, the Buyer will receive the full benefit of this exemption, unless the Seller pays all Baltimore County transfer taxes, in which case Seller will receive the benefit. (initial) ______ Seller agrees to pay all Baltimore County transfer taxes.

Page 1 of 3

PROPERTY 531 Hampton Ln, Towson, MD 21286-1313

7. PUBLIC WATER OR SEWER FACILITIES; NOTICE TO BUYERS OF REAL ESTATE IN BALTIMORE COUNTY: The Property is subject to a fee or assessment charged under the authority granted to developer pursuant to Section 32-4-310 of the Baltimore County Code, which purports to cover or defray the cost of installing all or part of the public water or sewer facilities constructed by the developer of the subdivision known as _______. This fee or assessment is \$________, payable annually in the month of to

(name and address) (hereinafter called "lienholder") until . There may be a right of prepayment or discount for early payment which may be ascertained by contacting the lienholder. The fee and assessment is a contractual obligation between the lienholder and each owner of the Property, that runs with the land, and is not in any way, a fee or assessment of Baltimore County.

8. NOTICE TO BUYER: PRIVATE WATER SUPPLY/WELL: (a) If the Property is served by, or intended to be serviced by, a private water supply, attach separate Baltimore County Well Water Notice and Addendum (GBBR form 1451).

(b) **ELEVATED LEVELS OF NATURALLY OCCURRING RADIUM:** Buyer is notified that Baltimore County Department of Environmental Protection and Resource Management has advised that, as a result of a water quality survey, elevated levels of naturally occurring radium and uranium have been found in some wells located in the Baltimore Gneiss formation. Properties serviced by public water are not impacted. Property Owners in the affected area will be required to test new and replacement wells and, if applicable, install a treatment system (water softener or reverse osmosis), prior to being granted a Certificate of Potability and putting the well into use. There are no regulations that require private owners of existing private wells to meet US EPA drinking water standards for radioactivity. Buyer of property served by private water supply will be provided with the brochure entitled "Radionuclides & Your Well Water: A Homeowner's Guide." For a copy of a general map of Baltimore County showing the potentially affected areas or for further information, Buyer should contact the Baltimore County Department of Environmental Protection and Resource Management at 410-887-2762.

Buyer to initial:

If property is served by private water supply, Buyer acknowledges receipt of the brochure entitled "Radionuclides & Your Well Water: A Homeowner's Guide"

9. NOTICE TO BUYER - HOUSE REMOVED FROM FLOOD PLAINS: Seller hereby discloses to Buyer that the house, building or structure which is the subject of the Contract, has or has not form a 100-year flood plain located in Baltimore County.

10 HISTORIC OR LANDMARK PROPERTY: Seller hereby discloses to Buyer that the Property is ______ or is not UTIAN (Seller to initial applicable provision) located within a historic district under the Baltimore County Code or does TO DESCRIPTION (Seller to initial applicable provision) appear on the Baltimore County preliminary landmarks list or final landmarks Buyer acknowledges that if the Property is located within a historic district or appears on either the Baltimore County preliminary or final landmarks list, Buyer's use of the Property shall be subject to the provision of the Baltimore County Code. For further information, contact the Baltimore County Office of Planning at (410) 887-3211, 401 Bosley Avenue, Suite 406, Towson, Maryland 21204.

11. RENTAL HOUSING LICENSE -BALTIMORE COUNTY:

- (A) In Baltimore County, all buildings or a portion of a building that contain one to six dwelling units intended or designated as rental units must register and be licensed with Baltimore County on or before January 1, 2009.
- (B) A person who owns and rents a dwelling unit or a portion of a dwelling unit without a license may be subject to the denial, suspension, revocation or non-renewal of the license and/or civil penalties of \$25 per day for each day a violation occurs and \$200 per day for each day a correction notice is not complied with, and there will be a \$1,000 fine for not complying with the Rental Registration Law.

Page 2 of 3

PROPERTY 531 Hampton Ln, Towson, MD 21286-1313

(C) In the event a rental dwelling located in Baltimore County is sold or a change of ownership of the dwelling occurs, the new property owner is required to notify the Baltimore County Department of Permits and Development Management of the change of ownership.

<u>Shane Mitchell</u> BUYER Next One LLC			
BUTER TOX OR LEC		DATE	
BUYER		DATE	
Gregory S Milligan	dotloop verified 06/24/19 1:09 PM CDT 4AK2-MD8X-DHHZ-Z4Q9		
SELLER Gregory S. Mill	igan, Receiver	DATE	
SELLER		DATE	

This form has been prepared for the sole use of the following Boards/Associations of REALTORS® and their members. Each Board/Association, including its members and employees, assumes no responsibility if this form fails to protect the interests of any party. Each party should seek its own legal, tax, and financial or other advice. The Greater Baltimore Board of REALTORS®, Inc. Harford County Association of REALTORS®, Inc.

Carroll County Association of REALTORS®, Inc.

Harford County Association of REALTORS®, Inc. Howard County Association of REALTORS®, Inc.

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higiSign Verified: ACBASE 71913 Deve 02844BROB 4 Decumente 167-2 Filed 07/26/19 Page 25 of 44

MARYLAND RESIDENTIAL PROPERTY DISCLOSURE AND DISCLAIMER STATEMENT

Property Address:	
Legal Description:	aturku matiki di di-

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 <u>excluded</u> 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;
- 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 trust;
- 6. A transfer of single family residential real property to be converted by the buyer into use other than residential use or to be demolished; or
- 7. A sale of unimproved real property.

Section 10-702 also requires the seller to disclose information about latent defects in the property that the seller has actual knowledge of. The seller must provide this information even if selling the property "as is." "Latent defects" are defined as: Material defects in real property or an improvement to real property that:

- (1) A purchaser would not reasonably be expected to ascertain or observe by a careful visual inspection of the real property; and
- (2) Would pose a direct threat to the health or safety of:
 - (i) the purchaser; or
 - (ii) an occupant of the real property, including a tenant or invitee of the 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: Water Supply Sewage Disposal	Water, Sewage, Public Public	Heating & Air	Conditioning (A Well Septic System	Answer all that apply)	_(# bedrooms) Other Type	
Garbage Disposal Dishwasher Heating	□ Yes □ Yes □ Oi! □	□ No □No Natural Gas	Electric	□ Heat Pump Age_	Other	
Air Conditioning Hot Water] Natural Gas] Natural Gas	□Electric □Electric Capac	Heat Pump Age	Other Other	erandy () () () () () () () () () (

		C C		
I. Foundation: Any settlement or other problems? Comments:		□ Yes	🗆 No	🗖 Unknown
2. Basement: Any leaks or evidence of moisture? Yes	□ No	Unknown	Does Not A	oply
Comments:	TYes		Jo 🗖 I	Jnknown
Type of Roof:Age				
Comments:				
Comments: Is there any existing fire retardant treated plywood?	*****	□ Yes	🗆 No	Unknown
Comments:				
4. Other Structural Systems, including exterior walls and floo				
Comments:Any defects (structural or otherwise)?				
		🗆 No	Unknown	
Comments:				
5. Plumbing system: Is the system in operating condition?		🛛 Yes	🗆 No	🗖 Unknown
Comments:				
5. Heating Systems: Is heat supplied to all finished rooms?		🛛 Yes	🗆 No	Unknown
Comments:				
Is the system in operating condition?		🗆 Yes	🗆 No	Unknown
Comments:	The second s			
Comments: Air Conditioning System: Is cooling supplied to all finished	ed rooms?	□Yes □No	Unknown	Does Not Apply
Comments: Is the system in operating condition? □Yes □N				
Is the system in operating condition? \Box Yes \Box N	No ⊡Ui	nknown 🛛 🕁 D	Ooes Not Apply	
Comments:				
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 B. Electric Systems: Are there any problems with electrical fue and the sector of the secto	uses, circu	it breakers, ou		
8. Electric Systems: Are there any problems with electrical fu Yes No. Unknown Comments: 8A. Will the smoke alarms provide an alarm in the event Are the smoke alarms over 10 years old? Yes No	uses, circu	it breakers, ou er outage?	Yes 🗆 No	silence/hush button, which
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Please indicate your actual knowledge with respect to the following:

bigiSign Verified: A8B0D780-3DAF-47A8-B588-9455286DDB43 Case 1:18-cv-02844-RDB Document 167-2 Filed 07/26/19 Page 27 of 44

13. Wood-destroy Comments:	ing insects: Any	infestation an	d/or prior damage?	DYes	🗆 No	Unknown
Any treat	ments or repairs?	Yes	D No	Unknown		
Any warr Comments:	anties?	□ Yes	🗆 No	Unknown		
If yes, specify belo	ge tanks, or other (es D No D ow	Unknown	s (including, but not 1) on the property?		sed landfills, as	bestos, radon gas, lead-based paint,
15. If the property monoxide alarm ir	relies on the cornstalled in the property \Box No \Box	nbustion of a f perty? Jnknown		entilation, hot wa	ater, or clothes	dryer operation, is a carbon
 16. Are there any unrecorded ea Ures If yes, specify below 	zoning violations sement, except fo No Unkno ww	s, nonconformi or utilities, on o wn	ng uses, violation of or affecting the prop	building restricterty?		requirements or any recorded or
permitting office.	LIYES LINO L	Does Not Ap	ements to the prope ply D Unknown			ts pulled from the county or local
17. Is the property	located in a floc Yes	d zone, conser D No	vation area, wetland	area, Chesapeal		area or Designated Historic District
]	subject to any res	triction impos		If yes	r any other typ s, specify below	e of community association?
Ĺ] Yes	No No	g latent defects, affe		al condition of t	he property?
NOTE: Seller(s) may wish to	disclose the	e condition of oth JRE STATEMEN	er buildings o	on the proper	ty on a separate
complete and a	ccurate as of the obligations ur	ne date signe ider §10-702		further ackno Real Propert	wledge that t y Article.	omments, and verify that it is hey have been informed of ate
Seller(s)		·····			Da	ate
						her acknowledge that they eal Property Article.

	_ 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

If yes, specify:

- (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? \Box Yes \Box No

PROPERTY IS EXE	EMPT
Seller Mg Milliger	Date_06/65/19
Seller	Date

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

Purchaser	Shane Mitchell	Date_06-20-2019
Purchaser		Date

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STATE OF MARYLAND REAL ESTATE COMMISSION

Consent for Dual Agency

(In this form, the word "seller" includes "landlord"; "buyer" includes "tenant"; and "purchase" or "sale" includes "lease")

When Dual Agency May Occur

The possibility of Dual Agency arises when:

- 1) The buyer is interested in a property listed by a real estate broker; and
- 2) The seller's agent and the buyer's agent are affiliated with the same real estate broker.

Important Considerations Before Making a Decision About Dual Agency

A broker or the 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 <u>buyer</u> 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 <u>seller</u> 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's agreement is terminated, the seller must then either represent him or herself or arrange to be represented by another real estate company. If the buyer's agreement is terminated, the buyer may choose not to be represented by an agent of his or her own 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.

\star 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

Monument Sothebys International Realty	act as a Dual Agent for me as the	
(Firm Name)		

Seller in the sale of the property at: 531 Hampton Lane, Towson, MD 21286

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

lug	M	tran	06 08	19		
Signaty	e J	0		Date	Signature	Date

AFFIRMATION OF PRIOR CONSENT TO DUAL AGENCY

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

531 Hampton Lane, Towson, MD 212 Property Address	86		
Signature	Date	Signature	Date
• The undersigned Seller(s) h	ereby affirm(s) consent to	o dual agency for the Buyer(s) identified below:
Name(s) of Buyer(s)			

igiSign Verified: A8B0D780, 3DAF 47A8B5889455286DDB43167-2 Filed 07/26/19 Page 31 of 44



STATE OF MARYLAND

REAL ESTATE COMMISSION

Understanding Whom Real Estate Agents Represent

THIS NOTICE IS NOT A CONTRACT

In this form "seller" includes "landlord"; "buyer" includes "tenant"; and "purchase" or "sale" includes "lease"

Agents Who Represent the Seller

Seller's Agent: A seller's agent works for the real estate company that lists and markets the property for the sellers and exclusively represents the sellers. A Seller's agent may assist the buyer in purchasing the property, but his or her duty of loyalty is only to the seller.

Subagent: A Subagent means a licensed real estate broker, licensed associate real estate broker, or licensed real estate salesperson who is not affiliated with or acting as the listing real estate broker for a property, is not a buyer's agent, has an agency relationship with the seller, and assists a prospective buyer in the acquisition of real estate for sale in a non-agency capacity. The subagent works for a real estate company different from the company for which the seller's agent works. The subagent can assist a buyer in purchasing a property, but his or her duty of loyalty is only to the seller.

If you are viewing a property listed by the company with whom the agent accompanying you is affiliated, and you have not signed a Buyer Agency Agreement and a "Consent for Dual Agency" form, that agent is representing the seller

Agents Who Represent the Buyer

Buyer's Agent : A buyer may enter into a written contract with a real estate broker which provides that the broker will represent the buyer in locating a property to buy. The agent from that broker's company is then known as the buyer's agent. The buyer's agent assists the buyer in evaluating properties and preparing offers and developing negotiation strategies and works in the best interest of the buyer. The agent's fee is paid according to the written agreement between the broker and the buyer. If you as a buyer wish to have an agent represent you, you must enter into a written buyer agency agreement.

Dual Agents

The possibility of **dual agency** arises when the buyer's agent and the seller's agent both work for the same real estate company, and the buyer is interested in property listed by that company. The real estate broker or the broker's designee, is called the "dual agent." Dual agents do not act exclusively in the interests of either the seller or buyer, and therefore cannot give undivided loyalty to either party. There may be a conflict of interest because the interests of the seller and buyer may be different or adverse.

If both seller and buyer agree to dual agency by signing a Consent For Dual Agency form, the "dual agent" (the broker or the broker's designee) shall assign one agent to represent the seller (the seller's "intra-company agent") and another agent 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 strategies.

If either party does not agree to dual agency, the real estate company must withdraw the agency agreement for that particular property with either the buyer or seller, or both. If the seller's agreement is terminated, the seller must then either represent him or herself or arrange to be represented by an agent from another real estate broker/company. If the buyer's agreement is terminated, the buyer may choose to enter into a written buyer agency agreement with a different broker/ company. Alternatively, the buyer may choose not to be represented by an agent of his or her own but simply to receive assistance from the seller's agent, from another agent in that company, or from a subagent from another company.

No matter what type of agent you choose to work with, you have the following rights and responsibilities in selling or buying property:

>Real estate agents are obligated by law to treat all parties to a real estate transaction honestly and fairly. They must exercise reasonable care and diligence and maintain the confidentiality of clients. They must not discriminate in the offering of properties; they must promptly present each written offer or counteroffer to the other party; and they must answer questions truthfully.

>Real estate agents must disclose all material facts that they know or should know relating to a property. An agent's duty to maintain confidentiality does not apply to the disclosure of material facts about a property.

>All agreements with real estate brokers and agents must be in writing and explain the duties and obligations of both the broker and the agent. The agreement must explain how the broker and agent will be paid and any fee-sharing agreements with other brokers.

>You have the responsibility to protect your own interests. You should carefully read all agreements to make sure they accurately reflect your understanding. A real estate licensee is qualified to advise you on real estate matters only. If you need legal or tax advice, it is your responsibility to consult a licensed attorney or accountant.

Any complaints about a real estate licensee may be filed with the Real Estate Commission at 500 North Calvert Street, Baltimore, MD 21202. (410) 230-6205

We, the 🗹 Sellers/Landlord 🔲 Buyers/Tenants acknowledge receipt of a copy of this disclosure and

that Monument Sothebys International Realty (firm name)

and Regina Trakhtman (salesperson) are working as:

(You may check more than one box but not more than two)

seller/landlord's agent			
subagent of the Seller			
buyer's /tenant's agent	1		
Lug Milligh	060819		
Signature	(Date)	Signature	(Date)
* * * * * * * *	* * * * * *	* * * * * * *	* * * * * * * *

I certify that on this date I made the required agency disclosure to the individuals identified below and they were **unable or unwilling** to acknowledge receipt of a copy of this disclosure statement

Name of Individual to whom disclosure mad e	Name of Individual to whom disclosure made				
Regina Trakhtman	dolloop verified 04/30/19 2:47 PM EDT 8M4J-H14W-A1CY-5ZI2				
Agent's Signature	(Date)				

*

Maryland

REALTORS

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	Gregory S Milligan, Receiver	
and Seller		
for Property known as _	531 Hampton Lane, Towson, MD 21286	

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
 - 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:

Buyer

 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

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Page 1 of 2 10/17

(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.

Buyer's Signature	06-20-2019	Malligh	06/68/19
Buyer's Signature	Date	Seller's Signature	Date
Buyer's Signature	Date	Seller's Signature	Date
James Weiskerger	06-19-2019	Regina Trakhtman	dotloop verified 04/30/19 2:48 PM EDT YH9P-HRUC-KC2E-JNCX
Agent's Signature	Date	Agent's Signature	Date

Page 2 of 2 10/17

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Mayland REALTORS

FINANCIAL CONDITION OF PROPERTY DISCLOSURE ADDENDUM TO EXCLUSIVE RIGHT TO SELL RESIDENTIAL BROKERAGE AGREEMENT

ADDENDUM dated _______to Exclusive Right to Sell Residential Brokerage Agreement

between Seller(s)

and Broker Monument Sothebys International Realty

for Property known as 531 Hampton Lane, Towson, MD 21286

Seller represents to Broker that the information below is true and complete to the best of Seller's knowledge and kelief.

A. _ X (Check if applicable) The Property is not encumbered by any mortgage or Deed of Trust.

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in th	ne appro	ximate am	oun	t of						do	llars (\$).		
С.	The Pro	perty is se	cure	d by a sec	cond	mo	rtgage	e or	Deed of	Tru	st held b	y					
in th	ie appro	ximate am	oun	t of j						do	llars (\$).		
D.	The	Property	is	secured	by	а	line	of	credit	or	home	equity	line	of	credit	held	by
					in t	he	appro	xima	ite amo	unt	of					dol	llars
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E. Seller is current on all payments for the loans identified in paragraphs B, C and D above.

F. Seller is not in default on any loan identified in paragraphs B, C and D above and has not received any notice(s) from the holders of any loan identified in paragraphs B, C and D above regarding a default under the loan, threatened foreclosure, notice of foreclosure, or the filing of foreclosure.

G. There are no liens secured against the Property for federal, state, or local income taxes; real property taxes; or unpaid condominium or homeowners association fees.

H. There are no judgments filed against Seller (including each owner for jointly held property).

I. Seller has not filed for bankruptcy protection under United States law and is not contemplating doing so during the term of the Listing Agreement.

J. If any statements in paragraphs E through I above are incorrect or untrue, Seller will provide additional information below:

Seller acknowledges that Broker and their real estate licensees affiliated with Broker are required by law to disclose to any potential buyer or any licensee cooperating in the sale of the Property, either as a Subagent or an agent for a prospective buyer, any information contained in paragraph J above. Seller acknowledges that the disclosure of information contained in paragraph J, is required to be disclosed by Broker and the real estate licensees affiliated with Broker as a material fact to prospective buyers under Maryland law.

During the term of the Listing Agreement, should any change occur with respect to answers A through J above, Seller shall immediately notify Broker and the listing agent in writing of such change.

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Seller J 7	[Date		Seller	Date	
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REALTOR	ŝ

DISCLOSURE OF LEASED ITEMS ADDENDUM TO RESIDENTIAL CONTRACT OF SALE

ADDENDUM dated			to Contract of Sale
between Buyer Next One, LLC			
and Seller Gregory S. Milligan, F	leceiver		
		86	
The obligations of Buyer an	d Seller with respect to	o the following leased items shall	l be as follows:
LEASED ITEM: a. Fuel Tank(s) b. Solar Panels c. Alarm System d. Water Treatment System c. Other d. Other e. Other f. Other	INCLUDED	EXCLUDED	
ADDITIONAL TERMS OF AGRE	EMENT:		
All other terms an	d conditions of the Co	ntract of Sale remain in full force	e and effect.
Buyer Signature	Date	Seller Signature	06 08 19 Date
Buyer Signature	Date	Seller Signature	Date

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Affiliated Business Arrangement Disclosure

To: Gregory S. Milligan

From: Monument Sotheby's International Realty

Date: 04/30/2019

Property: 531 Hampton Lane, Towson MD 21286

This is to give you notice that Monument Sotheby's has a business relationship with the various providers of real estate settlement services identified below. Because of their relationships, a referral of business from Monument Sotheby's to one or all of the identified service providers may provide the owners of Monument Sotheby's with a financial or other benefit.

Set forth below is the estimated charge or range of the charges for the settlement services listed. You are NOT required to use the listed providers as a condition for settlement of your loan on, or purchase, sale or refinance of, the real property described above. 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.

Service Provider	Settlement Service	Estimated Charge or Range of Charges	
New Line Title & Escrow Company, LLC	Title Insurance-Estimated owner's title insurance premiums (per \$1,000 of sales price) are provided for enhanced coverage. Other options may be available, including less comprehensive standard coverage and a reissue rate which would reduce charges.	First \$250,000 \$250,001-\$500,000,Add \$500,001-\$1,000,000,add \$1,000,001-\$5,000,000,add	\$5.23 \$4.46 \$3.80 \$3.00
	Title Search, Title Examination, Closing Fees, Document Preparation, Hand Recording, Judgement Search & other charges.	These fees are not always deter consistently, even within the sa company or office. Please cons with your Settlement provider f list of charges. An estimated rat fees is \$725 to \$900.	me ult for a

ACKNOWLEDGMENT

Each of the undersigned has read this disclosure form, and understands that Monument Sotheby's is referring him/her to purchase the above described settlement services and that the owners of Monument Sotheby's may receive a financial or other benefit as the result of this referral. We also agree that the Broker/Sales Associate may provide all applicable information about our real estate transaction to its affiliated companies.

Signature

Signature

Ulgisign verified: ACase 1818-CC-02844-RDB Document 367-2 Eiled 07/26/19 Page 38 of 44 Case 118 ccv-02844-RDB Document 35-1 Hitter 04425/19 Page 1 of 6

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

SECURITIES AND EXCHANGE)
COMMISSION,)
)
Plaintiff,)
)
V.)
))
KEVIN B. MERRILL, et al.,)
)
Defendants.)

Case No.: 1:18-cv-02844-RDB

AGREED ORDER GRANTING IN PART RECEIVER GREGORY S. MILLIGAN'S (i) MOTION TO APPROVE SALE PROCEDURES AND RETENTION OF SOTHEBY'S INTERNATIONAL REALTY, INC. AND (ii) MOTION TO APPROVE SALE PROCEDURES AND RETENTION OF PRESTIGE MOTOR CAR IMPORTS, LLC (Related to Dkt. Nos. 107 & 108)

This matter is before the Court on the (i) Motion for Approval of Procedures for Sale of Real Property and Retention of Sotheby's International Realty, Inc. as Broker (the "Sotheby's Motion") (Dkt. No. 107) and (ii) Motion to Approve Procedures for Sale of Automobiles and for Order Authorizing Retention, Employment, and Compensation of Prestige Motor Car Imports, LLC as Broker (the "Prestige Motion") (Dkt. No. 108) (the Sotheby's Motion and Prestige Motion are collectively, the "Motions"), filed by Receiver Gregory S. Milligan (the "Receiver"), the Court-appointed Receiver in the above-captioned case. The Court, having considered the Motions and evidence submitted in support thereof, the Receiver's Supplemental Briefing in Support of Sale Motions (Dkt. No. 110), the Certificate of Conference and Stipulation Regarding Sale Motions (Dkt. No. 117), responses or objections, if any, the arguments of counsel, and the pleadings on file, finds that the Motions should be, and hereby are, GRANTED IN PART.

It is therefore ORDERED that:

A. The Sotheby's Motion.

1. The Sotheby's Motion is GRANTED IN PART with respect to the following real property owned or purchased by Defendant Kevin B. Merrill and/or Relief Defendant Amanda Merrill:

- 1055 Spyglass Lane, Naples, Florida 34102;
- 1848 Circle Road, Towson, Maryland 21204;
- 27776 Sharp Road, Easton, Maryland 21601;
- 531 Hampton Lane, Baltimore, Maryland 21286;
- 3018 Susanne Court, Owings Mills, Maryland 21117; and
- 1718 Greenspring Valley Road, Stevenson, Maryland 21153.

(collectively, the "Merrill Real Property").

2. The Receiver is authorized to retain and employ Sotheby's International Realty, Inc. ("Sotheby's") as broker of the Merrill Real Property pursuant to the Fee Proposal outlined in the Milligan Declaration.

3. The Real Property Sales Procedures set forth in the Sotheby's Motion are hereby approved and the Receiver is authorized to sell the Merrill Real Property in accordance with the Real Property Sales Procedures.

4. Any party asserting a claim against the Merrill Real Property shall file its claim within thirty (30) days of the date of entry of this Order. To the extent that a claim is made to or against the Merrill Real Property, the claimant shall describe such claim in detail. The Receiver's response to any claim against the Merrill Real Property shall be due within fourteen (14) days of the date the claim was filed with the Court. If the Receiver fails to respond to the claim, the claim shall be deemed allowed and the Real Property shall be sold subject to the claim. If the Receiver files a response, the Court may thereafter determine whether a hearing is necessary to allow or deny the claim.

2

5. Any party asserting an objection to a Sale Motion¹ shall file its objection within thirty (30) days of the filing of the Sale Motion. In the event an objection is filed to a Sale Motion, such objecting party shall state why the proposed sale should not be approved by the Court and whether the objecting party has a proposed buyer who is willing to purchase the Merrill Real Property for an amount that exceeds the proposed sale price in the Sale Motion. The Receiver's response to any objection to a Sale Motion shall be due within fourteen (14) days of the date the objection was filed with the Court. If the Receiver fails to respond to the objection, the objection shall be granted and the Sale Motion shall be denied. If the Receiver files a response, the Court may thereafter determine whether a hearing is necessary to (i) approve the sale, (ii) sustain the objection, or (iii) order a public auction with the proposed buyer and terms under the Sale Motion to act as a "stalking horse" bid, subject to higher and better offers.

6. Any commission or administrative fee to be paid to Sotheby's for its brokerage services will be requested and approved as part of any Sale Motion and, if such Sale Motion is approved, Sotheby's fees shall be paid as part of the closing of the real estate transaction.

7. Pursuant to the Stipulation and with the consent of the Office of the United States Attorney (the "<u>U.S. Attorney's Office</u>"), the net proceeds of any sale of Merrill Real Property pursuant to a Sale Motion (the "<u>Proceeds</u>") shall be held in an interest-bearing account maintained by the Receiver pending final resolution of this SEC Action² or further Order of this Court. All rights, reservations, claims, defenses, and objections of Relief Defendant Amanda Merrill, Plaintiff Securities and Exchange Commission (the "<u>SEC</u>"), and the Receiver are

¹ The term "<u>Sale Motion</u>" herein shall have the same meaning as used in the Sotheby's Motion.

² The term "<u>SEC Action</u>" herein shall mean the civil action styled *Securities and Exchange Commission v. Kevin Merrill, et al.*, Case No. 18-cv-02844-RDB, in the United States District Court for the District of Maryland.

$\begin{array}{c} \text{Case 111B} \\ \text{Case 11B} \\ \text{Case 111B} \\ \text{Case 11B} \\ \text{Case 11B}$

preserved pursuant to the terms identified in the Stipulation with respect to distribution of the Proceeds.

8. The Sotheby's Motion is GRANTED IN PART with the express consent of the U.S. Attorney's Office, the Securities and Exchange Commission, Kevin Merrill and Amanda Merrill. As such, the cooperation of any party with regard to the sales of Merrill Real Property as set forth in the Sotheby's Motion and authorized by this Order shall not be construed as a violation of the Restraining Orders entered in *United States of America v. Kevin B. Merrill, Jay B. Ledford, and Cameron R. Jezierski*, Criminal No. RDB-18-0465 (Dkt. Nos. 8 and 10) (the "<u>Restraining Orders</u>").

B. The Prestige Motion.

9. The Prestige Motion is GRANTED IN PART with respect to the following vehicles owned or purchased by Defendant Kevin B. Merrill and/or Relief Defendant Amanda Merrill:

- 2018 Cadillac Escalade, VIN No. 1GYS4DKJOJR194076;
- 2015 Harley-Davidson VRSCDX Night Rod, VIN No. 1HD1HHH18FC805081;
- 2015 BMW S1000R Motorcycle, VIN No. WB10D210XFZ352440;
- 2015 Ferrari 458 Spider Especial, VIN No. ZFF78VHA7F0213197;
- 2015 Porsche 918, VIN No. WP0CA2A13FS800561;
- 2016 Mercedes Benz Sprinter 2500, VIN No. WDAPE8CDXGP323201;
- 2018 Cadillac Escalade ESV, VIN No. 1GYS4KKJ4JR384130;
- 2017 Audi R8 5.2 Plus Coupe, VIN No. WUAKBAFX1H7902028;
- 2017 Land Rover Range Rover, VIN No. SALGS5FE7HA341466;
- 2017 Land Rover Range Rover Sport, VIN No. SALWz2FE6HA145282;
- 2017 Rolls Royce Dawn Convertible, VIN No. SCA666D57HU107107;
- 2017 Rolls Royce Wraith Coupe, VIN No. SCA665C58HUX86607;
- 2008 Bugatti Veyron, VIN No. VF9SA25C78M795164;
- 2014 Pagani Huayra, VIN No. ZA9H11RAYYSF76034;
- 2017 Lamborghini Aventador, VIN No. ZHWUT3ZDXHLA05923;
- 2018 Lamborghini Huracan, VIN No. ZHWUS4ZF6JLA10746; and
- 2016 Ford F-150, VIN No. 1FTEW1EG3GFA83463.

(collectively, the "Merrill Vehicles").

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10. The Receiver is authorized to employ Prestige Motor Car Imports, LLC as vehicle broker for the Receiver with respect to the Merrill Vehicles pursuant to the Consignment Agreement attached to the David Declaration as Exhibit 1.

11. The Vehicle Sales Procedures set forth in the Prestige Motion are hereby approved and the Receiver is authorized to sell the Merrill Vehicles in accordance with the Vehicle Sales Procedures.

12. Prestige Motor Car Imports, LLC is authorized to receive a commission from the sales proceeds of each Merrill Vehicle in an amount equal to 5.0% of the purchase price without need of further application or Court approval.

13. Prestige Motor Car Imports, LLC is authorized to receive the pre-approved costs incurred for transportation, maintenance, repair, and sale from the sales proceeds of each Merrill Vehicle or, in the event of termination of the Consignment Agreement, from the Receiver.

14. The United States Marshals Service is authorized and ordered to turn over the Merrill Vehicles to Prestige Motor Car Imports, LLC, or its authorized agent, on a mutually agreeable date and time. The Receiver is authorized to pay the storage, maintenance, and other costs incurred by the United States Marshals Service for the Merrill Vehicles.

15. Pursuant to the Stipulation and with the consent of the U.S. Attorney's Office, the net proceeds of any sale of the Merrill Vehicles (the "<u>Proceeds</u>") shall be held in an interestbearing account maintained by the Receiver pending final resolution of this SEC Action or further Order of this Court. All rights, reservations, claims, defenses, and objections of Relief Defendant Amanda Merrill, the SEC, and the Receiver are preserved pursuant to the terms identified in the Stipulation with respect to distribution of the Proceeds.

5

16. The Prestige Motion is GRANTED IN PART with the express consent of the U.S.

Attorney's Office, the Securities and Exchange Commission, Kevin Merrill and Amanda Merrill. As such, the cooperation of any party with regard to the sales of Merrill Vehicles as set forth in the Prestige Motion and authorized by this Order shall not be construed as a violation of the Restraining Orders.

C. Other Real Property and Vehicles.

17. Defendant Jay B. Ledford has filed an Opposition to the Motions (Dkt. No. 115) in which he objects to any relief requested with respect to the following real property and vehicles:

Real Property

- 9017 Grove Crest Lane, Las Vegas, Nevada 89134;
- 1132 Glade Road, Colleyville, Texas 76034;
- 1650 Cedar Hill, Dallas, Texas 75208;
- 2308 Cedar Elm Terrace, Westlake, Texas 76262; and
- 2801 Paramount Boulevard, Amarillo, Texas 79109.

<u>Vehicles</u>

- 2015 Bentley Flying Spur, VIN No. SCBET9ZA7FC042592;
- 2018 Land Range Rover, VIN No. SALGS2RE6JA501496;
- 2016 Ferrari 488 Coupe, VIN No. ZFF79ALA3G0217973; and
- 2016 Tesla Model, VIN No. 5YJSA1E49GF155262.
- 18. Nothing in this Order is intended to grant or deny any relief in the Motions with

respect to the real property and vehicles referenced in paragraph 17 supra.

IT IS SO ORDERED, this **29**th day of **Amil**, 2019.

RUD B

HON. RICHARD D. BENNETT UNITED STATES DISTRICT JUDGE

Shane Mitchell

06-20-2019

igiSign Verified: A&B0D780130AF072844BR0B9453860001672 Filed 07/26/19 Page 44 of 44

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RE	ALTOR	S

AS IS ADDENDUM

ADDENDUM dated	June 19, 2019	to Contract of Sale
between Buyer	Next One LLC	
and Seller	Gregory S. Milligan, Receiver	
for Property known as	531 Hampton Ln, Towson, MD 21286-1313	•

The following provisions are included in and supersede any conflicting language in the Contract.

The Property is sold in "AS IS" condition as of the Date of Contract Acceptance. Seller makes no warranty, express or implied, as to the condition of the Property or any equipment or system contained therein. Seller agrees to comply with Section 10-702 of the Real Property Article of the Annotated Code of Maryland if applicable (Residential Property Disclosure and Disclaimer). The parties agree that all paragraphs in the Contract pertaining to property condition (Paragraph 22) and wood destroying insects (Paragraph 19) are hereby deleted from the Contract except that Buyer retains the right to walk through the Property within five (5) days prior to settlement.

Buyer and Seller agree to initial only one of the following:

A. "AS IS" WITHOUT INSPECTION(S)

The Property is sold in "AS IS" condition as of the Date of Contract Acceptance without any inspection(s) or contingencies regarding the condition of the Property.

B. "AS IS" WITH INSPECTION(S) AND RIGHT TO TERMINATE

The Property is sold in "AS IS" condition as of the Date of Contract Acceptance. Buyer, at Buyer's expense, may have the Property inspected. In the event Buyer is dissatisfied with the results of any inspection(s), Buyer, upon written notice to Seller given within 0 Days from the Date of Contract Acceptance, shall have the unconditional right to terminate the7:16A Contract. If Buyer elects to terminate the Contract, the Contract shall become null and void, and Deposit(s) shall be disbursed in accordance with the Deposit paragraph of the Contract. If Buyer fails to have inspection(s) performed or fails to submit written notice of termination within the time period specified, Buyer shall have no right thereafter to terminate the Contract and the Contract shall remain in full force and effect.

Seller shall make the Property accessible for such inspection(s) and shall have utilities in service at the time of the inspection. Neither Buyer, nor any agent or contractor(s) of Buyer, shall in any way excavate, penetrate or otherwise damage any part of the Property without the prior written consent of Seller nor shall any furnishings, boxes, or personal property belonging to Seller be moved or relocated unless absolutely necessary in connection with the inspection(s). If the Property is part of a condominium, Buyer will be given access to the common areas to perform the inspection(s). Buyer and Seller shall have the right to be present during the inspection(s), and Buyer shall give Seller reasonable advance notice of the date and time of any inspection(s).

If Buyer or Buyer's agents or contractors damage the Property during any inspection(s), Buyer shall be responsible for all costs incurred in correcting such damage. Buyer's responsibility for all costs incurred in correcting any damage shall survive termination of the Contract.

All other terms and conditions of the Contract of Sale remain in full force and effect.

Shane Mitchell	06-20-2019	Gregory S Milligan	dotloop verified 06/24/19 1:09 PM CDT D17Y-09DT-8G5I-XD7I	
Buyer Signature	Date	Seller Signature		Date
Next One LLC		Gregory S Milligan		
Buyer Signature	Date	Seller Signature		Date



10/17



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Next Step Realty, 22 W. Padonia Road, Suite C-145 Timonium MD 21093 James Weiskerger

Fax:



Phone: (443) 739-6724 Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

EXHIBIT 2

Case	1.18-cv-02844-RDB		ent 167-3	Filed 07/26	/10		2 of 2/
Borrower	No Borrower	Docum	CHI 107-0	1 1100 01720	File No.	531 Hai	mpton Lane
Property Address	531 Hampton Ln						
City	Towson	County	Baltimore County	State	MD	Zip Code	21286
Lender/Client	Harney Partners						

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Classic Appraisal Services (410) 937-3902

Main File No. 531 Hampton Lane Page # 2 of 23

FROM:			_		
				INVOI	CE
Classic Appraisal Services				INVOICE NUME	BER
39 English Run Circle				531 Hamptor	n Lane
Sparks Glencoe, MD 21152				DATE	
classicappraisals@comcast.net Telephone Number: 410-937-3902		472 6025		05/31/20 ⁻	19
Telephone Number: 410-937-3902		472.6935		REFERENCI	E
T0:			Internal Order #:	531 Har	mpton Lane
Greg Milligan			Lender Case #:		
Harney Partners			Client File #:		
P.O. Box 90099 Austin, TX 78709-0099			Main File # on form:	531 Har	npton Lane
			Other File # on form:		
Telephone Number: (512) 626-1818			Federal Tax ID:	56-2582	2175
Alternate Number:	E-Mail: gmilligan@	harneypartners.com	Employer ID:		
DESCRIPTION					
		.			
^{Lender:} Harney Partn Purchaser/Borrower: No Borrower	ers	Client: Har	ney Partners		
Property Address: 531 Hamptor	ı Ln				
^{City:} Towson					
County: Baltimore Co Legal Description: Map 61, Grid	unty 21. Derect 260	State: MD		Zip: 21286	6
The second	21, Falcel 309				
FEES					AMOUNT
Amount due for Report					500.00
					000.00
				SUBTOTAL	500.00
PAYMENTS				SUBTOTAL	
PAYMENTS	Description:			SUBTOTAL	500.00
:heck #: Date: /heck #: Date:	Description:			SUBTOTAL	500.00
heck #: Date: heck #: Date:				SUBTOTAL	500.0
heck #: Date: heck #: Date:	Description:			SUBTOTAL	500.0
:heck #: Date: :heck #: Date:	Description:			SUBTOTAL	500.00

Classic Appraisal Services (410) 937-3902

Main File No. 531 Hampton Lane Page # 3 of 23

R	ESIDENTIAL APP Property Address: 531 Hampton Lr	BAISABRER	ORTent 16	7-3 Filed 0	7/26/19File NPat	
	County: Baltimore County	Legal Descriptio	m: Map 61, Grid	1 21, Parcel 369		21200
ECT		392 Special Assessi	mante: \$	Assessor's Parcel #: Borrower (if applicable):	04090923352980	
SUBJEC	Tax Year: 2019 R.E. Taxes: \$ 6, Current Owner of Record: Amanda	,002	Occu	,	No Borrower	Manufactured Housing
ľ	/ ununuu	minium Cooperative	Other (describe)		HOA: \$ 0	per year per month
	Market Area Name: Hampton Gart			Nap Reference: BC27E03		sus Tract: 4901.00
	The purpose of this appraisal is to develop an opinion		alue (as defined), or	other type of value (descri		tius Decementius
	This report reflects the following value (if not Current, Approaches developed for this appraisal:	see comments):	Current (the inspectio	on Date is the Effective Date)	(See Reconciliation Comme	· ·
ENT	Property Rights Appraised: Fee Sin			r (describe)		
ASSIGNMEN	Intended Use: The intended use is t	to assist with listing.				
SSIG						
◄	011 1	larney Partners, Monumer				
	Appraiser: Jordan May		1.0. Dox	90099, Austin, TX 7	8709-0099 s Glencoe, MD 21152)
		Suburban Rural	Predominant	One-Unit Housing	Present Land Use	- Change in Land Use
		25-75% Under 25%	Occupancy	PRICE AGE	One-Unit 80 %	Not Likely
		Stable Slow	Owner	\$(000) (yrs)	2-4 Unit 1 %	Likely * In Process *
ē		Stable Declining In Balance Over Supply	Vacant (0-5%)	<u>170 ^{Low} 0</u> 1,750 ^{High} 91	Multi-Unit 1 % Comm'I 3 %	* To: Residential
RP		3-6 Mos. Over 6 Mos.	Vacant (>5%)	1,750 ^{High} 91 558 ^{Pred} 60	Other 15 %	
AREA DESCRIPTIO	Market Area Boundaries, Description, and Market Con	iditions (including support for the above c	haracteristics and trends):			s located in the Hampton
EAD	Garth neighborhood of the greate					
	various ages, the Hampton Mans	0				
MARKET	schools, a reservoir, parks and p is bound by Loch Raven Reservo					
MAF	Market conditions are favorable of					•
	typically under 100 days with sor	ne exceptions. Based on	a review of the mar	rket, there is a balan	ce of similar homes a	vailable in the market
	and values have been fairly stabl	le. Multiple financing optio	ns are available.			
-	Dimensions: 41,818 sf			Site Area: O	.96 acre	
	Zoning Classification: R				Residential	
		Zonin	g Compliance:		orming (grandfathered)	Illegal No zoning
			ocuments been reviewed?	Yes No	Ground Rent (if applicable)	\$ /
		Present use, or Other use (e	ine care		the highest and best	use: that use which is
	Actual Use as of Effective Date:	essible, socially acceptable		as appraised in this report:	Residential	
		e zoning code limits land				pear to be the highest
z	and best use.					
SITE DESCRIPTION	Utilities Public Other Provid	av/Deceription	Trans	Public Privat	. Tanaarahu	
SCR	Utilities Public Other Provid Electricity Image: Second S	ler/Description Off-site Improver Street	ments Type Macadam		e Topography Rollin Size Typic	
	Gas BGE		None		Shape Irregu	
SIT	Water City, Pul		None		Drainage Appe	ars Poor**
	Sanitary Sewer Septic		Some		View Res.,	Woods
		Alley	None Underground Utilities	Other (describe)		
	FEMA Spec'l Flood Hazard Area Yes			Map # 2400100265	F FEMA	Map Date 9/26/2008
	Site Comments: At the time of this	inspection, the appraiser	noted no adverse	site conditions, envir	onmental conditions	or adverse external
	factors within the subject's imme	diate vicinity.				
	General Description	Exterior Description	Foundation	B	asement None	Heating
	# of Units 1 Acc.Unit	Foundation Block	Slab			193 Type <u>FHA</u>
	# of Stories 2 Type Det. Att.	Exterior Walls Brick/S Roof Surface Slate	iding Crawl Space Basement	070		<u>0% ^{Fuel} Oil</u>
	Type ∑ Det. ☐ Att. ☐ Design (Style) Cape Cod	Gutters & Dwnspts. Copper		00 /0	^{elling} <u>Joists</u> /alls Block	Cooling
	Existing Proposed Und.Cons.	Window Type Double			loor Concrete	Central CAC
	Actual Age (Yrs.) 67	Storm/Screens Storms		Some Minor 0	utside Entry Walk Up	Other
δ	Effective Age (Yrs.) 5		Infestation	None Noted		
VEN.	Floors Hardwood Sub-Floor	Appliances Attic C	None Amenities Fireplace(s) #	2 Woodst		Car Storage None Garage # of cars (2 Tot.)
NEN.	Walls Hardwood, Sub-Floo Plaster/Drywall	Range/Oven Drop Stai		L	None None	Attach.
PRO	Trim/Finish Wood	Disposal Scuttle	Deck Nor			Detach. O
l≣	Bath Floor None	Dishwasher Doorway		eened]	BitIn
Ē	Bath Wainscot None	Fan/Hood Floor Microwave Heated	Pool Nor			Carport Driveway
ON O	Some Wood	Washer/Dryer Finished	Nor			Surface Macadam
DESCRIPTION OF THE IMPROVEMENT	Finished area above grade contains:	8 Rooms	3 Bedrooms	0.1 Bath(s)	2,661 Square Feet of Gro	oss Living Area Above Grade
SCR		s in the beginning stages of				, some opened walls,
ŭ	some new electric, some new plu Describe the condition of the property (including physical sector)					or condition cines "
	being renovated and is not yet ha		,		onsidered to be in poo ne remodeling has bee	
	to code. There are natural spring					
	house, there was dampness in th					-
	in the area.					
			Copyright© 2007 by a la mor	de, inc. This form may be reproduced un	nodified without written permission, howeve	er, a la mode, inc. must be acknowledged and credited
(G	PRESIDENTIAL	Form GPRES2 - "TOTAL" a	appraisal software by a l	a mode. inc 1-800-ALA	MODE	3/200

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RESIDENTIAL APPRAISABREPORT 167-3 Filed 07/26/19 Patter 9 00 270

		-		transfers of the subject property associated tax record		r to the effective date of this appr	aisal.		
STORY	1st Prior Subject Sal			sis of sale/transfer history and/or a		of sale/listing:	There is	no current contract or	r listing.
ISTO	Date: 07/18/2016								
ERH	Price: \$350,000								
RANSFE	Source(s): MLS, Tax Re 2nd Prior Subject Sa	ecora le/Transfer							
RAN	Date:								
	Price:								
	Source(s):								
	SALES COMPARISON APPROAC	CH TO VALUE (if develop SUBJECT	ed)	COMPARABLE SA		compace was not developed for this COMPARABLE SA		COMPARABLE SA	F # 3
	Address 531 Hampton			1404 Providence Ro		1230 Providence Ro		1217 Dulaney Valley	
	Towson, MD			Baltimore, MD 2128		Baltimore, MD 2128		Baltimore, MD 2128	
	Proximity to Subject			1.46 miles E		1.24 miles E		0.35 miles W	
	Sale Price	\$	0		290,000		241,000	\$	353,000
	Sale Price/GLA Data Source(s)		/sq.ft.			\$ 142.77 /sq.ft.		\$ 170.37 /sq.ft.	
	Verification Source(s)	Interior Inspection		MLS 1001873200 Agent, Tax Record		MLS1000199973 Agent, Tax Record		MLS 1002076214 Agent, Tax Record	
	VALUE ADJUSTMENTS	DESCRIPTION		DESCRIPTION	+ (-) \$ Adjust.	DESCRIPTION	+(-) \$ Adjust.	DESCRIPTION	+(-) \$ Adjust.
	Sales or Financing	None		Cash DOM 45		Conv DOM 31		Cash DOM 13	
	Concessions	None		\$5000	-5,000			\$0	
	Date of Sale/Time Rights Appraised	None Eco Simplo		08/30/2018		09/28/2017		09/21/2018	
	Location	Fee Simple Hampton Garth	1	Fee Simple Hampton		Fee Simple Hampton		Fee Simple Hampton Village	
	Site	0.96 acre		0.41 acre	+5,500	0.93 acre	0	0.46 acre	+5,000
	View	Res., Busy Roa	ad	Res., Busy Road		Res., Busy Road		Res., Busy Road	
	Design (Style) Quality of Construction	Cape Cod		Cape Cod		Rancher	0	Split Level	(
	Age	Average 67		Average 93	0	Average 60		Average 62	(
	Condition	Fair		Average	-25,000		+25.000	oz Average	-25,000
	Above Grade		aths	Total Bdrms Baths		Total Bdrms Baths		Total Bdrms Baths	_0,000
	Room Count		.1	6 3 2.0	-8,000		+4,000		-12,000
	Gross Living Area Basement & Finished	2,661		1,514 sq.ft.	+45,900	1,688 ^{sq.ft.} 0sf	,	,	+23,600
	Rooms Below Grade	Full, Unfinished Storage Only		Full, Unfinished Storage Only		031	+10,000	Partial, Unfinished Storage Only	
	Functional Utility	Average		Average		Average		Average	
	Heating/Cooling	FHA/CAC		FHA/CAC		None	+5,000	FHA/CAC	
	Energy Efficient Items Garage/Carport	None		None	0.000	None		Storm Equip	40.000
Ч	Porch/Patio/Deck	Driveway Enclosed Porcl	h	1 Car Garage Small Porch, Patio		Driveway Porch	0	2 Car Garage Patio	<u>-16,000</u> +3,000
PPROAC	Fireplaces	2 Fireplaces		1 Fireplace		2 Fireplaces		1 Fireplace	+3,000
∣∢	Pool, Other	Shed		None	0	None	0	None	
SON									
ARIS									
S COMPARISON	Net Adjustment (Total)			X + \$	7,400	X + \$	82,900	+ - \$	-19,400
	Adjusted Sale Price			2.6		34.4		5.5	,
SALE	of Comparables Summary of Sales Comparison Ap	nroach	0	34.3 \$	297,400	34.4 \$	323,900	24.5 \$	333,600
ľ	ouriniary or dates companisoll Ap	19104011	500	e the additional comm	ients section.				
	<u> </u>								
	<u> </u>								
	Indicated Value by Sales Com	parison Approach \$		323,000					
					Copyright© 2007 by a la mo	ode, inc. This form may be reproduced un	modified without written perr	nission, however, a la mode, inc. must be a	acknowledged and credited
IG	P RESIDEN	HAL	Form	GPRES2 - "TOTAL" apprai	isal software by a	la mode, inc 1-800-ALA	MODE		3/200

Form GPRES2 - "TOTAL" appraisal software by a la mode, inc. - 1-800-ALAMODE

pport for the opinion of site value (summary of comparable land sales or other methods for estimating site value)		The Cost App	proach was not developed.
TIMATED REPRODUCTION OR REPLACEMENT COST NEW	OPINION OF SITE VALUE		-0
ITIMATED REPRODUCTION OR REPLACEMENT COST NEW	DWELLING	Sq.Ft. @ \$	=\$ \$
vality rating from cost service: Effective date of cost data:	DWLLLING	Sq.Ft. @ \$	=\$
mments on Cost Approach (gross living area calculations, depreciation, etc.):		Sq.Ft. @ \$	=\$
he Cost Approach is not applicable due to the age of the subject and		Sq.Ft. @ \$	=\$
ack of comparable land sales.		Sq.Ft. @ \$	=\$
			=\$
	Garage/Carport	Sq.Ft. @ \$	=\$
	Total Estimate of Cost-New	Functional	=\$
	Less Physical Depreciation	Functional	External =\$(
	Depreciated Cost of Improvements		=\$(
	"As-is" Value of Site Improvements		 =\$
			=\$
			=\$
timated Remaining Economic Life (if required): 0 Y	ears INDICATED VALUE BY COST APPROACH	l	=\$
COME APPROACH TO VALUE (if developed) The Income Approach was not develop			
timated Monthly Market Rent \$ X Gross Rent Multiplier	= \$		Indicated Value by Income A
Immary of Income Approach (including support for market rent and GRM):	come Approach does not pro	ovide a credibl	le source of market value.
nus it was not completed.			
ROJECT INFORMATION FOR PUDs (if applicable) The Subject is part of a Planne	ed Unit Development		
ROJECT INFORMATION FOR PUDs (if applicable) The Subject is part of a Planne gal Name of Project:	a onit Dovolopiničili.		
scribe common elements and recreational facilities:			
dicated Value by: Sales Comparison Approach \$ 323 000 Cost Approach (if	developed) \$	Income Approach	i (if developed) \$
020,000			
The Income and Cost Approaches were not developed	d since neither provides a cre	edible source of	of market value. All
020,000	d since neither provides a cre	edible source of	of market value. All
The Income and Cost Approaches were not developed	d since neither provides a cre	edible source of	of market value. All
The Income and Cost Approaches were not developed	d since neither provides a cre	edible source of	of market value. All
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most acc is appraisal is made "as is",	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H	edible source of sellers' actions	of market value. All s in the market.
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most act is appraisal is made "as is", subject to completion per plans and spec mpleted, subject to the following repairs or atterations on the basis of a	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repai	edible source of sellers' actions	of market value. All s in the market.
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most acc is appraisal is made "as is",	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repai	edible source of sellers' actions	of market value. All s in the market.
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most act is appraisal is made "as is", subject to completion per plans and spec mpleted, subject to the following repairs or atterations on the basis of a	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repai	edible source of sellers' actions	of market value. All s in the market.
nal Reconciliation The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most activity is appraisal is made and "as is". Image: Subject to completion per plans and spectrapped on the following repairs or alterations on the basis of a sollowing required inspection based on the Extraordinary Assumption that the conditional sectors and the conditional sectors and the sectors are sectors and the sectors and the sectors are sectors are sectors are sectors and the sectors are sectors and the sectors are sectors	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repai dition or deficiency does not requ	edible source of sellers' actions ypothetical Condition rs or alterations ire alteration or	of market value. All s in the market.
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most activity is appraisal is made in "as is", is subject to completion per plans and spectroped on the following repairs or atterations on the basis of a e following required inspection based on the Extraordinary Assumption that the cond This report is also subject to other Hypothetical Conditions and/or Extraordinary	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repai dition or deficiency does not requ	edible source of sellers' actions lypothetical Conditions ire alteration or attached addenda	of market value. All s in the market.
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most activity is appraisal is made a "as is",	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repai dition or deficiency does not requ	edible source of sellers' actions lypothetical Conditions ire alterations attached addenda Statement of	of market value. All s in the market.
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most act is appraisal is made "as is", subject to completion per plans and spec mpleted, subject to the following repairs or atterations on the basis of a e following required inspection based on the Extraordinary Assumption that the cond This report is also subject to other Hypothetical Conditions and/or Extraordinary used on the degree of inspection of the subject property, as indicated I d Appraiser's Certifications, my (our) Opinion of the Market Value (or other this report is: \$ 323,000 , as of:	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repai littion or deficiency does not requ Assumptions as specified in the below, defined Scope of Work, specified value type), as defined 05/28/2019	edible source of sellers' actions lypothetical Conditions ire alteration or attached addenda Statement of herein, of thu , which is	of market value. All s in the market.
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most act is appraisal is made ∑ "as is", subject to completion per plans and spec mpleted, subject to the following repairs or alterations on the basis of a e following required inspection based on the Extraordinary Assumption that the cond This report is also subject to other Hypothetical Conditions and/or Extraordinary ased on the degree of inspection of the subject property, as indicated to d Appraiser's Certifications, my (our) Opinion of the Market Value (or other	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repai littion or deficiency does not requ Assumptions as specified in the below, defined Scope of Work, specified value type), as defined 05/28/2019	edible source of sellers' actions lypothetical Conditions ire alteration or attached addenda Statement of herein, of thu , which is	of market value. All s in the market. on that the improvements have have been completed, subjec repair: Assumptions and Limiting Con e real property that is the
The Income and Cost Approaches were not developed onsideration is given to the Sales Comparison Approach as it most act is appraisal is made "as is", subject to completion per plans and spec mpleted, subject to the following repairs or atterations on the basis of a e following required inspection based on the Extraordinary Assumption that the cond This report is also subject to other Hypothetical Conditions and/or Extraordinary used on the degree of inspection of the subject property, as indicated if d Appraiser's Certifications, my (our) Opinion of the Market Value (or other this report is: \$ 323,000 , as of: indicated above, this Opinion of Value is subject to Hypothetical Conditions true and complete copy of this report contains 23 pages, including exhibits w	d since neither provides a cre curately reflects buyers' and ifications on the basis of a H Hypothetical Condition that the repaidition or deficiency does not requ Assumptions as specified in the below, defined Scope of Work, specified value type), as defined 05/28/2019 and/or Extraordinary Assumptions which are considered an integral p	edible source of sellers' actions lypothetical Conditions ire alteration or attached addenda Statement of herein, of thu , which is	of market value. All s in the market. on that the improvements have have been completed, subjec repair: Assumptions and Limiting Con e real property that is the the effective date of this ap this report. See attached a
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ADDITIONAL COMPADABLE SALES oFile Non - 531 Ha

Address 531 Hamptor Towson, MD						COMPARABLE SALE	₹ 6
		1204 Merediths For	d Rd	1233 Dulaney Valle	v Rd	524 Hampton Ln	
		Baltimore, MD 2128		Baltimore, MD 2128		Baltimore, MD 21286	3
Proximity to Subject		0.30 miles W	•	0.34 miles NW	•	0.09 miles W	
Sale Price	\$ 0	\$	320,000	\$	326,000	\$	359,
Sale Price/GLA	\$ 0 /sq.ft.	\$ 228.90 /sq.ft.	020,000	\$ 181.31 /sq.ft.	020,000	\$ 168.86 /sq.ft.	
Data Source(s)	Interior	MLS 1000161361		MLS 1003056129		MLS MDBC454266	
Verification Source(s)	Inspection	Agent, Tax Record		Agent, Tax Record		Agent, Tax Record	
VALUE ADJUSTMENTS	DESCRIPTION	DESCRIPTION	+(-) \$ Adjust.	DESCRIPTION	+(-) \$ Adjust.	DESCRIPTION	+(-) \$ Adju
Sales or Financing	None	Conv DOM 141	() + -,	ArmLth	(),	Active DOM 15	-7,
Concessions	None	\$0		Conv;0		None	-7
Date of Sale/Time	None	09/26/2017	0	11/30/2017	0	Active Listing	
Rights Appraised		Fee Simple	0		0	ŭ	
Location	Fee Simple			Fee Simple		Fee Simple	
Site	Hampton Garth	Hampton Village	. = 100	Hampton Area	. 5 000	Hampton Village	
/iew	0.96 acre	0.45 acre		0.44 acre	+5,200	0.47 acre	+4
Design (Style)	Res., Busy Road	Residential		Res., Busy Road	-	Res., Busy Road	
	Cape Cod	Rancher	0	Rancher	0	Rancher	
Quality of Construction	Average	Average		Average		Average	
ge	67	67		59		66	
Condition	Fair	Average	-25,000	Average	-25,000		-25
bove Grade	Total Bdrms Baths	Total Bdrms Baths		Total Bdrms Baths		Total Bdrms Baths	
oom Count	8 3 0.1	6 2 1.1	-6,000	7 3 2.0	-8,000		-18
iross Living Area	2,661 ^{sq.ft.}	1,398 ^{sq.ft.}	+50,500	1,798 ^{sq.ft.}	+34,500	2,126 ^{sq.ft.}	+21
asement & Finished	Full, Unfinished	Full, Finished		Full, Unfinished		Full, Finished	
ooms Below Grade	Storage Only	1 Room	3,000	Storage Only		1 Room	-3
unctional Utility	Average	Average/2 BR		Average		Average	
eating/Cooling	FHA/CAC	HWBB/CAC		HWRR/CAC	0	FHA/CAC	
nergy Efficient Items	None	None		Insul Windows		Storm Equip	
arage/Carport	Driveway	1 Car Garage	-8.000	2 Car Carport	-8.000	1 Car Garage	-8
orch/Patio/Deck	Enclosed Porch	Patio		Encl Porch, Patio	-1,000		+3
replaces	2 Fireplaces	1 Fireplace	,	1 Fireplace		1 Fireplace	+2
ool, Other	Shed	Shed	. 2,000	Shed	.2,000	None	2
let Adjustment (Total)		🛛 + □ - \$	8,600	□+ ⊠ - \$	-300	□+ □- \$	-29
djusted Sale Price		2.7	8,000	0.1	-300	8.2	-23
f Comparables		38.3	200.000		205 700		200
ummary of Sales Comparison Ap	-	the attached adden	328,600	2J.1	325,700	25.9	329

Form GPRES2.(AC) - "TOTAL" appraisal software by a la mode, inc. - 1-800-ALAMODE

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File No. 531 Hampton Lane

Borrower	No Borrower							
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore County	State	MD	Zip Code	21286	
Lender/Client	Harney Partners							

SALES COMPARISON COMMENTS:

The subject is a unique property because of its condition. Few to no properties tend to sell in similar condition in this specific market area. The appraiser made his best attempts to find area sales that bracket the subject's various features including location, size, condition, design, acreage, amenities, etc.. After consideration of locations, dates of sale and physical differences, the comparable sales included are considered the best indicators of the subject's market value although they may not "bracket" in all categories.

The subject and most of the comparable sales are on busy roads. Similarly located properties tend to sell lower than homes within the neighborhoods. Therefore, the one comparable sale on a quieter neighborhood street was adjusted upward for location adjustment.

The subject's condition is hard to compare to since it is partially gutted, partially renovated already and partially original (and partially functioning). Sales of similar properties are very few and far between if at all. Most lower selling properties sell in original dated condition. Buyers have the option of living in them "as is" or to completely renovate after purchase. Because these types of sales are in functioning condition at the time of sale, they are considered superior to the subject's current condition. However, a majority of buyers in this market choose the latter course of action as did most of the comparable sales in this report. In these cases, the fact that those properties were actually habitable at the time of sale did not matter because the investors fully renovated them post purchase. Since the some of that work has already been done to the subject, a certain amount of value should be attributed to the work already done. Because of this, the appraiser's condition adjustments to the comparable sales may seem soft and were not intended to reflect actual construction costs, rather, they were intended to reflect the market's reaction to the condition.

Comparable one was the only non habitable property the appraiser could find since it was "gutted" to the studs. This condition was inferior to the subject's and the comparable was adjusted upward. The rest of the comparable sales were simply original or dated houses that most buyers have since renovated (after their purchase). They were adjusted downward for condition since they were habitable at the time of sale.

Due to limited recent comparable sales, the appraiser had to include a few sales that occurred over 1 year, but they are some of the best available sales due to specific values in this neighborhood.

Although the comparable sales used are not of the same design as the subject, they are similar in utility and therefore are considered comparable. This does not adversely affect the estimate of value.

The appraiser adjusted the acreage by a nominal \$10,000 per acre. The appraiser attempted to include smaller and larger acreage comparable sales.

The subject and comparable sales vary in chronologic age, but all are considered to have comparable effective ages, therefore, no age adjustments were made.

Buyers looking for a home in the area are more concerned with the guality of the materials used as well as condition and consider size a secondary factor. Gross living areas shown for the comparable sales are estimated based on the information from the multiple list service, Realtors, buyers, sellers, inner office data bank, appraiser, actual measurements or city/county tax records. Although the square footage noted on the public record reports is reviewed as a unit of comparison, little consideration is given to the figures as they are often found to be inaccurate, including areas not viewed as living area, ie., enclosed porches, basements, etc. Slight variations in size will not have any affect on the estimate of value. The size adjustment is based on \$40.00 per square foot. Any size differentials less than 100 square feet are not recognized in the market as added value, thus, no adjustments are given.

The size, age and price per sq ft of the comparable sales may vary from the subject by more than 25%, but they are some of the best available sales to bracket the subjects various features as noted above. The gross adjustment of the comparable sales may exceed the normally desired 25% guidelines, and the net adjustments may exceed the normally desired 15% guidelines, but the sales included are some of the most similar and the adjustments were warranted.

The subject and comparable sales are located in the same greater market area. Once adjusted to the subject, the settled comparable sales suggest a value range for the subject between \$297,400 and \$333,600 with most emphasis placed just over \$320,000. The active listing suggests a value of \$329,500. The range of value provided by the comparable sales reflects the various locations, condition, sizes and amenities offered by each property. This is the most probable sale price range for the subject and all of the sales were considered fairly equally in the final value analysis since no one sale is most like the subject in every regard. The final value opinion was \$323,000.

The appraised value is below the predominant area sales price due to the subject's condition, but the subject is not an under improvement.

The appraised value is not a fact or a limitation by any means. Rather, it is the appraiser's opinion of what the subject would most likely sell for on the open market if it were to be listed. A list price would expect to be much higher. The appraiser's value opinion was based on a direct comparison to some of the most "similar" area sales activity. If tested on the open market, the market could react to the subject with a higher or lower sales price than estimated, but it is expected to be fairly close to the appraised value since that is how the market has reacted to other most "similar" properties.

MARKET VALUE:

The appraiser references market value throughout this report which is defined as the most probable price which a property should bring in a competitive an open market under all conditions requisite to a fair sale, the buyer and seller, each acting

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Borrower	No Borrower									
Property Address	531 Hampton Ln									
City	Towson	Count	ty	Baltimore County	State	9	MD	Zip Code	21286	
Lender/Client	Harney Partners									

prudently, knowledgeably and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby: (1) buyer and seller are typically motivated; (2) both parties are well informed or well advised, and each acting in what her or she considers his or her own best interest; (3) a reasonable time is allowed for exposure in the open market; (4) Payment is made in terms of cash in U.S. dollars or in terms of financial arrangements comparable thereto; and (5) the price represents the normal consideration for the property sold unaffected by special or creative financing or sales concessions* granted by anyone associated with the sale.

PURPOSE AND FUNCTION:

The Intended Users of this appraisal report are identified on page one. The Intended Use is to develop an opinion of the fair market value for the property that is the subject of this appraisal for listing assistance, subject to the stated Scope of Work, purpose of the appraisal, reporting requirements of this appraisal report form, and Definition of Market Value. No additional intended Use or Users are identified by the appraiser.

This appraisal report has been prepared for the exclusive benefit of the client mentioned on page one of this appraisal. It may not be used or relied upon by any other party. Any party which uses or relies upon any information in this report, without the preparer's written consent, does so at their own risk.

SCOPE OF THE APPRAISAL:

The scope of an appraisal is the extent of the process collecting, confirming and reporting of data. This is woven throughout the appraisal report since the process follows FNMA's and other secondary market guidelines. Data was collected from a variety of sources. As explained on the URAR form and it's addendum, data was obtained from the applicable multiple listing service, Marshall Cost Service, our files, inspections, public records, agents, buyers, sellers and other sources believed reliable. FEMA maps, Census maps, tax maps, Street maps among other sources provided additional data.

The data was used to develop the appropriate and meaningful approaches to value. The form summarizes the process and conclusion of value for each of the approaches and a final estimate of market value. Other pertinent information about the extent of the process of collecting, confirming and reporting is located on the main form and it's addendum.

This is an Appraisal Report, which is intended to comply with the reporting requirements set forth under Standards Rule 2-2(a) of the Uniformed Standards of Professional Appraisal Practice. As such, it presents only summary discussions of the data, reasoning and analyses that were used in the appraisal process to develop the appraiser's opinion of value. Supporting documentation that is not provided with the appraisal report is retained in the appraiser's file.

To develop the opinion of value, the appraiser preformed a complete appraisal process, as defined by USPAP. Therefore, no departures from Standard I were invoked.

EXTRAORDINARY ASSUMPTIONS AND CONDITIONS:

There may be liens on the subject property that the appraiser is not aware of. The reader of this report must understand that the valuation is assuming the subject is free and clear of any liens or encumbrances.

This appraisal is utilizing an Extraordinary Assumption that all Zoning and Building Use regulations for the subject have been complied with. A comprehensive examination of laws and regulations affecting the subject property was not performed for this appraisal. Appropriate Zoning officials and or an Attorney should be consulted if any interested party has questions or concerns about the improvements on site.

The appraiser is not a structural engineer or home inspector. The opinion of value reported in this appraisal report is using an Extraordinary Assumption that there are no adverse conditions that would affect the livability, soundness, or structural integrity of the property unless otherwise noted in the appraisal report. The appraiser does not and is not required to have the expertise necessary to discover deficiencies that would impact the livability, soundness, or structural integrity.

The appraiser is not a home or environmental inspector and is not qualified to determine the presence or cause of any mold, the type of mold or whether the mold might pose any risk to the property or its inhabitants. The appraiser provides an opinion of value. The appraisal does not guarantee that the property is free of defects or environmental problems. The appraiser has performed an inspection of the visible and accessible areas only. Mold may be present in areas the appraiser cannot see. A professional home inspection or environmental problems with the subject property.

It should be noted that areas throughout Maryland have reported Radon Gas. This appraisal is using an Extraordinary Assumption that the subject is not affected.

The utilities were on at the time of the inspection, the tested components (electric, heating/cooling, plumbing are functional. with no repairs noted The appraiser has also assumed only observable repair issues and does not assume any hidden problems.

No value for any personal property, fixtures and/or intangible items are included in the appraised value. Chattels are generally described as movable items of personal property and would include such items as personal furniture, refrigerators, washers, dryers, etc.

No warranty of the subject is given or implied. No liability is assumed for the structural or mechanical elements of the property.

Homes built prior to 1978 may have lead-base paint. The appraiser is not qualified to detect if the paint found in any given home is of the lead-based variety. It is, therefore, the lender's responsibility to retain an expert in this field if there are any concerns.

The subject has a septic system which is the only source of sewerage for the neighborhood due to a lack of public sewer. This does not have a negative effect on the marketability or value of the subject. At the time of the inspection, the septic appeared to

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Borrower	No Borrower							
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore County	State	MD	Zip Code	21286	
Lender/Client	Harney Partners							

be functioning properly. The appraiser is using an extraordinary assumption that it is functioning properly and meets all community standards. The appraiser is not qualified in either area, so well and septic inspections are suggested if any concerns exist.

The appraiser has performed an inspection of the visible and accessible areas only. Mold may be present in areas the appraiser cannot see. A professional home inspection or environmental inspection is recommended if any concerns exist. The appraisal is using an extraordinary assumption that there is not any harmful mold in the subject property.

Exposure Time Reporting :

USPAP 2012-2013, STATEMENT 6 requires that an appraiser MUST report a reasonable exposure time in all assignments in which an opinion of reasonable exposure time must be developed.

All transaction types that require an appraisal (purchase or refinance) must develop and report the exposure time as a component of the opinion of market value. The definition of market value as defined in the FNMA forms, and that is determined in an appraisal assignment states the following:

The most probable price which a property should bring in a competitive an open market under all conditions requisite to a fair sale, the buyer and seller, each acting prudently, knowledgeably and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby: (1) buyer and seller are typically motivated; (2) both parties are well informed or well advised, and each acting in what her or she considers his or her own best interest; (3) a reasonable time is allowed for exposure in the open market; (4) Payment is made in terms of cash in U.S. dollars or in terms of financial arrangements comparable thereto; and (5) the price represents the normal consideration for the property sold unaffected by special or creative financing or sales concessions* granted by anyone associated with the sale.

USPAP defines exposure time as – The estimated length of time that the property interest being appraised would have been offered on the market prior to the hypothetical consummation of a sale at market value on the effective date of the appraisal. This means that in all assignments that use forms with the preprinted definition of market value as stated above, the appraiser must make a hypothetical condition that the property is being sold and report a reasonable exposure time, in the subject market, for the property to sell at the appraised value.

To clarify the differences between exposure and marketing times:

• Exposure time is deemed to expire as of the effective date the appraisal - it examines the time frame leading up to the date of valuation, linking the value estimate to how long the property would have required exposure in order to sell at the estimated market value.

• Marketing time is deemed to start at the effective date of the appraisal, looking forward in time. It is a prediction of how long a property would require exposure to a competitive and open market in order to find a buyer, under either typical or prescribed circumstances.

Based on the subject's estimated appraised value, the subject's estimated expose time is 1-45 days.

PRIOR APPRAISAL OR SERVICES FOR THE SUBJECT PROPERTY:

I have performed no services, appraisal related or otherwise, regarding the property that is the subject of this report within the three-year period immediately preceding acceptance of this assignment

FINANCIAL INSTITUTIONS REFORM, RECOVERY & ENFORCEMENT ACT SUPPLEMENT:

I certify that:

this appraisal report may be used in a federally related financial transaction that is subject to the requirements of Title IX of the Financial Institutions Reform, Recovery and Enforcement Act of 1989;

the appraisal report was completed in accordance with the Uniform Standards of Professional Appraisal Practice (USPAP)

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Property Address	531 Hampton Ln						
City	Towson	County	Baltimore County	State	MD	Zip Code 21286	
Lender/Client	Harney Partners						



Subject Front

531 Hampton Ln					
Sales Price	0				
Gross Living Area	2,661				
Total Rooms	8				
Total Bedrooms	3				
Total Bathrooms	0.1				
Location	Hampton Garth				
View	Res., Busy Road				
Site	0.96 acre				
Quality	Average				
Age	67				





Subject Rear

Subject Street

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Foyer



LR



Den





F.P.



DR

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Kitchen

1st Floor BR



1st Floor Master Bath



Half Bath



Upper BR



Full Bath

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Bath

BR



BR





Shed



Porch

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Property Address	531 Hampton Ln					
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Side





Debris In yard, Porch and in House

Some Minor Settlement Cracks



Springs In Yard

Rotting Windows

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Borrower	No Borrower	Docum	 	1 lieu 07720	/ 10	i uge	10 01 24	т
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore County	y State	MD	Zip Code	21286	
Lender/Client	Harney Partners							



Comparable 1

1404 Providence	Rd
Prox. to Subject	1.46 miles E
Sale Price	290,000
Gross Living Area	1,514
Total Rooms	6
Total Bedrooms	3
Total Bathrooms	2.0
Location	Hampton
View	Res., Busy Road
Site	0.41 acre
Quality	Average
Age	93



Comparable 2

1230 Providence	Rd
Prox. to Subject	1.24 miles E
Sale Price	241,000
Gross Living Area	1,688
Total Rooms	0
Total Bedrooms	0
Total Bathrooms	0.0
Location	Hampton
View	Res., Busy Road
Site	0.93 acre
Quality	Average
Age	60



1217 Dulaney Va	lley Rd
Prox. to Subject	0.35 miles W
Sale Price	353,000
Gross Living Area	2,072
Total Rooms	7
Total Bedrooms	3
Total Bathrooms	2.1
Location	Hampton Village
View	Res., Busy Road
Site	0.46 acre
Quality	Average
Age	62



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Lender/Client	Harney Partners							



Comparable 4

1204 Merediths F	ord Rd
Prox. to Subject	0.30 miles W
Sale Price	320,000
Gross Living Area	1,398
Total Rooms	6
Total Bedrooms	2
Total Bathrooms	1.1
Location	Hampton Village
View	Residential
Site	0.45 acre
Quality	Average
Age	67



Comparable 5

1233 Dulaney Va	illey Rd
Prox. to Subject	0.34 miles NW
Sale Price	326,000
Gross Living Area	1,798
Total Rooms	7
Total Bedrooms	3
Total Bathrooms	2.0
Location	Hampton Area
View	Res., Busy Road
Site	0.44 acre
Quality	Average
Aae	59



524 Hampton Ln	
Prox. to Subject	0.09 miles W
Sale Price	359,000
Gross Living Area	2,126
Total Rooms	6
Total Bedrooms	3
Total Bathrooms	3.1
Location	Hampton Village
View	Res., Busy Road
Site	0.47 acre
Quality	Average
Age	66



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DEFINITION OF MARKET VALUE:

The amount of cash, or on terms reasonably equivalent to cash, for which in all probability the property would have sold on the effective date of the appraisal, after a reasonable exposure time on the open competitive market, from a willing and reasonably knowledgeable buyer, with neither acting under any compulsion to buy or sell, giving due consideration to all available economic uses of the property at the time of the appraisal.

* Adjustments to the comparables must be made for special or creative financing or sales concessions. No adjustments are necessary for those costs which are normally paid by sellers as a result of tradition or law in a market area; these costs are readily identifiable since the seller pays these costs in virtually all sales transactions. Special or creative financing adjustments can be made to the comparable property by comparisons to financing terms offered by a third party institutional lender that is not already involved in the property or transaction. Any adjustment should not be calculated on a mechanical dollar for dollar cost of the financing or concession but the dollar amount of any adjustment should approximate the market's reaction to the financing or concessions based on the appraiser's judgment.

STATEMENT OF LIMITING CONDITIONS AND CERTIFICATION

CONTINGENT AND LIMITING CONDITIONS: The appraiser's certification that appears in the appraisal report is subject to the following conditions:

1. The appraiser will not be responsible for matters of a legal nature that affect either the property being appraised or the title to it. The appraiser assumes that the title is good and marketable and, therefore, will not render any opinions about the title. The property is valued on the basis of it being under responsible ownership.

2. Any sketch provided in the appraisal report may show approximate dimensions of the improvements and is included only to assist the reader of the report in visualizing the property. The appraiser has made no survey of the property.

3. The appraiser will not give testimony or appear in court because he or she made an appraisal of the property in question, unless specific arrangements to do so have been made beforehand, or as otherwise required by law.

4. Any distribution of valuation between land and improvements in the report applies only under the existing program of utilization. These separate valuations of the land and improvements must not be used in conjunction with any other appraisal and are invalid if they are so used.

5. The appraiser has no knowledge of any hidden or unapparent conditions of the property or adverse environmental conditions (including the presence of hazardous waste, toxic substances, etc.) that would make the property more or less valuable, and has assumed that there are no such conditions and makes no guarantees or warranties, express or implied, regarding the condition of the property. The appraiser will not be responsible for any such conditions that do exist or for any engineering or testing that might be required to discover whether such conditions exist. This appraisal report must not be considered an environmental assessment of the subject property.

6. The appraiser obtained the information, estimates, and opinions that were expressed in the appraisal report from sources that he or she considers to be reliable and believes them to be true and correct. The appraiser does not assume responsibility for the accuracy of such items that were furnished by other parties.

7. The appraiser will not disclose the contents of the appraisal report except as provided for in the Uniform Standards of Professional Appraisal Practice, and any applicable federal, state or local laws.

8. The appraiser has based his or her appraisal report and valuation conclusion for an appraisal that is subject to satisfactory completion, repairs, or alterations on the assumption that completion of the improvements will be performed in a workmanlike manner.

9. The appraiser must provide his or her prior written consent before the lender/client specified in the appraisal report can distribute the appraisal report (including conclusions about the property value, the appraiser's identity and professional designations, and references to any professional appraisal organizations or the firm with which the appraiser is associated) to anyone other than the borrower; the mortgagee or its successors and assigns; the mortgage insurer; consultants; professional appraisal organizations; any state or federally approved financial institution; or any department, agency, or instrumentality of the United States or any state or the District of Columbia; except that the lender/client may distribute the property description section of the report only to data collection or reporting service(s) without having to obtain the appraiser's prior written consent. The appraiser's written consent and approval must also be obtained before the appraisal can be conveyed by anyone to the public through advertising, public relations, news, sales, or other media.

10. The appraiser is not an employee of the company or individual(s) ordering this report and compensation is not contingent upon the reporting of a predetermined value or direction of value or upon an action or event resulting from the analysis, opinions, conclusions, or the use of this report. This assignment is not based on a required minimum, specific valuation, or the approval of a loan.

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CERTIFICATION: The appraiser certifies and agrees that:

1. The statements of fact contained in this report are true and correct.

2. The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions and are my personal, impartial, and unbiased professional analyses, opinions, and conclusions.

3. Unless otherwise indicated, I have no present or prospective interest in the property that is the subject of this report and no personal interest with respect to the parties involved.

4. Unless otherwise indicated, I have performed no services, as an appraiser or in any other capacity, regarding the property that is the subject of this report within the three-year period immediately preceding acceptance of this assignment.

5. I have no bias with respect to the property that is the subject of this report or the parties involved with this assignment.

6. My engagement in this assignment was not contingent upon developing or reporting predetermined results.

7. My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.

8. My analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the Uniform Standards of Professional Appraisal Practice that were in effect at the time this report was prepared.

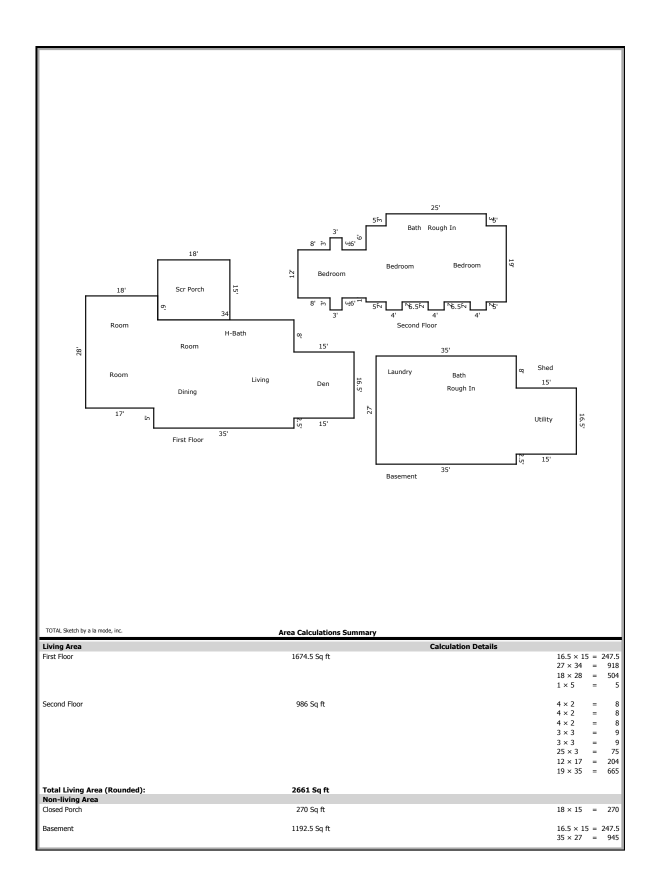
9. Unless otherwise indicated, I have made a personal inspection of the interior and exterior areas of the property that is the subject of this report, and the exteriors of all properties listed as comparables.

10. Unless otherwise indicated, no one provided significant real property appraisal assistance to the person(s) signing this certification (if there are exceptions, the name of each individual providing significant real property appraisal assistance is stated elsewhere in this report).

ADDRESS OF PROPERTY ANALYZED: 531 Hamp	ton Ln, Towson, MD 21286
APPRAISER: Jordan May	SUPERVISORY or CO-APPRAISER (if applicable):
Signature:	Signature:
Name: Jordan May	Name:
Title: Certified Residential Appraiser	Title:
State Certification #: 30011596	State Certification #:
or State License #:	or State License #:
State: MD Expiration Date of Certification or License: 12/27/2019	State: Expiration Date of Certification or License:
Date Signed: 05/30/2019	Date Signed:
	Did Did Not Inspect Property

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<u> </u>	1:18-cv-02844-RDB		ding Sketch ent 167-3	Filed 07/26	/19	Page	20 of 24	
Borrower	No Borrower	Beedann				. age	20 0. 2 .	
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore County	State	MD	Zip Code	21286	
Lender/Client	Harney Partners							



Case	1.18-cv-028/1-RDR	LIOCUM	ent 167-3	Filed 07/26	/10	Page	21 of 24	
Borrower	1:18-cv-02844-RDB No Borrower	Docum			т.	i uge	21 01 24	
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore County	/ State	MD	Zip Code	21286	
Lender/Client	Harney Partners							



Case	1.18-cv-028//-RDR	Dooum	erial Map	Filed 07/26	/10	Page 22 of 24	
Borrower	No Borrower	Docum			10	- Faye 22 01 24	
Property Address	531 Hampton Ln						
City	Towson	County	Baltimore County	y State	MD	Zip Code 21286	
Lender/Client	Harney Partners						



Borrower	1:18-cv-02844-RDB No Borrower	Docume	License ent 167-3	Filed 07/26		Page	23 of 24
Property Address	531 Hampton Ln						
City	Towson	County	Baltimore County	y State	MD	Zip Code	21286
Lender/Client	Harney Partners						

12/12/2016 4,944,047 COMMISSION OF RE APPRAISERS & HOME INSPECTORS 10 03 11596 JORDAN MAY 6164 12-11-2016 MESSAGE(S): LICENSE * REGISTRATION * CERTIFICATION * PERMIT Lawrence J. Hogan, J 物DLLR STATE OF MARYLAND Boyd K. Rutherford Kelly M. Schulz DEPARTMENT OF LABOR, LICENSING AND REGULATION COMMISSION OF RE APPRAISERS & HOME INSPECTORS CERTIFIES THAT: JORDAN MAY WI-P 03 - CERTIFIED RESIDENTIAL IS AN AUTHORIZED: EFFECTIVE CONTROL NO LIC/REG/CERT EXPIRATION elly M. Schul 4944047 12-27-2019 12-11-2016 11596 8 may Erden Secretary DLLR Signature of Beaver WHERE BEQUIRED BY LAW THIS MUST BE CONSPICUOUSLY DISPLAYED IN OFFICE TO WHICH IT APPLIES 10 03 11596 4,944,047 DLLR STATE OF MARYLAND Boyd K. Ru 10 03 11596 COMMISSION OF RE APPRAISERS & HOME INSPECTORS COMMISSION OF RE APPRAISERS & HOME INSPECTORS CERTIFIES THAT: 500 N. CALVERT STREET BALTIMORE, MD 21202-3651 JORDAN MAY IS AN AUTHORIZED: 03 - CERTIFIED RESIDENTIAL LIC/REG/CERT EXPIRATION EFFECTIVE CONTROL NO 11596 12-27-2019 12-11-2016 4944047 JORDAN MAY **39 ENGLISH RUN CIRCLE** elly M. Schul mar etary DLLR SPARKS MD 21152 Signature of Be



EXHIBIT 3

Borrower	N/A			File No	. 1905205A	
Property Address	531 Hampton Ln					
City	Towson	County Baltimore	State	MD	Zip Code 21286	
Lender/Client	N/A					

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SUMMARY OF SALIENT FEATURES

	Subject Address	531 Hampton Ln
	Legal Description	.973 AC SES HAMPTON LANE SE COR HAMPTON GARTH
NOI	City	Towson
SUBJECT INFORMATION	County	Baltimore
ECT INF	State	MD
SUBJ	Zip Code	21286
	Census Tract	4901.00
	Map Reference	BA27E3
RICE	Sale Price \$	
SALES PRICE	Date of Sale	
ENT	Borrower	N/A
CLIENT	Lender/Client	N/A
	Size (Square Feet)	2,693
လ	Price per Square Foot \$	
DESCRIPTION OF IMPROVEMENTS	Location	Hampton Garth
IMPROV	Age	67
ION OF	Condition	C5
SCRIPT	Total Rooms	9
DE	Bedrooms	5
	Baths	2.1
SER	Appraiser	Adam J. Bolling
APPRAISER	Date of Appraised Value	05/27/2019
VALUE	Opinion of Value \$	\$ 295,000

Gregory Milligan, Receiver

Re: Property: 531 Hampton Ln Towson, MD 21286 Owner: Amanda Merrill File No.:

In accordance with your request, we have appraised the above referenced property. The report of that appraisal is attached.

The purpose of this appraisal is to estimate the market value of the property described in this appraisal report, as improved, in unencumbered fee simple title of ownership.

This report is based on a physical analysis of the site and improvements, a locational analysis of the neighborhood and city, and an economic analysis of the market for properties such as the subject. The appraisal was developed and the report was prepared in accordance with the Uniform Standards of Professional Appraisal Practice.

The value conclusions reported are as of the effective date stated in the body of the report and contingent upon the certification and limiting conditions attached.

It has been a pleasure to assist you. Please do not hesitate to contact me or any of my staff if we can be of additional service to you.

Sincerely,

Adam J. Bolling Certified Residential Appraiser ajb

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R	ESIDENTIAL APPRAISAL				1905205A
	Property Address: 531 Hampton Ln	City: To gal Description: .973 AC SE		State: MD	Zip Code: 21286
С	County: Baltimore Leg	yai Description973 AC SE	Assessor's Parcel #:	SE COR HAMPTON 090923352980	GARTH
SUBJECT	Tax Year: 2019 R.E. Taxes: \$ 6,392 Special	Assessments: \$ 1,301	Borrower (if applicable)		
SUI	Current Owner of Record: Amanda Merrill		oant: 🗙 Owner] Tenant 🗙 Vacant	Manufactured Housing
	Project Type: PUD Condominium Coope Market Area Name: Hampton Garth		p Reference: BA27E3	HOA: \$ 0	per year per month s Tract: 4901.00
		Market Value (as defined), or	other type of value (d		5 Hatt. 4901.00
	This report reflects the following value (if not Current, see comment	ts): 🗙 Current (the Insp	ection Date is the Effective	,	
T N	Approaches developed for this appraisal: Sales Compariso			h (See Reconciliation Co	mments and Scope of Work)
Ī	Property Rights Appraised: X Fee Simple Leasehold Intended Use: This intended use of this appraisal to a		er (describe)	of this appraisal	
ASSIGNMENT					
AS	Intended User(s) (by name or type): Gregory Milligan, R				
	Client: Gregory Milligan, Receiver Appraiser: Adam J. Bolling		<u>ost Oak Ln., Suite 1</u> niger Drive, Pasade	700, Houston, Texas	77056
_	Location: Urban X Suburban Rural	Predominant	One-Unit Housing	Present Land Use	Change in Land Use
		occupancy	PRICE AGE		Not Likely
NO	Growth rate: Rapid X Stable Slow Property values: Increasing X Stable Declin		\$(000) (yrs) 250 Low 0	2-4 Unit 2 % Multi-Unit 2 %	Likely * In Process *
RIPT	Demand/supply: Shortage In Balance Over	Supply X Vacant (0-5%)	350 High 125	Comm'l 1 %	
MARKET AREA DESCRIPTION	Marketing time: 🗙 Under 3 Mos. 🗌 3-6 Mos. 🗌 Over	6 Mos.	295 Pred 75	Vacant 20 %	
Ü	Market Area Boundaries, Description, and Market Conditions (includ Neighborhood Market Conditions	ding support for the above characte	eristics and trends):	See Attached	Addendum:
REA					
E E	North: MD Rt. 131; East: Providence Rd.; South: I	- 695 West: MD Rt. 45			
Ж Ш Ш					
MAI					
	· · · · · · · · · · · · · · · · · · ·				
	Dimensions: Plat not provided to the appraiser		Site Area: 4	4 0 4 0	
	Dimensions: Plat not provided to the appraiser. Zoning Classification: Residential - DR 1		•	<u>1,818</u> Residential - One Uni	t Per Acre
		• •	Legal 🗌 Legal nonco	onforming (grandfathered)	🗌 Illegal 🔄 No zoning
		Have the documents been reviewed Other use (explain) The high		,	/
	highest and best use factors were met.		lest and best use of	the subject is the pres	
	Actual Use as of Effective Date: <u>Residential - Single Fa</u>		e as appraised in this repor		o ,
N	Summary of Highest & Best Use: <u>The highest and bes</u> factors.	t use of the subject prope	rty is the current usa	ge which meets all fo	ur Highest and Best Use
SITE DESCRIPTION					
SCR		site Improvements Type	Public Priva	<u> </u>	
ШО	Electricity X Stree Gas None Curb,	et <u>Macadam</u> /Gutter None		Size <u>Typic</u> Shape Resid	al Iential
ΞL	Water Sidev				ars Adequate
0)	Sanitary Sewer 🗙 🗌 Stree	et Lights Electric		View <u>Adve</u>	rse Residential
		v None ul de Sac 🔄 Underground Utili	ties 🗌 Other (describe		
	FEMA Spec'l Flood Hazard Area 🗌 Yes 🗙 No FEMA Flood		A Map # 2400100265	F FEMA	A Map Date 9/26/2008
	Site Comments: <u>See Attached Addendum: Adverse</u>	Site Conditions			
_	General Description Exterior Description	Foundatio	.n. I.	Basement None	Heating
		ConBlock/Avg Slab		Area Sq. Ft. 1,668	Type FWA
	# of Stories 2 Exterior Walls	Brick / Average Crawl Spa	ace Partial	6 Finished 5	Fuel Oil
		SIt/Shngl/Avg Basement Aluminum / Avg Sump Put		Ceiling <u>Open / Dw</u> Valls Dwall/Bloc	
		Aluminum / Avg Sump Put Single Hng/Avg Dampnes		Valls <u>Dwall/Bloc</u> loor Concrete	Central CAC
လ	Actual Age (Yrs.) 67 Storm/Screens	Yes / Average Settlemen	t None Noted (Outside Entry Walk Up	Other
	Effective Age (Yrs.) Interior Description Appliances	Attic None Amenities	None Noted		Car Storage None
N N	Floors Hardwood / Average Refrigerator	Stairs Fireplace(s) #	2 Wood		Garage # of cars (2 Tot.)
Ñ	Walls Drywall / Average Range/Oven	Drop Stair 🗌 Patio <u>No</u>			Attach.
Μ	Trim/Finish <u>Wood / Average</u> Disposal Bath Floor None Dishwasher	Scuttle X Deck <u>No</u> Doorway Porch Sci			Detach BltIn
뿐	Bath Floor <u>None</u> Dishwasher Bath Wainscot None Fan/Hood	Floor Fence No	reened ne		Carport
OF .	Doors Hollow Core / Avg Microwave	Heated Pool No			Driveway 2
N	Washer/Dryer Washer/Dryer Finished area above grade contains: 9 Rooms	Finished 5 Bedrooms	2.1 Bath(s)	2 602 Square Feet of	Surface Macadam Gross Living Area Above Grade
DESCRIPTION OF THE IMPROVEMENTS	Additional features: <u>The subject's additional feature</u>	0	()	_,	
SCR					
Ш́О	Describe the condition of the property (including physical, functional Average - condition overall. No functional or extern	1		appears to be poorly i on. The actual age an	
	the subject vary more than ten years due to period				
		07 has been been been been been been been bee			
_	Copyright© 200	07 by a la mode, inc. This form may be re	enroduced unmodified without w	tten permission however a la mo	de inc. must be acknowledged and credited

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RESIDENTIAL APPRAISAL REPORT

File No · 19052054

	Muunaaaanah 🔽 did			الم مر ا		باريم مطلكم	is at much only four the	Ale		the all is a late of the s	a number of		
	My research 🗙 did 🗌				ansters	s of the sub	ject property for the	three years p	nor to the	effective date of this a	ppraisai.		
≿∣		MRIS) / Tax Re											
Ö	1st Prior Subject Sa	ale/Transfer	Analy	sis of sa	ale/tran	sfer history	/ and/or any current	agreement of	sale/listing	Per the	MLS (MRIS	3) - The s	ubject last
S	Date: 08/10/2016		tran	sferre	d on (08/10/20	16 for \$350.00	0 (bright#	002420	758)after 8 days			-
ΞÌ													-
2	1		-							e not sold in the			e of the
TRANSFER HISTORY	Source(s): MLS MRIS,	MDAT	app	raisal i	in ado	dition to	the date below	. Comp 1 t	ransferr	ed on 01/16/201	8 for \$147,	,000 as a	
S	2nd Prior Subject S	ale/Transfer	repo	ossess	sion tr	ansfer r	not listed in the	MLS (bria	ht).				
A	Date:							<u>-</u> e (
2													
-	Price:												
	Source(s):												
	SALES COMPARISON API	PROACH TO VALUE	(if dev	/eloned)		he Sales Compariso	n Approach w	as not dev	eloped for this apprais	sal.		
	FEATURE	SUBJECT	(IPARABLE				E SALE # 2	1	MPARABLE S	
							JALL # 1						ALL # J
	Address 531 Hamptor			503 G	Souch	ner Blvd		530 Goud	her Blvo	1	511 Goud	her Blvd	
	Towson, MD	21286		Baltin	nore,	MD 212	86	Towson,	MD 212	36	Baltimore	, MD 212	86
i	Proximity to Subject			0.96 ו				0.98 mile	s S		0.97 miles		
	Sale Price	\$		0.301	mico		\$ 290,000		30	\$ 303.000		30	200.000
							\$ 290,000			\$ 303,000			300,000
	Sale Price/GLA	\$	/sq.ft.	\$	178.4	16 /sq.ft.		\$ 158	<u>.81 /sq.ft</u> .		\$ 118.	.11 /sq.ft.	
	Data Source(s)	MLS(MRIS)		briaht	tMI S#	#100189	4984:DOM 162	brightML	5#10002	24464;DOM 74	brightMLS	\$#100044	2306:DOM 10
	Verification Source(s)	Insp, MDAT								, Visual, Agent			Visual, Agent
							·			· · · ·			
	VALUE ADJUSTMENTS	DESCRIPTION		U	DESCRIF	PTION	+ (-) \$ Adjust.	DESCI	RIPTION	+(-) \$ Adjust.	DESCR	IPTION	+ (-) \$ Adjust.
	Sales or Financing			Cash				Conventi	onal		FHA		
	Concessions			ClsqC	Cst\$0			ClsgCst\$	9090	r	ClsgCst\$4	4500	0
	Date of Sale/Time					1/10							
				s04/1				s07/18;c0			s06/18;c0		
	Rights Appraised	Fee Simple		Fee S	simple	e		Fee Simp	le		Fee Simp	le	
	Location	Hampton Garth	า	Camp	ous H	ills	0	Campus	Hills	0	Campus I	Hills	0
	Site	41,818		9,148				8540 sf			10,150 sf		+14,567
	View	Adverse Resid	ential	1		esidenti		Adverse			Adverse F	Residentia	
	Design (Style)	Cape Cod		Ranc	her		0	Split Leve	el	C	Rancher		0
	Quality of Construction	Q4		Q4				Q4			Q4		
	Age	67		63			-	63			63		
	•												0
	Condition	C5		C3			-80,000	C4		-40,000	C4		-40,000
	Above Grade	Total Bdrms Ba	iths	Total	Bdrms	Baths		Total Bdrm	s Baths		Total Bdrms	s Baths	
	Room Count	9 5 2	.1	6	3	2.0	+1,500	7 3	2.0	+1,500	6 3	2.0	+1,500
					-			-					
	Gross Living Area	2,693	sq.π.		1	,625 sq.f			1,908 sq			2,540 sq.ft	· · · · ·
	Basement & Finished	Partial		None			+10,000	Full		-10,000	None		+10,000
	Rooms Below Grade	RR, FBth		None			+6.000	BR, HBth		+1,500	None		+6,000
	Functional Utility	<u> </u>		Avera			0,000	Average		.,	Average		0,000
	,	Average						1 11					
	Heating/Cooling	FWA/CAC		NwFV	NA/C	AC	-2,000	FWA/Nor	ne	+5,000	FWA/CAC	2	
_	Energy Efficient Items	Insltd Wndws		NwIn	sltdW	/ndws	-2,000	Insltd Wr	dws		Insltd Wn	dws	
히	Garage/Carport	1dw		None				1dw		0	None		0
Ă	Porch/Patio/Deck							S.Porch					
2		S.Porch		Patio							Lg Patio		0
ק	Fireplaces	2 Fireplaces		Firepl	lace		+3,000	Fireplace		+3,000	None		+6,000
-	Fence, Pool, Etc.	None		None	•			None			Fence		-1,000
∢∣		Stndrd Kitchen		Rem.	Kitch	ien	-6.000	Modern k	íitchen	-3.000	Modern K	ïtchen	-3,000
₹ Z	Features			i tem.	TAILOI		-0,000			-5,000			-5,000
SON A	Features												
RISON A	reatures												
PARISON A	reatures								Π-	h			
MPARISON A	Net Adjustment (Total)]+	X -	\$-5.412	X +		\$ 8.633	X +	- 9	952
COMPARISON A	Net Adjustment (Total)] +	X -	\$-5,412	X +		\$ 8,633	X +	- 9	952
	Net Adjustment (Total) Adjusted Sale Price] +							- 9	
	Net Adjustment (Total) Adjusted Sale Price of Comparables						\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price		See	Attac			\$ 284,588					9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables		See	Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables		See	e Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables		See	e Attac			\$ 284,588			\$ 311,633		9	300,952
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	Net Adjustment (Total) Adjusted Sale Price of Comparables		See	e Attac			\$ 284,588			\$ 311,633		9	300,952
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	Net Adjustment (Total) Adjusted Sale Price of Comparables		See	e Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables		<u>See</u>	e Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables		See	e Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables			Attac			\$ 284,588			\$ 311,633		9	300,952
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	Net Adjustment (Total) Adjusted Sale Price of Comparables			Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables			Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables			Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables			Attac			\$ 284,588			\$ 311,633		9	300,952
	Net Adjustment (Total) Adjusted Sale Price of Comparables			Attac			\$ 284,588			\$ 311,633		9	300,952
SALES	Net Adjustment (Total) Adjusted Sale Price of Comparables	son Approach				Addendu	\$ 284,588			\$ 311,633		9	300,952

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SIDENITIAL ADDDAIGAL DEDODT

	ESIDENTIAL APPRAISAL REPORT	File No.: 1905205A
	COST APPROACH TO VALUE (if developed) X The Cost Approach was not devel	loped for this appraisal.
	Provide adequate information for replication of the following cost figures and calculations.	
	Support for the opinion of site value (summary of comparable land sales or other methods for es	timating site value): N/A
	ESTIMATED REPRODUCTION OR REPLACEMENT COST NEW	OPINION OF SITE VALUE =\$
E S	Source of cost data:	DWELLING Sq.Ft. @ \$ =\$
ĕ	Quality rating from cost service: Effective date of cost data:	Sq.Ft. @ \$ =\$
COST APPROA	Comments on Cost Approach (gross living area calculations, depreciation, etc.):	
<u>d</u>	Comments on Cost Approach (gross living area calculations, depreciation, etc.).	Sq.Ft. @ \$ =\$
₹		Sq.Ft. @ \$ =\$
S		Sq.Ft. @ \$ =\$
0		=\$
۲		Garage/Carport Sq.Ft. @ \$ ==\$
		Total Estimate of Cost-New =\$
		Less Physical Functional External
		Depreciated Cost of Improvements ====================================
		"As-is" Value of Site Improvements=\$
		=\$
		=\$
	Estimated Remaining Economic Life (if required): Year	INDICATED VALUE BY COST APPROACH =\$ 0
-	INCOME APPROACH TO VALUE (if developed) The Income Approach was not de	•
占		
M		
Ř		Approach not developed due to lack of data for proper development
Ы	of GRM. See Addenda #3.	
∎		
INCOME APPROACH		
8		
Ž		
	PROJECT INFORMATION FOR PUDs (if applicable) The Subject is part of a Pla	nned Unit Development
	Legal Name of Project:	
	Describe common elements and recreational facilities:	
D		
PUD		
1		
	Indicated Value by: Sales Comparison Approach \$ 295,000 Cost Approach (if developed) \$ 0 Income Approach (if developed) \$ 0
	Final Reconciliation All weight is given to Sales Comparison Analysis as it h	
		best reflects values in the eyes of the typical buyer. Income Approach
	Final Reconciliation All weight is given to Sales Comparison Analysis as it b not developed due to lack of data for proper development of GRM. See A	best reflects values in the eyes of the typical buyer. Income Approach
		best reflects values in the eyes of the typical buyer. Income Approach
N		best reflects values in the eyes of the typical buyer. Income Approach
TION	not developed due to lack of data for proper development of GRM. See A	best reflects values in the eyes of the typical buyer. Income Approach Addenda #3.
-IATION	not developed due to lack of data for proper development of GRM. See A	best reflects values in the eyes of the typical buyer. Income Approach Addenda #3.
	not developed due to lack of data for proper development of GRM. See A	best reflects values in the eyes of the typical buyer. Income Approach Addenda #3.
	not developed due to lack of data for proper development of GRM. See A	best reflects values in the eyes of the typical buyer. Income Approach Addenda #3.
	not developed due to lack of data for proper development of GRM. See A	best reflects values in the eyes of the typical buyer. Income Approach Addenda #3.
RECONCILIATION	not developed due to lack of data for proper development of GRM. See A	Addenda #3.
	not developed due to lack of data for proper development of GRM. See A	best reflects values in the eyes of the typical buyer. Income Approach Addenda #3. cations on the basis of a Hypothetical Condition that the improvements have been othetical Condition that the repairs or alterations have been completed, subject to to to or deficiency does not require alteration or repair: ssumptions as specified in the attached addenda.
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Form GPRES2 - "TOTAL" appraisal software by a la mode, inc. - 1-800-ALAMODE

Supplemental Addendum

File No. 1905205A

Borrower	N/A					
Property Address	531 Hampton Ln					
City	Towson	County Baltimore	State	MD	Zip Code 21286	
Lender/Client	N/A					

APPRAISAL ADDENDA:

These addenda are designed to simplify the reporting of comments most typically required by lenders to clarify aspects of the appraisal process. The following comments are applicable to the subject property:

TYPE OF APPRAISAL REPORT:

My analyses, opinions, and conclusions were developed and this report has been prepared in conformity with the Uniform Standards of Professional Appraisal Practice. In accordance with the Definitions Section, Standard 1 and Standard 2 of the Uniform Standards of Professional Appraisal Practice issued by the Appraisal Standards Board of the Appraisal Foundation, this appraisal report is considered to be an "Appraisal Report". See Addendum #4.

PURPOSE OF THE APPRAISAL:

The Purpose of the Appraisal is to ascertain the market value of the subject property for market valuation purposes. This appraisal assignment was not based on a requested minimum valuation, a specific valuation, or approval of a loan.

SCOPE OF THE APPRAISAL:

The scope of the appraisal consisted of an analysis of the relevant market data in the market area of the subject property, an exterior and interior inspection of the subject property or an examination of the plans and specifications for a proposed property, an exterior inspection of the comparable sales utilized in the sales comparison analysis, and the application of the relevant approaches to value in order to reach a value conclusion. Cost estimates were developed from the Marshall and Swift Residential Cost Handbook and verified by local sources and appraiser's files. Depreciation is based on the Age/Life Method.

The appraisal is based on information gathered by the appraiser from public records, other identified sources, inspection of the subject property and neighborhood, and selection of comparable sales within the subject's market area. The original source of the comparables is shown first in the Data Source section of the market grid along with the source of confirmation, if available. The sources and data are considered reliable. When conflicting information was provided, the source deemed most reliable has been used. Data believed to be unreliable was not included in the report nor used as a basis for the value conclusion.

EXCLUSIVE/ INTENDED USE

This appraisal report has been prepared for the exclusive benefit of **Gregory Milligan, Receiver**. This appraisal report is intended for the use of the lender/client and/or their assigns for market valuation purposes only. This report is not intended for any other use. No other party may use or rely on any information in this report, without the preparer's written consent. Neither all nor any part of the contents of this report shall be conveyed to any person or entity, other than the appraiser's or firm's client, through advertising, solicitation materials, public relations, news, sales or other media, without the written consent and approval of the authors, particularly as to valuation conclusion, the identity of the appraiser or firm with which the appraiser is connected, or any reference to affiliation with any professional appraisal organization or designation. Further, the appraiser or firm assumes no obligation, liability, or accountability to any third party. If this report is placed in the hands of anyone but the client, client shall make such party aware of all the assumptions and limiting conditions of the assignment.

DIGITAL SIGNATURE CERTIFICATION:

The electronic signatures that appear on this report are a true and accurate replica of the appraiser's actual signatures. Security measures, (in the form of passwords), are in place to preserve the integrity of the report, and to ensure that each appraiser can apply his or her own signature to an appraisal.

DIGITAL PHOTOGRAPH CERTIFICATION:

The photographs used in this appraisal report were produced with digital imaging technology. The digital photographs of the subject property in this report are original photographs that were taken at the time of the inspection and have not been altered or enhanced in any way. The appraiser personally inspected and photographed the comparable sales used in the appraisal report; however, some of the photographs of the comparable sales may have been downloaded from an on-line provider since these images better depict the comparable at the time of sale. The photographs used in this appraisal report are a true and correct representation of the subject property and the comparable sales.

FLOOD MAP DATA / MAP REFERENCE DATA

The flood map and flood panel information in this appraisal report are provided by a third party and cannot be altered in anyway. The lender should have a flood certification preformed. The data provided in the flood section of this report is provided for information purposes only and is beyond the scope of an appraisal report. **All map references were obtained using ADC maps.**

APPRAISER INDEPENDENCE STATEMENT

No employee, director, officer, or agent of the lender, or any other third party acting as a joint venture partner, independent contractor, appraisal management company, or partner on behalf of the lender has influenced or attempted to influence the development, reporting, instruction, inducement, intimidation, bribery or in any other manner.

I have not been contacted by anyone other than the intended user (lender/client as identified on the first page of the report), borrower, or designated contact to make an appointment to enter the property. I agree to immediately report any unauthorized contacts either personally by phone or electronically to **the proper authorities**.

USPAP DISCLOSURE

I have performed no services, as an appraiser or in any other capacity, regarding the property that is the subject of this report within the three year period immediately preceding acceptance of this assignment.

APPRAISER COMPETENCY

The subject property is located **20+** / - miles from my office. This assignment requires geographic competency as part of the scope of work. I have spent sufficient time in the subjects market and understand the nuances of the local market and the supply and demand factors relating to the specific property type and the location involved. Such understanding will not be imparted solely from a consideration of specific data such as demographics, costs, sales and rentals. The necessary understanding of local market conditions provides the bridge between a sale and a comparable sale or a rental and a comparable rental.

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Supplemental Addendum

File No. 1905205A

Property Address	531 Hampton Ln						
City	Towson	County Baltimore	State	MD	Zip Code	21286	
Lender/Client	N/A						

Neighborhood Market Conditions

N/A

Borrower

Sales in the last year have been steady. Interest rates and terms remain attractive. In reviewing the market data, the appraiser finds supply / demand levels are in balance at the time of the appraisal inspection. Market influences in the general area are considered typical and stable. MLS records indicate a typical market exposure time of under 3 months. The median sales price was researched for sales in a one mile radius for the first 6 months and the most recent 6 months prior to the date of the appraisal. The first 6 months of the year the median sales price was found to be \$265,000. The most recent 6 months were researched and the median sales price was found to be \$267,500. Based on the calculated information the median sales price of homes similar to the subject in the market area were found to be stable at the time of the inspection. At the time of the inspection the subjects future marketability should not be affected.

In 2008 the Country faced its most serious financial crisis since the great depression. As record high home prices in the Baltimore Washington corridor turned decisively downward in 2007, the entire U.S financial sector began to crumble. The "Great Recession" would take a toll on real estate prices for the next several years. In recent years home prices in the mid-atlantic area have continued to remain stable or increase as the availability of credit coupled with the low interest rates and high demand fuel a sellers market. Base Realignment and Closure (BRAC) has also brought willing and active buyers into various military installations in the Baltimore / Washington corridor. At the present time property values in this area of Baltimore County continue to remain stable. Sales concessions of up to 6 percent in points or closing costs are common in this area.

The median sales price data was obtained from the bright MLS and is deemed reliable, but is not guaranteed by bright or the appraiser. This information is considered to be secondary data obtained by the appraiser. Outliers to the data set are often omitted from the data above and only "comparable sales" contribute to the data set.

Adverse Site Conditions

Normal utility easements exist for electric, telephone, etc. There are no apparent adverse easements, encroachments, or other apparent adverse conditions. Refer to title for any easements of record.

Regarding GLA and Basement Measurements

All measurements for the subject property were made by the appraiser at the time of the appraisal inspection in accordance to Fannie Mae, HUD, and ANSI Z765 guidelines. Only finished areas were considered on the above grade area and the basement was included on the basement & finished line of the sales grid. Were applicable the subject was measured on the exterior of the dwelling. The interior was measured when the exterior was unable to be measured or determined. The subject has sloping walls or dormers on the second floor the width or length of the second floor was measured to the height of the 5ft and the additional space was excluded from the GLA calculations. All measurements were performed in strict accordance to industry standards.

Regarding Adjustments Utilized In Sales Comparison

All adjustments utilized in the sales grid were derived from the paired sales analysis. The Government Sponsored Enterprises (GSE) do not have specific limitations or guidelines associated with net or gross adjustments. The number and/or amount of the dollar adjustments must not be the sole determinant in the acceptability of a comparable. Ideally, the best and most appropriate comparable would require no adjustment; however this is rarely the case as typically no two properties or transaction details are identical. Some adjustments were determined using the sales provided in the report. However, other sales from the market area where utilized and were not included in the report. They were used to determine the amount of the adjustment. To make sure the comparison was apples to apples and as accurate as possible the appraiser first removed all other factors of value besides the adjustment in question. The remainder left over became the adjustment utilized on the sales grid. By removing the additional influences of value the appraiser attempted to extract the data from an otherwise weak indicator of market value to gain perspective on market reaction. In the Sales Comparison Approach below the appraiser discloses the adjustment rationale utilized by the field and Paired Sales, Extracted Market Data, or N/A.

The quality and condition ratings for the subject and comparables are based upon my personal inspection of the subject, and my interpretation of the photos and comments for comparable sales from the MLS, and how they compare to the subject. They fall under the same adjustment rationale utilized above. The appraiser also relies upon the Core Logic Smart Exchange which allows peer data to be viewed by the appraiser. The peer data as considered, but not always accurate due to the data being considered dated or contradictory to MLS photos or primary data obtained by the appraiser. The appraiser does not have knowledge or information regarding the adjustment methods utilized by appraiser's peers. See the comment above (Regarding GLA and Basement Adjustments) for an explanation of how the measurements of the subject were performed.

<u>Sales Comparison Analysis - Summary of Sales Comparison Approach / Adjustment Rationale</u> Financing - N/A - Adjustments for differences in financing (FHA, VA, Conventional, and Cash) were not considered. The market does not warrant differences in the type of financing.

Concessions - N/A - Seller concessions of up to 6% are typical for the market area and deemed acceptable. The concessions of comps did not appear to impact the sale of the properties. Therefore, an adjustment for concessions below 6% was not warranted.

Date of Sale / Time - N/A - It was noted that comps 2 and 3 settled in excess of six months prior to the inspection of the subject; however, they settled within the typical one year underwriting requirement and were the best available.

- Every effort was made to locate 2 comps that settled within the 90 days prior to the inspection. However, due to the lack of settled sales the search was expanded to dated comparables. Time adjustments were considered; however, they were not utilized as the subjects neighborhood was found to be stable at the time of the inspection.

Form of Ownership - N/A - Per SDAT (MDAT) the subject is currently owned in Fee Simple form of ownership.

Site - Extracted Data - Adjustments were made for significant differences in site size at a rate of \$20,000 per acre or \$.46 per square foot for differences over \$1,000. The subjects site size is typical for the market area and the future marketability of the subject should not be affected.

View - N/A - The subjects view rating is considered to be Adverse and Residential. Differences in the sub-view were not made

Supplemental Addendum

File No. 1905205A

Borrower	N/A							
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore	State	MD	Zip Code	21286	
Lender/Client	N/A							

due to a lack a sufficient market data and the inability to extract the market reaction for differences other than Adverse, Neutral, or Beneficial. Comps 1, 2, and 3 were found to be in similar view rating as the subject.

Actual Age - N/A - Adjustments for significant differences in chronological age were not made. Rather, the age was considered on the condition line of the sales grid using agent remarks, interior, and exterior photos from the MLS (MRIS).

Quality of Construction - N/A - Adjustments for differences in quality of construction were made to the comps. The exterior of the subject property, like the comparables is typical for the market area and did not warrant an adjustment.

Condition - Extracted Data - The appraiser judged the subject to be in C5 condition. Agents reported comps 1, 2, and 3 to be in C3, C4, and C4 condition: therefore, an adjustment was made to the comps for differences in condition based on their recent updates and upgrades such as the kitchens, bathrooms, and flooring. None of the comps required extensive rehabilitation like the subject. A larger than typical condition adjustment was applied to this field to reflect the markets reaction. The appraiser is not a licensed contractor and was unable to determine a cost to cure due to the extensive repairs and renovations required in the subjects property. A qualified professional should inspect the subject to determine a more accurate figure of the required or recommended repairs. The appraiser uses the extraordinary assumption that the condition adjustment applied is sufficient based on the extracted data in the report; however, in the event that a different figure is provided by a qualified professional the appraiser reserves the right to alter or amend the report. At the time of the appraisal the subject was in the process of being renovated and has several areas where extensive renovations are needed. In an effort to not "double dip" adjustments a larger adjustment was applied to the condition line of the sales grid in an effort to arrive at a market derived adjustment using extracted data from lesser sales.

Room Count - N/A - Adjustments for differences in overall room count as well as bedroom count were not made on the sales grid. Rather the adjustment was considered on the Gross Living Area (GLA) line of the sales grid. Adjustments for differences in bathroom count were made at a rate of \$3,000.

- Adjustments were made for significant differences in gross living area between the subject and the comps at a rate of \$45 per square foot.

Basement & Finished - N/A - Adjustments for differences in basement square footage was made on the sales grid for differences in partial, full basements, or no basement at a rate of \$10,000 for a partial basement. Each room below grade received an adjustment of \$3,000. Differences in finished rooms were not considered and each room was given equal value on the grid. Laundry and Utility rooms were not considered to be finished rooms and did not receive value.

Heating / Cooling - N/A - Adjustments for differences in heating and cooling was not considered. An adjustment was warranted for differences in recently updated or upgraded systems as well as geothermal units which are much more costly to install.

Energy Efficient Items - Pared Sales 2 and 3 - Adjustments for differences in energy efficient items (windows) were not considered unless recently updated. The type of window (casement, slide, double hung or single hung) does not warrant an adjustment in the subjects market area.

Garage / Carport - Paired Sales 2 and 3 - The driveway number of cars on page 1 denotes width and not total car storage or off street parking. Adjustments for differences in driveway width were not considered on the sales grid due a lack of market data and the inability to match pair an adjustment.

Porch/Patio/Deck, Etc. - Paired Sale 2 - Deck or Patio adjustments were made at a rate of \$3,000, Large Patios \$5,000, and Screened Porches \$4,000.

Fireplace, Etc. - Extracted Data - Fireplace adjustments were made at a rate of \$3,000 each.

Fence, Pool, Etc - Paired Sales 1 - 3 - Fence adjustments were made at a rate of \$1,000.

Features - Extracted Data - The Uniform Appraisal Dataset (UAD) definitions speak heavily towards overall condition and building components. While kitchens may fall under building components this appraiser utilizes the blank line at the bottom of the sales grid to denote kitchen finishes (ie. granite, Corian, Silestone, upgraded cabinets, upgraded appliances, upgraded fixtures, etc.) This adjustment is in lieu of a larger condition adjustment on the sales grid which often confuses the reader as they are unable to determine the exact cause for the adjustment. By separating the adjustments it allows the reader a better overall sense of the kitchen finishes of the subject property versus the comparable sales utilized. Because kitchens are such a large factor in the resale of a property they are adjusted for separately on the grid. The factors considered on the condition line of the grid under overall condition and building components then becomes effective age, the remaining life of the roofing materials, flooring components, and the level of deferred maintenance (curable and incurable).

Typical Underwriting Criteria

- Across the board adjustments were made for differences in amenities and are typical for that line of the appraisal grid. An extensive search of the MLS (bright) failed to yield comps to bracket the subject with similar amenities. The future marketability of the subject should not be affected due to its amenities. A search in time and outside of the market area across board

- Sheds were considered to be personal property and due to a lack of sufficient market data were not given value in this appraisal report.

- The subject has an annual special assessment tax (\$1,301) which provides and finances infrastructure improvements including bulk trash pick up, recycling pick up, and parks and recreation services. It is included in the subjects total tax bill.

- The percentage of land marked "other" on the present land use section of page 1 of the URAR denotes vacant land.

- The rooms marked other on the rooms below grade section of the sales grid indicate Dens, Theater Rooms, etc. Laundry rooms, storage rooms, and furnace rooms are considered to be unfinished rooms and not given value in this appraisal report.

- All GLA for the comparable sales is estimated on the sales grid. Unless indicated the appraiser has not physically measured the comparable sales. The subject was measured at the time of the inspection in accordance to ANSI Z765.

Supplemental Addendum

File No. 1905205A

Borrower	N/A						
Property Address	531 Hampton Ln						
City -	Towson	County	Baltimore	State	MD	Zip Code	21286
Lender/Client	N/A						

- The date listed on the date of sale / time line of comps 1 - 3 is the settle date of those comps.

- The appraiser did not observe any seepage or leakage around the oil tank at the time of the appraisal inspection. Fuel Oil is typical for the market area and the future marketability of the subject should not be affected.

- MLS (MRIS) records indicate a typical market exposure time of under 3 months. The average marketing time is under 3 months; however, if the comps are not priced correctly the when listed for sale the marketing time may exceed 3 months.

- Every effort was made to bracket (Larger, Smaller, Equal) the subject in GLA, age, site size, and other features on the sales grid; however, due to the lack of settled sales the subject was unable to be bracketed. Across the board adjustments are typical on these lines of the grid.

- Comps in the subjects market area are typically selling for 98% of the Listing Price. The additional 2% was subtracted from the active listings at the lenders request. The list to sales price ratio is not applied to Contract sales as the may settle at their current contract price. The list to sale price ratio is derived from the 1004MC. The average marketing time is under 3 months; however, if the comps are not priced correctly the when listed for sale the marketing time may exceed 3 months. Sales concessions of up to 6% are typical for the market area and an adjustment was not warranted.

- At the time of the appraisal although a few were noted, foreclosures were not prevalent in the subjects neighborhood or market area due to the large number of state and federal government jobs available. At the present time or in the near future foreclosures should not affect the subjects future marketability.

- The prior transfers of the subject and the comps is obtained using the MLS (bright), SDAT (MDAT), and DataMaster USA. The subject or the comparables sales utilized in this report may have transferred; however, they may not have been recorded in the fore mentioned sites until post delivery of this appraisal. The appraiser has individually examined each sale to determine if the property has transferred in the year prior to the effective date of the appraisal report.

- The value range provided on the top of page 2 in the URAR form is the value range of "comparable sales" for the past year and "comparable listings" in the subjects neighborhood or market area. These homes may compete with the subject in the eyes of a willing buyer if marketed against each other in the future. For this reason they were considered "comparable" and noted in the appraisal report.

- It was noted that the land value may exceed 30% of the subjects appraised value; however, the land to value ratio is typical in the market area and is in line with the assessed values and comparable sales within the subjects neighborhood. Moreover, the land to value ratio is due to positive locational factors and does not have an adverse impact on market ability.

- All sales prices utilized in this appraisal report were obtained using the MLS (bright). Once recorded, the sales priced may reflect a different figure due to clerical errors or additional cost associated (back taxes, HOA dues, liens, Etc.) with the purchase of the comparable. The listing agent is considered to be the most accurate source of secondary data available to the appraiser.

Final Reconciliation

The following weight and explanation for the amount was placed on the comps is as follows:

Comp 1 - 50% - This comparable had the most recent settle date and best reflects the subject in the eyes of a willing and active buyer.

Comp 2 - 25% / Comp 3 - 25% - These comparable are dated sales and were provided to demonstrate stability in the market in the year prior to the date of the appraisal.

Cost Approach Comments

All weight was placed on the Sales Comparison Analysis as it better reflects values in the eyes of a willing and active buyer. The site value was obtained using the extraction method by gridding a comparable sale on the cost approach. Since we know the recent transfer price of a comparable sale it was added to the cost approach in an effort to arrive at a land value. This was performed using a cost index and builders price per square foot for above grade area, plus a price per square foot for the basement area, plus amenities (defined under Comments on the Sales Comparison Approach), plus garage or carport square footage, less depreciation based on the effective age based on a lifespan of 65 years. The "As Is" site improvements are added to this figure to arrive at a total without the land value added. The differences between the sales price and the total sum of the fore mentioned items will be the land value. Once a comparable sale tallied on the cost approach the subject can be added to arrive at a cost approach value. Because land value in the Baltimore Washington corridor is at a premium due to the high build up of the area the cost approach is not considered a reliable method to value and all weight was placed on the sale comparison approach as it best reflects the subject in the eyes of a willing and active buyer.

Dampness

The subject has dampness or standing water (see Extra Photo Page) noted in the basement. The appraiser was unable to determine the cause of the infiltration.

ENDING ADDENDA:

1. The addenda and exhibits with this appraisal are integral parts of the appraisal and may not be used separately. Nor, may any single part of this appraisal be used to indicate value without the entire appraisal. This appraisal is meant to estimate value as of the appraisal date only. It is "a snapshot in time", and the value may change with changes in the condition of the subject property, with changes in the real estate market and with changes in general economic conditions.

2. As directed by FNMA guidelines, the room count and gross living area are computed only on those rooms that are totally above grade. Also, as directed by and FNMA guidelines, any finished rooms (i. e., recreation rooms, bathrooms, clubrooms, etc.) that are located part or fully below grade are treated as basement rooms provided they are totally finished.

3. Statistics in the subject's marketing area have been researched in order to complete a (GRM) Gross Rent Multiplier Analysis. In this area, typically single family dwellings are used as primary residences. Insufficient data was available to develop a reliable Gross Rent Multiplier due to few transactions of comparable homes that were rented at the time of their sale. Thus, the Income Approach, which utilizes a Gross Rent Multiplier, was considered but was not used in this appraisal.

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Supplemental Addendum

File No. 1905205A

Borrower	N/A				
Property Address	531 Hampton Ln				
City	Towson	County Baltimore State	MD	Zip Code 21286	
Lender/Client	N/A				

4. Unless otherwise noted, no value for personal property, other than what is typical for the area, is included in the value of the property.

5. Property taxes are from the Baltimore County tax computer and were the most recent available to the appraiser.

6. The reported predominant value is typical of this market area.

7. The location map in this report is included to assist anyone reading this report. Unless otherwise noted, on map or elsewhere in this report, the top of the exhibit page indicates the northerly direction in relation to the subject property.

8. A reasonable marketing period for the subject property is under 3 months, if properly priced. Marketing time is projected for the subject based on supply and demand factors noted in the neighborhood section of the report. Days on Market (DOM), which is shown on the market grid for each comparable sale, represents information provided from the listing card from the Multiple Listing Service. This information pertains to the most recent listing card and does not take into consideration any prior listings, either from the broker or as a private sale (i.e., for sale by owner).

9. The market at this time does not warrant any adjustments between FHA, VA, and Conventional financing.

10. The appraiser was not aware, nor made aware of hazardous material, toxic waste, contaminated soil and/or landfill, or any other environmental hazards in the immediate area of the subject property. However, appraiser does not warrant that no environmental hazards exist in the immediate area. Any testing for such substances or identification of those materials is beyond the scope of this appraisal and the qualifications of the appraiser.

11. Radon gas, as a potential health hazard, can only be detected by sophisticated, scientific procedures beyond the scope of this appraisal and the qualifications of the appraiser. Therefore, the presence of radon, or lack thereof, was not a factor considered in the estimated market value of the subject property. If radon gas is present, the market value would be affected by the extent of the infiltration of this gas and its ability to be cured. A radon gas test is recommended.

12. No liability is assumed for structural or mechanical elements (plumbing, electrical or heating/central air systems, roof, appliances, etc.) or insulation factors or adequacy. It is assumed that, unless otherwise noted, all appliances, systems, and mechanical and structural elements are sound and in good working order. Any insulation factors used in this appraisal were provided by the owner and/or builder of the property. No warranty of the appraised property is implied or given. If there is any question about any of the above items, it is the client's responsibility to order the appropriate inspection by an appropriate expert. The appraiser is not an expert in the inspection of any of the individual components of any property.

13. Unless indicated in the improvements section of this appraisal report, there was no visible evidence of dampness or unusual settlement observed during the inspection, nor was there visible termite infestation. However, termite inspection goes beyond the scope of this appraisal. The appraiser is not trained to detect termites or any other wood boring insects and a termite inspection is recommended.

14. Unless otherwise noted on the main URAR appraisal report or an attached addendum, no significant functional or external obsolescence was noted upon inspection.

15. The appraiser/appraisers assume no responsibility for the existence of potentially hazardous material, such as UFFI insulation, asbestos, lead or lead based products, etc., used in the construction or maintenance of the building. NOTE: Buildings built before January 1, 1979 may contain lead paint and, therefore, may present a lead paint poisoning hazard. No liability is assumed for the possible presence of defective fire retardant plywood, (that may deteriorate prematurely) that may have been used in roof construction of this building. Any testing for such substances or identification of those materials is beyond the scope of this appraisal and, if found through such testing or inspection, might adversely affect the value of the property or void the value indicated on the appraisal. Inspection and/or testing for all these potentially hazardous materials by a qualified professional is recommended when there is any doubt about their existence.

16. Site value is based on review of recent land sales, site to value ratios, and land records. It was noted that the land value may exceed 30% of the subjects appraised value; however, the land to value ratio is typical in the market area and is in line with the assessed values and comparable sales within the subjects neighborhood. Moreover, the land to value ratio is due to positive locational factors and does not have an adverse impact on market ability.

17. Floor area calculations are approximate. Square footage figures used in this appraisal are based on the best available sources. Floor plan drawings may not be drawn to scale, and are not meant to be precise, but are used to help visualize the property. For a more detailed floor plan, the reader of this report should obtain blue prints from the architect or builder of the property. Any minor deviations in measurements do not have a significant effect on final value.

18. No adjustments were made on the market grid for total room count or bedrooms. The differences are considered in the adjustment for gross living area. Bathrooms are given dollar adjustments for differences in utility and due to the expense incurred in their construction.

19. All comparables represent settled sales, to the best of the appraiser's knowledge, unless otherwise noted. Verification is with land records, Realtors, MLS (bright) information, sellers or buyers. Every effort has been made to comply with FNMA guidelines.

20. Since not every subject property can be compared to "ideal" comparable sales, the appraiser has chosen the best comparables available from the subject's market which meet the investor underwriting standards and the guidelines established by appraisal organizations with which the appraiser is affiliated.

21. The price per square foot of living area (URAR, Sales price / Gross Living Area) varies more than \$10.00 due to differences in the amenities and/or condition of the comparables.

22. The appraiser is currently a Certified Residential Appraiser in the State of Maryland, License # 03-11217, expiration date 11/27/2019, and is qualified to appraise all residential Real Estate. The appraiser is also listed on the Lender Select Roster of Appraisers (Roster) in the Baltimore HUD office and in the Washington DC HUD office and is, therefore, qualified to do FHA Direct Endorsement appraisals for the Department of Housing and Urban Development.

Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 13 of 27 Subject Photo Page

Borrower	N/A						
Property Address	531 Hampton Ln						
City	Towson	County Baltimore	State	MD	Zip Code	21286	
Lender/Client	N/A						



Subject Front

531 Hampton Ln	
Sales Price	
Gross Living Area	2,693
Total Rooms	9
Total Bedrooms	5
Total Bathrooms	2.1
Location	Hampton Garth
View	Adverse Residential
Site	41,818
Quality	Q4
Age	67

Subject Rear





Subject Street

Borrower	N/A						
Property Address	531 Hampton Ln						
City	Towson	County Baltimore	State	MD	Zip Code	21286	
Lender/Client	N/A						







Kitchen

Family Room

Wood Stove



Living Room



Ceiling Damage



Missing Flooring



Bathroom



Ceiling Damage



Missing Drywall/Flooring



Closet Form PIC15 - "TOTAL" appraisal software by a la mode, inc. - 1-800-ALAMODE



Missing Flooring



Bedroom



Bedroom

Borrower	N/A			
Property Address	531 Hampton Ln			
City	Towson	County Baltimore	State MD	Zip Code 21286
Lender/Client	N/A			



Bedroom

Oil Tank

Basement



Basement Bathroom



Basement



Basement



Dampness



Electrical Panel



Furnace



Debris / Left Side

Right Side

Address Verification

Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 16 of 27 Comparable Photo Page

Borrower	N/A						
Property Address	531 Hampton Ln						
City	Towson	County Baltimore State	e N	/ID	Zip Code	21286	
Lender/Client	N/A						



Comparable 1

503 Goucher Blvo	d
Prox. to Subject	0.96 miles S
Sales Price	290,000
Gross Living Area	1,625
Total Rooms	6
Total Bedrooms	3
Total Bathrooms	2.0
Location	Campus Hills
View	Adverse Residential
Site	9,148 sf
Quality	Q4
Age	63



Comparable 2

530 Goucher Blv	/d
Prox. to Subject	0.98 miles S
Sales Price	303,000
Gross Living Area	1,908
Total Rooms	7
Total Bedrooms	3
Total Bathrooms	2.0
Location	Campus Hills
View	Adverse Residential
Site	8540 sf
Quality	Q4
Δαρ	63



	mparable 3
511 Goucher Bl	vd
Prox. to Subject	0.97 miles S
Sales Price	300,000
Gross Living Area	2,540
Total Rooms	6
Total Bedrooms	3
Total Bathrooms	2.0
Location	Campus Hills
View	Adverse Residential
Site	10,150 sf
Quality	Q4
Age	63

Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 17 of 27 Market Conditions Addendum to the Appraisal Report File No. 19052

The purpose of this addendum is to provide the lender/c		•		prevalent in the sub	ject	
neighborhood. This is a required addendum for all appra	aisal reports with an effectiv		2009.	04-1		
Property Address 531 Hampton Ln		City Towson		State MD	ZIP Code 212	286
Borrower N/A						
Instructions: The appraiser must use the information re	•					
housing trends and overall market conditions as reporte	-					
it is available and reliable and must provide analysis as i						
explanation. It is recognized that not all data sources will						
in the analysis. If data sources provide the required info	-		•	-	-	
average. Sales and listings must be properties that com				ed by a prospective	e buyer of the	
subject property. The appraiser must explain any anoma					Quarall Trand	
Inventory Analysis	Prior 7–12 Months	Prior 4–6 Months	Current – 3 Months		Overall Trend	Declining
Total # of Comparable Sales (Settled)	4	1	1	Increasing	Stable Stable	Declining
Absorption Rate (Total Sales/Months)	0.67	0.33	0.33	Increasing	Stable	Declining
Total # of Comparable Active Listings	1	1	1	Declining	Stable	Increasing
Months of Housing Supply (Total Listings/Ab.Rate) Median Sale & List Price, DOM, Sale/List %	1.5 Drive 7, 10 Months	3 Driar 4 6 Months	3 Current 2 Months	Declining	Overall Trend	Increasing
· · ·	Prior 7–12 Months	Prior 4–6 Months	Current – 3 Months			Declining
Median Comparable Sale Price	\$265,000	\$245,000	\$290,000	Increasing	Stable	Declining
Median Comparable Sales Days on Market	34.5	3	162	Declining Increasing	Stable	Increasing
Median Comparable List Price	\$299,900	\$299,900	\$316,900		Stable Stable	Declining
Median Comparable Listings Days on Market	152	244	37	Declining	Stable Stable	Increasing
Median Sale Price as % of List Price	97.98	98.39	96.7	Increasing	Stable Stable	Declining
Seller-(developer, builder, etc.)paid financial assistance	·	NO NO	20/ to E0/ increasing	Declining	Stable	Increasing
Explain in detail the seller concessions trends for the pa						
fees, options, etc.). The Bright MLS Listing						
contained seller concessions which is 50%						
of sales for this period. 4-6: 1 Sales; 0 wit					0% of sales	for this
period. The concessions ranged between	\$2,500 and \$9,090.	The median concess	sion amount is \$4,500).		
Are foreclosure sales (REO sales) a factor in the market			ing the trends in listings and			
The data used in the grid above does not	indicate there were a	any REO/Short sales	s or other distressed p	properties asso	ciated with th	ne reported
transactions. However, this is not a manda	atory reporting field f	or agents and there	may be some distress	sed sales that	were not rep	orted. It is
beyond the scope of this assignment to co	onfirm each sale use	d in the Market Cond	ditions Report.			
Cite data sources for above information. This i	· · · · · · ·					
	nformation was obtai	ined from the Bright	MLS, Core Logic, Age	ents, and The	Maryland De	partment of
						-
Assessments and Taxation. This information	ion is deemed reliabl	e, but is not guarant	eed by MRIS or the a			-
	ion is deemed reliabl by the appraiser fro	e, but is not guarant m an outside source	eed by MRIS or the a	ppraiser. This	information is	-
Assessments and Taxation. This informati considered to be secondary data obtained	ion is deemed reliabl by the appraiser fro onclusions in the Neighborh	e, but is not guarant m an outside source lood section of the apprais	eed by MRIS or the a e. al report form. If you used ar	ppraiser. This	information is ation, such as	-
Assessments and Taxation. This information considered to be secondary data obtained Summarize the above information as support for your of an analysis of pending sales and/or expired and withdra	ion is deemed reliabl I by the appraiser fro onclusions in the Neighborh wn listings, to formulate yo	e, but is not guarant m an outside source lood section of the apprais ur conclusions, provide bo	eed by MRIS or the a e. al report form. If you used ar th an explanation and suppor	ppraiser. This ny additional inform t for your conclusio	information is ation, such as ons.	5
Assessments and Taxation. This informatic considered to be secondary data obtained Summarize the above information as support for your co an analysis of pending sales and/or expired and withdra The information supplied in the Median Sale &	ion is deemed reliabl I by the appraiser fro onclusions in the Neighborh wn listings, to formulate you List Price section abov	e, but is not guarant m an outside source lood section of the apprais ur conclusions, provide bo e is the median and no	eed by MRIS or the a e. al report form. If you used ar th an explanation and suppor ot the mean for the figure	ppraiser. This ny additional inform t for your conclusion es provided. The	information is ation, such as ons. e median was p	s provided to
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File No. 1905205A

UNIFORM APPRAISAL DATASET (UAD) DEFINITIONS ADDENDUM

(Source: Fannie Mae UAD Appendix D: UAD Field-Specific Standardization Requirements)

Condition Ratings and Definitions

C1

The improvements have been recently constructed and have not been previously occupied. The entire structure and all components are new and the dwelling features no physical depreciation.

Note: Newly constructed improvements that feature recycled or previously used materials and/or components can be considered new dwellings provided that the dwelling is placed on a 100 percent new foundation and the recycled materials and the recycled components have been rehabilitated/remanufactured into like-new condition. Improvements that have not been previously occupied are not considered "new" if they have any significant physical depreciation (that is, newly constructed dwellings that have been vacant for an extended period of time without adequate maintenance or upkeep).

C2

The improvements feature no deferred maintenance, little or no physical depreciation, and require no repairs. Virtually all building components are new or have been recently repaired, refinished, or rehabilitated. All outdated components and finishes have been updated and/or replaced with components that meet current standards. Dwellings in this category are either almost new or have been recently completely renovated and are similar in condition to new construction.

Note: The improvements represent a relatively new property that is well maintained with no deferred maintenance and little or no physical depreciation, or an older property that has been recently completely renovated.

СЗ

The improvements are well maintained and feature limited physical depreciation due to normal wear and tear. Some components, but not every major building component, may be updated or recently rehabilitated. The structure has been well maintained.

Note: The improvement is in its first-cycle of replacing short-lived building components (appliances, floor coverings, HVAC, etc.) and is being well maintained. Its estimated effective age is less than its actual age. It also may reflect a property in which the majority of short-lived building components have been replaced but not to the level of a complete renovation.

C4

The improvements feature some minor deferred maintenance and physical deterioration due to normal wear and tear. The dwelling has been adequately maintained and requires only minimal repairs to building components/mechanical systems and cosmetic repairs. All major building components have been adequately maintained and are functionally adequate.

Note: The estimated effective age may be close to or equal to its actual age. It reflects a property in which some of the short-lived building components have been replaced, and some short-lived building components are at or near the end of their physical life expectancy; however, they still function adequately. Most minor repairs have been addressed on an ongoing basis resulting in an adequately maintained property.

C5

The improvements feature obvious deferred maintenance and are in need of some significant repairs. Some building components need repairs, rehabilitation, or updating. The functional utility and overall livability is somewhat diminished due to condition, but the dwelling remains useable and functional as a residence.

Note: Some significant repairs are needed to the improvements due to the lack of adequate maintenance. It reflects a property in which many of its short-lived building components are at the end of or have exceeded their physical life expectancy but remain functional.

C6

The improvements have substantial damage or deferred maintenance with deficiencies or defects that are severe enough to affect the safety, soundness, or structural integrity of the improvements. The improvements are in need of substantial repairs and rehabilitation, including many or most major components.

Note: Substantial repairs are needed to the improvements due to the lack of adequate maintenance or property damage. It reflects a property with conditions severe enough to affect the safety, soundness, or structural integrity of the improvements.

Quality Ratings and Definitions

Q1

Dwellings with this quality rating are usually unique structures that are individually designed by an architect for a specified user. Such residences typically are constructed from detailed architectural plans and specifications and feature an exceptionally high level of workmanship and exceptionally high-grade materials throughout the interior and exterior of the structure. The design features exceptionally high-quality exterior refinements and ornamentation, and exceptionally high-quality interior refinements. The workmanship, materials, and finishes throughout the dwelling are of exceptionally high quality.

Q2

Dwellings with this quality rating are often custom designed for construction on an individual property owner's site. However, dwellings in this quality grade are also found in high-quality tract developments featuring residence constructed from individual plans or from highly modified or upgraded plans. The design features detailed, high quality exterior ornamentation, high-quality interior refinements, and detail. The workmanship, materials, and finishes throughout the dwelling are generally of high or very high quality.

Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 19 of 27 UNIFORM APPRAISAL DATASET (UAD) DEFINITIONS ADDENDUM (Source: Fannie Mae UAD Appendix D: UAD Field-Specific Standardization Requirements)

Quality Ratings and Definitions (continued)

Q3

Dwellings with this quality rating are residences of higher quality built from individual or readily available designer plans in above-standard residential tract developments or on an individual property owner's site. The design includes significant exterior ornamentation and interiors that are well finished. The workmanship exceeds acceptable standards and many materials and finishes throughout the dwelling have been upgraded from "stock" standards.

Q4

Dwellings with this quality rating meet or exceed the requirements of applicable building codes. Standard or modified standard building plans are utilized and the design includes adequate fenestration and some exterior ornamentation and interior refinements. Materials, workmanship, finish, and equipment are of stock or builder grade and may feature some upgrades.

Q5

Dwellings with this quality rating feature economy of construction and basic functionality as main considerations. Such dwellings feature a plain design using readily available or basic floor plans featuring minimal fenestration and basic finishes with minimal exterior ornamentation and limited interior detail. These dwellings meet minimum building codes and are constructed with inexpensive, stock materials with limited refinements and upgrades.

Q6

Dwellings with this quality rating are of basic quality and lower cost; some may not be suitable for year-round occupancy. Such dwellings are often built with simple plans or without plans, often utilizing the lowest quality building materials. Such dwellings are often built or expanded by persons who are professionally unskilled or possess only minimal construction skills. Electrical, plumbing, and other mechanical systems and equipment may be minimal or non-existent. Older dwellings may feature one or more substandard or non-conforming additions to the original structure

Definitions of Not Updated, Updated, and Remodeled

Not Updated

Little or no updating or modernization. This description includes, but is not limited to, new homes. Residential properties of fifteen years of age or less often reflect an original condition with no updating, if no major components have been replaced or updated. Those over fifteen years of age are also considered not updated if the appliances, fixtures, and finishes are predominantly dated. An area that is 'Not Updated' may still be well maintained and fully functional, and this rating does not necessarily imply deferred maintenance or physical/functional deterioration.

Updated

The area of the home has been modified to meet current market expectations. These modifications are limited in terms of both scope and cost.

An updated area of the home should have an improved look and feel, or functional utility. Changes that constitute updates include refurbishment and/or replacing components to meet existing market expectations. Updates do not include significant alterations to the existing structure.

Remodeled

Significant finish and/or structural changes have been made that increase utility and appeal through complete replacement and/or expansion.

A remodeled area reflects fundamental changes that include multiple alterations. These alterations may include some or all of the following: replacement of a major component (cabinet(s), bathtub, or bathroom tile), relocation of plumbing/gas fixtures/appliances, significant structural alterations (relocating walls, and/or the addition of) square footage). This would include a complete gutting and rebuild.

Explanation of Bathroom Count

Three-quarter baths are counted as a full bath in all cases. Quarter baths (baths that feature only a toilet) are not included in the bathroom count. The number of full and half baths is reported by separating the two values using a period, where the full bath count is represented to the left of the period and the half bath count is represented to the right of the period.

Example:

3.2 indicates three full baths and two half baths.

Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 20 of 27 UNIFORM APPRAISAL DATASET (UAD) DEFINITIONS ADDENDUM (Source: Fannie Mae UAD Appendix D: UAD Field-Specific Standardization Requirements)

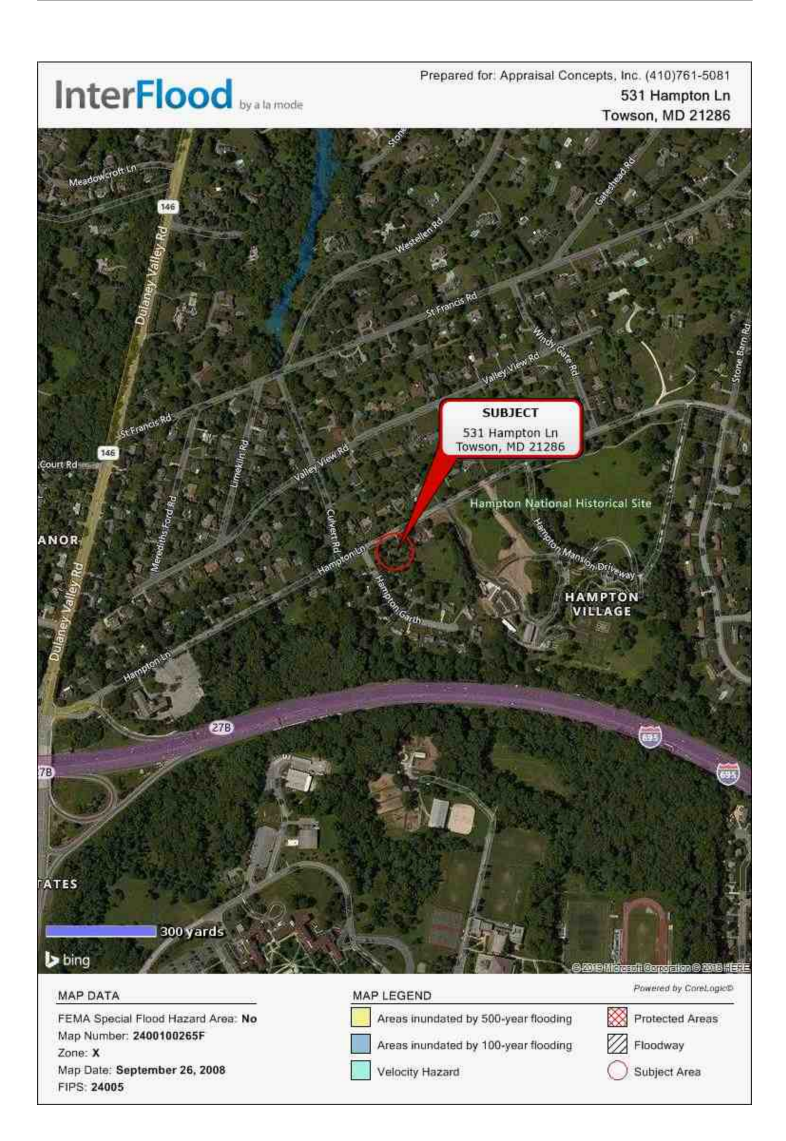
Abbreviations Used in Data Standardization Text

Abbreviation	Full Name	Fields Where This Abbreviation May Appear
A	Adverse	Location & View
ac	Acres	Area, Site
AdjPrk	Adjacent to Park	Location
AdjPwr ArmLth	Adjacent to Power Lines	Location
ATT	Arms Length Sale Attached Structure	Sale or Financing Concessions Design (Style)
B	Beneficial	Location & View
ba	Bathroom(s)	Basement & Finished Rooms Below Grade
br	Bedroom	Basement & Finished Rooms Below Grade
BsyRd	Busy Road	Location
C	Contracted Date	Date of Sale/Time
Cash	Cash	Sale or Financing Concessions
Comm	Commercial Influence	Location
Conv	Conventional	Sale or Financing Concessions
cp	Carport	Garage/Carport
CrtOrd	Court Ordered Sale	Sale or Financing Concessions
CtySky CtyStr	City View Skyline View City Street View	View View
CV	Covered	Garage/Carport
DOM	Days On Market	Data Sources
DT	Detached Structure	Design (Style)
dw	Driveway	Garage/Carport
e	Expiration Date	Date of Sale/Time
Estate	Estate Sale	Sale or Financing Concessions
FHA	Federal Housing Authority	Sale or Financing Concessions
g	Garage	Garage/Carport
ga	Attached Garage	Garage/Carport
gbi	Built-in Garage	Garage/Carport
gd	Detached Garage	Garage/Carport
GlfCse	Golf Course Golf Course View	Location View
Glfvw GR	Garden	Design (Style)
HR	High Rise	Design (Style)
in	Interior Only Stairs	Basement & Finished Rooms Below Grade
Ind	Industrial	Location & View
Listing	Listing	Sale or Financing Concessions
Lndfl	Landfill	Location
LtdSght	Limited Sight	View
MR	Mid-rise	Design (Style)
Mtn	Mountain View	View
N	Neutral	Location & View
NonArm	Non-Arms Length Sale Other	Sale or Financing Concessions Basement & Finished Rooms Below Grade
0	Other	Design (Style)
ор	Open	Garage/Carport
Prk	Park View	View
Pstrl	Pastoral View	View
PwrLn	Power Lines	View
PubTrn	Public Transportation	Location
Relo	Relocation Sale	Sale or Financing Concessions
REO	REO Sale	Sale or Financing Concessions
Res	Residential	Location & View
RH	USDA - Rural Housing	Sale or Financing Concessions
rr RT	Recreational (Rec) Room Row or Townhouse	Basement & Finished Rooms Below Grade
s	Settlement Date	Design (Style) Date of Sale/Time
SD	Semi-detached Structure	Design (Style)
Short	Short Sale	Sale or Financing Concessions
sf	Square Feet	Area, Site, Basement
sqm	Square Meters	Area, Site
Unk	Unknown	Date of Sale/Time
VA	Veterans Administration	Sale or Financing Concessions
W	Withdrawn Date	Date of Sale/Time
WO	Walk Out Basement	Basement & Finished Rooms Below Grade
Woods	Woods View	View
Wtr WtrFr	Water View Water Frontage	View Location
wu	Water Frontage Walk Up Basement	Basement & Finished Rooms Below Grade
wu		

UAD Version 9/2011 (Updated 1/2014)

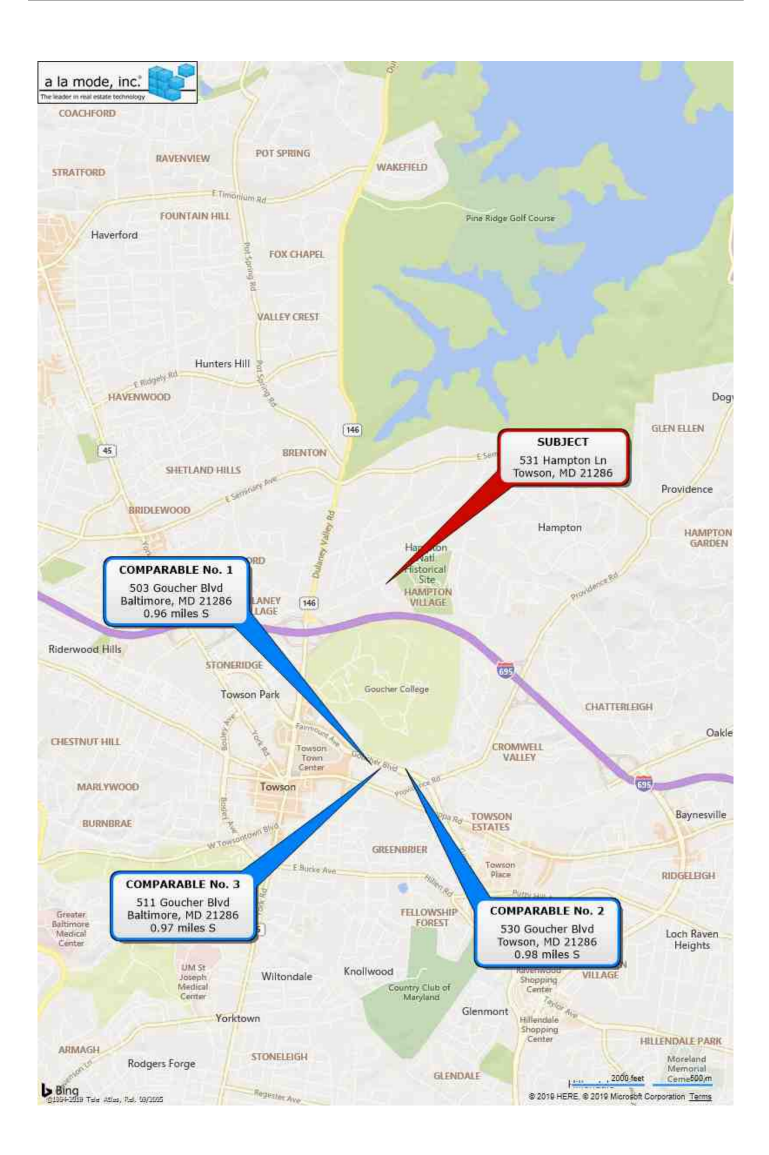
Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 21 of 27 Flood Map

Borrower	N/A						
Property Address	531 Hampton Ln						
City	Towson	County Baltimore	State	MD	Zip Code	21286	
Lender/Client	N/A						



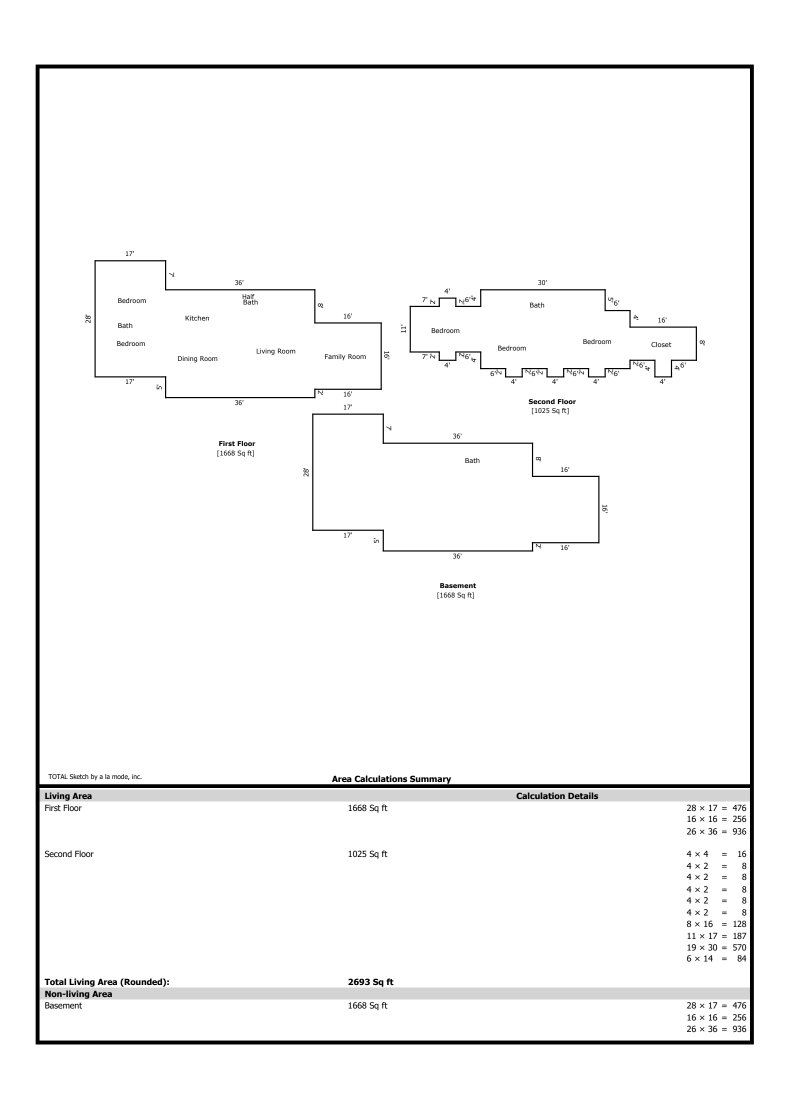
Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 22 of 27 Location Map

Borrower	N/A			
Property Address	531 Hampton Ln			
City	Towson	County Baltimore State	MD Zip Code	21286
Lender/Client	N/A			



Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 23 of 27 Building Sketch

Borrower	N/A					
Property Address	531 Hampton Ln					
City	Towson	County B	Baltimore State	MD	Zip Code	21286
Lender/Client	N/A					

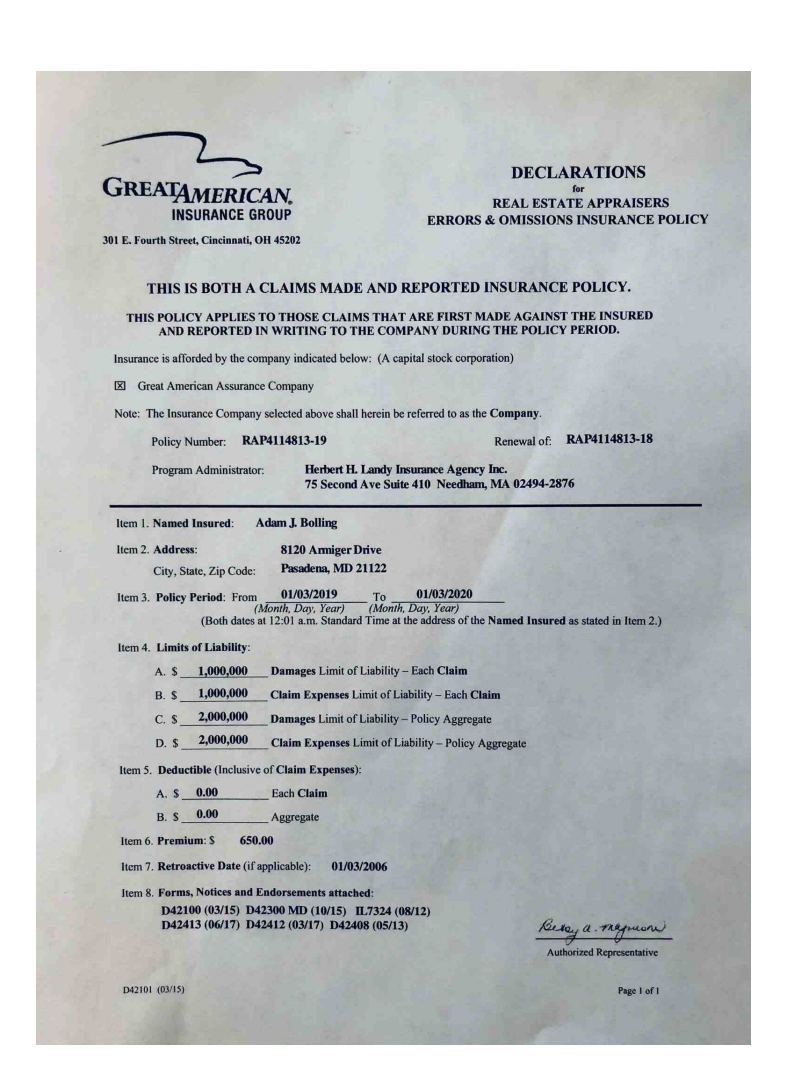


Borrower	N/A							
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore	State	MD	Zip Code	21286	
Lender/Client	N/A							



Case 1:18-cv-02844-RDB Document 167-4 Filed 07/26/19 Page 25 of 27 **E & O Insurance**

Borrower	N/A							
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore	State	MD	Zip Code	21286	
Lender/Client	N/A							



Borrower	N/A							
Property Address	531 Hampton Ln							
City	Towson	County	Baltimore	State	MD	Zip Code	21286	
Lender/Client	N/A							

Adam J Bolling

8120 Armiger Dr.

Pasadena, MD 21122

410-761-5081

Education :

Appraisal Courses Include:

2013 - Essential Elements of Disclosures and Disclaimers

Construction Details and Trends

Introduction to the Uniform Appraisal Dataset

2010- Introduction to Legal Descriptions

2010-2011 National USPAP Update Equivalent

Risky Business: Ways to Minimize Your Liability

Residential Report Writing

Appraising FHA Today

2007- Highest & Best Use / Market Analysis

Real Estate Finance Statistics and Valuation Modeling

2006- Technology for Todays Appraiser

Construction Details and Trends

Appraising for the Secondary Market

Information Technology for Real Estate

2006 National USPAP Update Course

Developing and Growing and Appraisal Practice

Professional Experience:

2006-Present Owner/ President Appraisal Concepts, Inc.

1999-2005 Co-Owner/ Vice President A& E Appraisal Services, Inc.

Licenses:

Certified Residential Appraiser – State of Maryland- License# 11217, FHA (Federal Housing Administration) License # MD30011217

FROM:				INVO	CF
Appraisal Conce	pts, Inc. (410)761-50	81			
	pts, Inc. (410)761-50	81			
8120 Armiger Dr				1905205 DATE	A
Pasadena, MD 2	1122-1263			05/20/20	19
Telephone Number:	(410) 761-5081	Fax Number:		00/20/20	
				REFERENC	CE
то:				Internal Order #: 190520	5A
				Lender Case #:	
Gregory Milligan P.O. Box 90099	, Receiver			Client File #:	
Austin, TX 78709	9			Main File # on form: 1905208	5A
·····, ·····				Other File # on form:	
Telephone Number:		Fax Number:		Federal Tax ID: 16-1744	888
Alternate Number:		E-Mail:		Employer ID:	
Purchaser/Borrower Property Address City	s: 531 Hampton Ln ∕: Towson			∕ Milligan, Receiver	
	/: Baltimore .: .973 AC SES HAM	PTON LANE SE COR HA	State: MD AMPTON GARTH	Zip: 21286	0
FEES					AMOUNT
Market Valuation					400.00
					1
					1
				SUBTOTAL	400.00
PAYMENTS				SUBTOTAL	400.00 AMOUNT
Check #:	Date:	Description:		SUBTOTAL	
Check #: Check #:	Date:	Description:		SUBTOTAL	
Check #: Check #:				SUBTOTAL	
Check #: Check #:	Date:	Description:			AMOUNT
PAYMENTS Check #: Check #: Check #:	Date:	Description:		SUBTOTAL SUBTOTAL TOTAL DUE	

Case 1:18-cv-02844-RDB Document 167-5 Filed 07/26/19 Page 1 of 28

EXHIBIT 4

File No. 1905137

APPRAISAL OF



LOCATED AT:

531 Hampton Lane Towson, MD 21286

FOR:

Harney Partners 401 Congress Ave, Suite 1540 Austin, TX, 78701

BORROWER:

N/A

AS OF:

May 29, 2019

BY:

Herbert L Hosford III

File No. 1905137

Attn: Gregory S. Milligan, CTP Harney Partners 401 Congress Ave, Suite 1540 Austin, TX, 78701

File Number: 1905137

In accordance with your request, I have appraised the real property at:

531 Hampton Lane Towson, MD 21286

The purpose of this appraisal is to develop an opinion of the market value of the subject property, as improved. The property rights appraised are the fee simple interest in the site and improvements.

In my opinion, the market value of the property as of May 29, 2019

is:

\$300,000 Three Hundred Thousand Dollars

The attached report contains the description, analysis and supportive data for the conclusions, final opinion of value, descriptive photographs, limiting conditions and appropriate certifications.

Alan Asstal

Herbert L Hosford III

Uniform Residential Appraisal Report

File No. 1905137

			I set the set of the set of the	
he purpose of this summary appraisal report is	to provide the lender/client with an			
Property Address 531 Hampton Lane		City Towson		Zip Code 21286
Borrower N/A		cord 1848 Circle Rd	County Ba	ltimore
Legal Description Map 61, Grid 21, Parce	l 369, District 9 / .973 AC SI	ES Hampton Lane SE Cor Ha		
Assessor's Parcel # 04090923352980		Tax Year 2019	R.E. Taxes S	6,392
Neighborhood Name Hampton		Map Reference ADC/BC 29 F-	2 Census Trac	tt 4901.00
Occupant 🗌 Owner 🗌 Tenant 🔀 Vacan	t Special Assessment	s \$ 0) PUD HOA \$ 0	per year per month
Property Rights Appraised X Fee Simple	Leasehold Other (describe)	N/A		
Assignment Type Purchase Transaction		lescribe) Estimate of Market Va	lue	
Lender/Client Harney Partners		ngress Ave, Suite 1540, Aust		
Is the subject property currently offered for sale or h				No
Report data source(s) used, offering price(s), and data	ale(s). Public Recolds (SDA	i), MLS (Bright). The subject	property has not bee	
transferred in the past 12 months.				
I did X did not analyze the contract for sale	for the subject purchase transaction. Ex	plain the results of the analysis of the co	ntract for sale or why the analy	vsis was not performed.
Contract Price \$ Date of Con	tract Is the prope	rty seller the owner of public record?	🗌 Yes 🗌 No 🛛 Data Sou	rce(s)
Is there any financial assistance (loan charges, sale	concessions, gift or downpayment assis	stance, etc.) to be paid by any party on be	half of the borrower?	Yes No
If Yes, report the total dollar amount and describe th				
in res, report the total donal amount and describe th				
Note: Race and the racial composition of the ne	×			
Neighborhood Characteristics		it Housing Trends	One-Unit Housing	Present Land Use %
Location Urban X Suburban Rura			PRICE AGE	One-Unit 75 %
	er 25% Demand/Supply Demand/Supply	e 🛛 🗙 In Balance 🗌 Over Supply	v \$(000) (yrs)	2-4 Unit 5 %
Growth Rapid X Stable Slow			-	
Neighborhood Boundaries Loch Raven Res	· · · ·			Commercial 5 %
Baltimore Beltway (I-695) to the sour	*			Other Lnd/Pk 10 %
Neighborhood Description The subject prop				
The subject site is typical for the are				y single family nomes
with brick and/or frame construction				
Market Conditions (including support for the above of				
unusual points or fees noted. Sales	prices are not impacted by r	minimal points. Supply and de	emand are currently i	n balance, resulting
in typical marketing times. Current e	conomic conditions have co	ntributed to stable property v	alues and growth rate	e.
Dimensions Unknown	Area 41818 sf	Shape Rectangula		
Specific Zoning Classification Residential (R)		sidential - 1.5 Story With Bas		, ,
		No Zoning Illegal (describe) N/		
			<i>/</i> \	
TS the highest and best use of the stoleth broben a		ad enacifications) the present use?		coribo NI/A
	s improved (or as proposed per plans ar	nd specifications) the present use?	X Yes No If No, de	scribe. <u>N/A</u>
Utilities Public Other (describe)	Put	olic Other (describe)	Off-site Improvements-	-Type Public Private
Utilities Public Other (describe) Electricity X	Put Water	olic Other (describe)	Off-site Improvements- Street Macadam/Ty	-Type Public Private pical X
Utilities Public Other (describe) Electricity X	Put Water X Sanitary Sewer	Other (describe) X Yrivate Septic	Off-site Improvements- Street Macadam/Ty Alley None/Typical	-Type Public Private pical X
Utilities Public Other (describe) Electricity X	Water X Sanitary Sewer No FEMA Flood Zone X	Other (describe) X Yrivate Septic	Off-site Improvements- Street Macadam/Ty Alley None/Typical	-Type Public Private pical X
Utilities Public Other (describe) Electricity X	Put Water X Sanitary Sewer No FEMA Flood Zone X	Dlic Other (describe)	Off-site Improvements- Street Macadam/Ty Alley None/Typical 65F FEMA Map D	-Type Public Private pical X
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Case 1:18-cv-02844-RDB Document 167-5 Filed 07/26/19 Page 5 of 28

Uniform Residential Appraisal Report

			Ľ	Initorm R	esidential A	Apprais	arke	port	Fil€	e No. 1905137	7
	There are 1 compa	rable prop	erties currently of	fered for sale in the s	ubject neighborhood rang	ing in price from	\$ 389,	999 to \$	389,9	999 .	
	There are 4 compa	rable sale	s in the subject ne	ighborhood within the	e past twelve months rang	ing in sale price	from \$	290,000	to\$4	116,600	
	FEATURE		SUBJECT		BLE SALE NO. 1		PARABLE S			COMPARABLE S	
	531 Hampton Lane			1409 Margare		1217 Dula	-	-		Providence I	
-	Address Towson, ME	21286	6	Towson, MD 2		Towson, N		6		on, MD 2128	86
-	Proximity to Subject			1.40 miles NE	\$ 416,600	0.35 miles			1.47 miles NE		
-	Sale Price	\$		170.40		\$	353,000		\$	290,000	
-	Sale Price/Gross Liv. Area	\$	0.00 sq. ft.	\$ 178.49 sq. ft	\$ 170.37 sq. ft. Bright#1002076214;DOM 13			\$ 191.55 sq. ft.			
-	Data Source(s)			Bright#100380				Bright#1001873200;DOM 45 SDAT(PublicRecords)			
-	Verification Source(s)	DE		SDAT(PublicR	· · · · · · · · · · · · · · · · · · ·	SDAT(Pub					
-	VALUE ADJUSTMENTS	DE	SCRIPTION	DESCRIPTION	+(-) \$ Adjustment	DESCRIP	TION	+(-) \$ Adjustment	ArmL	SCRIPTION	+(-) \$ Adjustment
	Sale or Financing Concessions			ArmLth Conv;0		ArmLth Cash;0			Cash;		0
	Date of Sale/Time			s10/18;c09/18		s09/18;c07	7/18			8;c08/18	0
	Location	A;Bsy	Rd:	N;Res;		A;BsyRd;	//10		A;Bsy		
	Leasehold/Fee Simple	Fee S		Fee Simple	11,000	Fee Simple	e			Simple	
	Site	41818		1.16 ac	0		-	5,000			5,500
	View	N;Res		N;Res;		N;Res;		-,	N;Res		
	Design (Style)	DT1.5	;CapeCod	DT1;Rancher	0	DT1;Rancl	her	0	DT1.5	;CapeCod	
	Quality of Construction	Q4		Q4		Q4			Q4		
	Actual Age	67		54	0	79		0			0
	Condition	C5		C4	-41,660	C4		-35,300	C4		-29,000
	Above Grade	Total Bdr		Total Bdrms. Bath		Total Bdrms.	Baths		Total Bdr		
	Room Count	8 3		7 3 2.0		7 3	2.1	-5,000	7 3	3 2.0	-2,500
	Gross Living Area 35	400-	2,356 sq. ft.	2,334 s			72 sq. ft.	9,940	o <i>i</i>	1,514 sq. ft.	29,470
	Basement & Finished	1	f51sfwo	2334sf1750sfi		752sf0sfw	o	0	0sf		10,350
	Rooms Below Grade		1.0ba0o 2Podroom	1rr2br1.0ba0o		Cood op	drace	5,000	Card	2Dodrog	5,000
СН	Functional Utility		<u>3Bedroom</u> \/CAC	Good-3Bedroo GFWA/CAC	om 0	Good-3Be GFWA/CA		0		-3Bedroom A/CAC	0
	Heating/Cooling Energy Efficient Items	Dbl.Pa		Dbl.Panes	0	Dbl.Panes		0	Dbl.P		0
ЪR	Garage/Carport	4dw		2ga4dw	-20,000		,	-20,000			-10,000
IAF	Porch/Patio/Deck	Porch	Patio	Porch,Deck	0		:k		Porch		-10,000
0s	Other		n&StdBth	StdKth&StdBt	-	StdKth&St		Ŭ		h&StdBth	
∆ Ri	Fence,Pool,Shed	None		None		None			None		
MP	Fireplace		eplaces	(1)Fireplace	2,500	(1)Fireplac	ce	2,500		eplaces	2,500
co	Net Adjustment (Total)			+ X-	\$ 123,320	+ X		37,860	X +	- \$	11,320
ES	Adjusted Sale Price			Net Adj29.6%		Net Adj1C).7%		Net Adj.	3.9%	
SAL	of Comparables				\$ 293,280					ij. 32.5 % \$	301,320
Ŭ,	I X did did not res	search the	sale or transfer h	istory of the subject p	roperty and comparable s	ales. If not, expla	ain <u>Pul</u>	blic Records (SDAT)	, MLS (BRIG	GHT).
	I X) did id not research the sale or transfer history of the subject property and comparable sales. If not, explain Public Records (SDAT), MLS (BRIGHT).								/		
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-					subject property for the th	ree years prior to	o the effect	ive date of this appra	aisal.	·	
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Provide adequate information for the lender/client to replicate the below cost figures and calcula Support for the opinion of site value (summary of comparable land sales or other methods for estimated sales) ESTIMATED REPRODUCTION OR REPLACEMENT COST NEW Source of cost data Quality rating from cost service Effective date of cost data Comments on Cost Approach (gross living area calculations, depreciation, etc.) Estimated Remaining Economic Life (HUD and VA only) 30 Years INCOME APPROACH TO VAL Estimated Monthly Market Rent \$ X Gross Rent Multiplier Summary of Income Approach (including support for market rent and GRM) Lack of currer marketplace deems this approach to value as ineffective. A majorit	tions. stimating site value) OPINION OF SITE VALUE Dwelling Sq. Ft. @ \$ Sq. Ft. @ \$ = \$ Garage/Carport Sq. Ft. @ \$ Garage/Carport Sq. Ft. @ \$ Garage/Carport Sq. Ft. @ \$ Itess 70 Physical Functional External = \$ (Depreciation \$0 Indicated Cost of Improvements = \$ 0 "As-is" Value of Site Improvements 0 = \$
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Provide adequate information for the lender/client to replicate the below cost figures and calcula Support for the opinion of site value (summary of comparable land sales or other methods for es- support for the opinion of site value (summary of comparable land sales or other methods for es- ESTIMATED REPRODUCTION OR REPLACEMENT COST NEW Source of cost data Quality rating from cost service Effective date of cost data Comments on Cost Approach (gross living area calculations, depreciation, etc.) Estimated Remaining Economic Life (HUD and VA only) 30 Years Estimated Remaining Economic Life (HUD and VA only) 30 Years Estimated Monthly Market Rent \$ X Gross Rent Multiplier = Summary of Income Approach (including support for market rent and GRM) Lack of currer marketplace deems this approach to value as ineffective. A majorit PROJECT INFORMATIC Is the developer/builder in control of the Homeowners' Association (HOA)? Yes Provide the following information for PUDS ONLY if the developer/builder is in control of the HO Legal name of project Total number of units rented Total number of units for sale Was the project created by the conversion of an existing building(s) into a PUD? Yes Does the project contain any multi-dwelling units? Yes No Data source(s) Are the units, common elements, and recreation facilities complete? Yes No	tions. timating site value) OPINION OF SITE VALUE
Provide adequate information for the lender/client to replicate the below cost figures and calcula: Support for the opinion of site value (summary of comparable land sales or other methods for est Support for the opinion of site value (summary of comparable land sales or other methods for est ESTIMATED REPRODUCTION OR REPLACEMENT COST NEW Source of cost data Quality rating from cost service Effective date of cost data Comments on Cost Approach (gross living area calculations, depreciation, etc.) Estimated Remaining Economic Life (HUD and VA only) 30 Years INCOME APPROACH TO VAL Estimated Monthly Market Rent \$ X Gross Rent Multiplier = Summary of Income Approach (including support for market rent and GRM) Lack of Currer marketplace deems this approach to value as ineffective. A majorit PROJECT INFORMATIC Is the developer/builder in control of the Homeowners' Association (HOA)? Yes Provide the following information for PUDs ONLY if the developer/builder is in control of the HO Legal name of project Total number of units rented Total number of units for sale Was the project created by the conversion of an existing building(s) into a PUD? Yes Does the project contain any multi-dwelling units? Yes No Data source(s)	tions. stimating site value) OPINION OF SITE VALUE Dwelling Sq. Ft. @ \$ Sq. F
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Provide adequate information for the lender/client to replicate the below cost figures and calcula Support for the opinion of site value (summary of comparable land sales or other methods for es- ESTIMATED	tions. timating site value) OPINION OF SITE VALUE

File No. 1905137

This report form is designed to report an appraisal of a one-unit property or a one-unit property with an accessory unit; including a unit in a planned unit development (PUD). This report form is not designed to report an appraisal of a manufactured home or a unit in a condominium or cooperative project.

This appraisal report is subject to the following scope of work, intended use, intended user, definition of market value, statement of assumptions and limiting conditions, and certifications. Modifications, additions, or deletions to the intended use, intended user, definition of market value, or assumptions and limiting conditions are not permitted. The appraiser may expand the scope of work to include any additional research or analysis necessary based on the complexity of this appraisal assignment. Modifications or deletions to the certifications are also not permitted. However, additional certifications that do not constitute material alterations to this appraisal report, such as those required by law or those related to the appraiser's continuing education or membership in an appraisal organization, are permitted.

SCOPE OF WORK: The scope of work for this appraisal is defined by the complexity of this appraisal assignment and the reporting requirements of this appraisal report form, including the following definition of market value, statement of assumptions and limiting conditions, and certifications. The appraiser must, at a minimum: (1) perform a complete visual inspection of the interior and exterior areas of the subject property, (2) inspect the neighborhood, (3) inspect each of the comparable sales from at least the street, (4) research, verify, and analyze data from reliable public and/or private sources, and (5) report his or her analysis, opinions, and conclusions in this appraisal report.

INTENDED USE: The intended use of this appraisal report is for the lender/client to evaluate the property that is the subject of this appraisal for a mortgage finance transaction.

INTENDED USER: The intended user of this appraisal report is the lender/client.

DEFINITION OF MARKET VALUE: The most probable price which a property should bring in a competitive and open market under all conditions requisite to a fair sale, the buyer and seller, each acting prudently, knowledgeably and assuming the price is not affected by undue stimulus. Implicit in this definition is the consummation of a sale as of a specified date and the passing of title from seller to buyer under conditions whereby: (1) buyer and seller are typically motivated; (2) both parties are well informed or well advised, and each acting in what he or she considers his or her own best interest; (3) a reasonable time is allowed for exposure in the open market; (4) payment is made in terms of cash in U. S. dollars or in terms of financial arrangements comparable thereto; and (5) the price represents the normal consideration for the property sold unaffected by special or creative financing or sales concessions* granted by anyone associated with the sale.

*Adjustments to the comparables must be made for special or creative financing or sales concessions. No adjustments are necessary for those costs which are normally paid by sellers as a result of tradition or law in a market area; these costs are readily identifiable since the seller pays these costs in virtually all sales transactions. Special or creative financing adjustments can be made to the comparable property by comparisons to financing terms offered by a third party institutional lender that is not already involved in the property or transaction. Any adjustment should not be calculated on a mechanical dollar for dollar cost of the financing or concessions but the dollar amount of any adjustment should approximate the market's reaction to the financing or concessions based on the appraiser's judgment.

STATEMENT OF ASSUMPTIONS AND LIMITING CONDITIONS: The appraiser's certification in this report is subject to the following assumptions and limiting conditions:

1. The appraiser will not be responsible for matters of a legal nature that affect either the property being appraised or the title to it, except for information that he or she became aware of during the research involved in performing this appraisal. The appraiser assumes that the title is good and marketable and will not render any opinions about the title.

2. The appraiser has provided a sketch in this appraisal report to show the approximate dimensions of the improvements. The sketch is included only to assist the reader in visualizing the property and understanding the appraiser's determination of its size.

3. The appraiser has examined the available flood maps that are provided by the Federal Emergency Management Agency (or other data sources) and has noted in this appraisal report whether any portion of the subject site is located in an identified Special Flood Hazard Area. Because the appraiser is not a surveyor, he or she makes no guarantees, express or implied, regarding this determination.

4. The appraiser will not give testimony or appear in court because he or she made an appraisal of the property in question, unless specific arrangements to do so have been made beforehand, or as otherwise required by law.

5. The appraiser has noted in this appraisal report any adverse conditions (such as needed repairs, deterioration, the presence of hazardous wastes, toxic substances, etc.) observed during the inspection of the subject property or that he or she became aware of during the research involved in performing this appraisal. Unless otherwise stated in this appraisal report, the appraiser has no knowledge of any hidden or unapparent physical deficiencies or adverse conditions of the property (such as, but not limited to, needed repairs, deterioration, the presence of hazardous wastes, toxic substances, adverse environmental conditions, etc.) that would make the property less valuable, and has assumed that there are no such conditions and makes no guarantees or warranties, express or implied. The appraiser will not be responsible for any such conditions that do exist or for any engineering or testing that might be required to discover whether such conditions exist. Because the appraiser is not an expert in the field of environmental hazards, this appraisal report must not be considered as an environmental assessment of the property.

6. The appraiser has based his or her appraisal report and valuation conclusion for an appraisal that is subject to satisfactory completion, repairs, or alterations on the assumption that the completion, repairs, or alterations of the subject property will be performed in a professional manner.

File No. 1905137

APPRAISER'S CERTIFICATION: The Appraiser certifies and agrees that:

1. I have, at a minimum, developed and reported this appraisal in accordance with the scope of work requirements stated in this appraisal report.

2. I performed a complete visual inspection of the interior and exterior areas of the subject property. I reported the condition of the improvements in factual, specific terms. I identified and reported the physical deficiencies that could affect the livability, soundness, or structural integrity of the property.

3. I performed this appraisal in accordance with the requirements of the Uniform Standards of Professional Appraisal Practice that were adopted and promulgated by the Appraisal Standards Board of The Appraisal Foundation and that were in place at the time this appraisal report was prepared.

4. I developed my opinion of the market value of the real property that is the subject of this report based on the sales comparison approach to value. I have adequate comparable market data to develop a reliable sales comparison approach for this appraisal assignment. I further certify that I considered the cost and income approaches to value but did not develop them, unless otherwise indicated in this report.

5. I researched, verified, analyzed, and reported on any current agreement for sale for the subject property, any offering for sale of the subject property in the twelve months prior to the effective date of this appraisal, and the prior sales of the subject property for a minimum of three years prior to the effective date of this appraisal, unless otherwise indicated in this report.

6. I researched, verified, analyzed, and reported on the prior sales of the comparable sales for a minimum of one year prior to the date of sale of the comparable sale, unless otherwise indicated in this report.

7. I selected and used comparable sales that are locationally, physically, and functionally the most similar to the subject property.

8. I have not used comparable sales that were the result of combining a land sale with the contract purchase price of a home that has been built or will be built on the land.

9. I have reported adjustments to the comparable sales that reflect the market's reaction to the differences between the subject property and the comparable sales.

10. I verified, from a disinterested source, all information in this report that was provided by parties who have a financial interest in the sale or financing of the subject property.

11. I have knowledge and experience in appraising this type of property in this market area.

12. I am aware of, and have access to, the necessary and appropriate public and private data sources, such as multiple listing services, tax assessment records, public land records and other such data sources for the area in which the property is located.

13. I obtained the information, estimates, and opinions furnished by other parties and expressed in this appraisal report from reliable sources that I believe to be true and correct.

14. I have taken into consideration the factors that have an impact on value with respect to the subject neighborhood, subject property, and the proximity of the subject property to adverse influences in the development of my opinion of market value. I have noted in this appraisal report any adverse conditions (such as, but not limited to, needed repairs, deterioration, the presence of hazardous wastes, toxic substances, adverse environmental conditions, etc.) observed during the inspection of the subject property or that I became aware of during the research involved in performing this appraisal. I have considered these adverse conditions in my analysis of the property value, and have reported on the effect of the conditions on the value and marketability of the subject property.

15. I have not knowingly withheld any significant information from this appraisal report and, to the best of my knowledge, all statements and information in this appraisal report are true and correct.

16. I stated in this appraisal report my own personal, unbiased, and professional analysis, opinions, and conclusions, which are subject only to the assumptions and limiting conditions in this appraisal report.

17. I have no present or prospective interest in the property that is the subject of this report, and I have no present or prospective personal interest or bias with respect to the participants in the transaction. I did not base, either partially or completely, my analysis and/or opinion of market value in this appraisal report on the race, color, religion, sex, age, marital status, handicap, familial status, or national origin of either the prospective owners or occupants of the subject property or of the present owners or occupants of the properties in the vicinity of the subject property or on any other basis prohibited by law.

18. My employment and/or compensation for performing this appraisal or any future or anticipated appraisals was not conditioned on any agreement or understanding, written or otherwise, that I would report (or present analysis supporting) a predetermined specific value, a predetermined minimum value, a range or direction in value, a value that favors the cause of any party, or the attainment of a specific result or occurrence of a specific subsequent event (such as approval of a pending mortgage loan application).

19. I personally prepared all conclusions and opinions about the real estate that were set forth in this appraisal report. If I relied on significant real property appraisal assistance from any individual or individuals in the performance of this appraisal or the preparation of this appraisal report, I have named such individual(s) and disclosed the specific tasks performed in this appraisal report. I certify that any individual so named is qualified to perform the tasks. I have not authorized anyone to make a change to any item in this appraisal report; therefore, any change made to this appraisal is unauthorized and I will take no responsibility for it.

20. I identified the lender/client in this appraisal report who is the individual, organization, or agent for the organization that ordered and will receive this appraisal report.

21. The lender/client may disclose or distribute this appraisal report to: the borrower; another lender at the request of the borrower; the mortgagee or its successors and assigns; mortgage insurers; government sponsored enterprises; other secondary market participants; data collection or reporting services; professional appraisal organizations; any department, agency, or instrumentality of the United States; and any state, the District of Columbia, or other jurisdictions; without having to obtain the appraiser's or supervisory appraiser's (if applicable) consent. Such consent must be obtained before this appraisal report may be disclosed or distributed to any other party (including, but not limited to, the public through advertising, public relations, news, sales, or other media).

File No. 1905137

22. I am aware that any disclosure or distribution of this appraisal report by me or the lender/client may be subject to certain laws and regulations. Further, I am also subject to the provisions of the Uniform Standards of Professional Appraisal Practice that pertain to disclosure or distribution by me.

23. The borrower, another lender at the request of the borrower, the mortgagee or its successors and assigns, mortgage insurers, government sponsored enterprises, and other secondary market participants may rely on this appraisal report as part of any mortgage finance transaction that involves any one or more of these parties.

24. If this appraisal report was transmitted as an "electronic record" containing my "electronic signature," as those terms are defined in applicable federal and/or state laws (excluding audio and video recordings), or a facsimile transmission of this appraisal report containing a copy or representation of my signature, the appraisal report shall be as effective, enforceable and valid as if a paper version of this appraisal report were delivered containing my original hand written signature.

25. Any intentional or negligent misrepresentation(s) contained in this appraisal report may result in civil liability and/or criminal penalties including, but not limited to, fine or imprisonment or both under the provisions of Title 18, United States Code, Section 1001, et seq., or similar state laws.

SUPERVISORY APPRAISER'S CERTIFICATION: The Supervisory Appraiser certifies and agrees that:

1. I directly supervised the appraiser for this appraisal assignment, have read the appraisal report, and agree with the appraiser's analysis, opinions, statements, conclusions, and the appraiser's certification.

2. I accept full responsibility for the contents of this appraisal report including, but not limited to, the appraiser's analysis, opinions, statements, conclusions, and the appraiser's certification.

3. The appraiser identified in this appraisal report is either a sub-contractor or an employee of the supervisory appraiser (or the appraisal firm), is qualified to perform this appraisal, and is acceptable to perform this appraisal under the applicable state law.

4. This appraisal report complies with the Uniform Standards of Professional Appraisal Practice that were adopted and promulgated by the Appraisal Standards Board of The Appraisal Foundation and that were in place at the time this appraisal report was prepared.

5. If this appraisal report was transmitted as an "electronic record" containing my "electronic signature," as those terms are defined in applicable federal and/or state laws (excluding audio and video recordings), or a facsimile transmission of this appraisal report containing a copy or representation of my signature, the appraisal report shall be as effective, enforceable and valid as if a paper version of this appraisal report were delivered containing my original hand written signature.

APPRAISER

Signature

			
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Name Herbert L Hosford III
Company Name Four Corners Appraisal
Company Address P. O. Box 133
Phoenix, MD 21131
Telephone Number 410-952-1391
Email Address larshosford@verizon.net
Date of Signature and Report 05/31/2019
Effective Date of Appraisal 05/29/2019
State Certification # 30013038
or State License #
or Other (describe) State #
State MD
Expiration Date of Certification or License 08/19/2019
ADDRESS OF PROPERTY APPRAISED
531 Hampton Lane
Towson, MD 21286
APPRAISED VALUE OF SUBJECT PROPERTY \$ 300,000
LENDER/CLIENT
Name Attn: Gregory S. Milligan, CTP
Name Attn: Gregory S. Milligan, CTP Company Name Harney Partners
Name Attn: Gregory S. Milligan, CTP Company Name Harney Partners Company Address 401 Congress Ave, Suite 1540
Name Attn: Gregory S. Milligan, CTP Company Name Harney Partners

SUPERVISORY APPRAISER (ONLY IF REQUIRED)

Signature
Name
Company Name
Company Address
Telephone Number
Email Address
Date of Signature
State Certification #
or State License #
State
Expiration Date of Certification or License
SUBJECT PROPERTY Did not inspect subject property Did inspect exterior of subject property from street Date of Inspection Did inspect interior and exterior of subject property Date of Inspection
COMPARABLE SALES

Did not inspect exterior of comparable sales from street
 Did inspect exterior of comparable sales from street
 Date of Inspection

Uniform Residential Appraisal Report

		L	Jniform R	es	idential A	pprai	isal I	Re	port	File	e No. 19051	37
FEATURE		SUBJECT	COMPARA						ALE NO. 5		COMPARABLE	SALE NO. 6
531 Hampton Lane	;		1201 Provider	nce	Road	524 Hampton Lane						
Address Towson, MC	2128	6	· · · · · · · · · · · · · · · · · · ·		Towson	, MD 2	128	6				
Proximity to Subject			1.00 miles SE			0.10 mil	es SW					
Sale Price	\$			\$	345,000			\$	389,999		\$	
Sale Price/Gross Liv. Area	\$	0.00 sq. ft.	\$ 198.39 sq. ft	_		\$ 183.4				\$	sq. ft.	
Data Source(s)			Bright#100032						266;DOM 22			
Verification Source(s)			SDAT(PublicR		() () () () () () () () () ()	SDAT(P		eco				
VALUE ADJUSTMENTS	DE	SCRIPTION	DESCRIPTION		+(-) \$ Adjustment		RIPTION		+(-) \$ Adjustment	DES	SCRIPTION	+(-) \$ Adjustment
Sale or Financing			ArmLth			Listing			-38,999			
Concessions			Conv;10350 s07/18;c06/18		0	;0 Active						
Date of Sale/Time Location	A;Bsy	/Pd·	A;BsyRd;			Active A;BsyRo	4۰	_				
Location Leasehold/Fee Simple		Simple	Fee Simple			Fee Sim						
Site	41818		14196 sf		6,300	20328 s			0			
View	N;Res		N;Res;		0,000	N;Res;	•					
Design (Style)		5;CapeCod	DT1;Rancher		0	DT1;Ra	ncher		0			
Quality of Construction	Q4		Q4		-	Q4			-			
Actual Age	67		58		0	66			0			
Condition	C5		C4		-34,500	C4			-38,999			
Above Grade	Total Bd	rms. Baths	Total Bdrms. Baths			Total Bdrms.	Baths		·	Total Bdr	ms. Baths	
Room Count		3 1.1	7 3 2.0)	-2,500	7 3	3.1		-10,000			
Gross Living Area 35		2,356 sq. ft.	1,739 s		21,595		2, 126 s	q. ft.	8,050		sq. f	t.
Basement & Finished		sf51sfwo	1739sf800sfin		0	2126sf5			0			
Rooms Below Grade		r1.0ba0o	1rr0br0.1ba0o		-7,500	1rr0br0.			-7,500			
Functional Utility		-3Bedroom	Good-3Bedroo	om		Good-3		m				
Heating/Cooling		A/CAC	OFWA/CAC			GFWA/			0			
Energy Efficient Items	Dbl.P	anes	Dbl.Panes		00.005	Dbl.Pan			10.000			
Garage/Carport	4dw	D <i>i</i>	2ga4dw		-20,000	1ga4dw			-10,000			
Porch/Patio/Deck		n,Patio	Porch,Patio			Patio	01.101		5,000			
Other		h&StdBth	StdKth&StdBt	h		StdKth8	StdBtr	ו				
Fence,Pool,Shed Fireplace	None		None			None (2)Firep	10000					
Net Adjustment (Total)	(2)	eplaces	(2)Fireplaces	\$	36,605		X -	\$	92,448	<u> </u>	<u> </u>	
Adjusted Sale Price			Net Adj10.6%		30,005		·23.7%	-	92,440	Net Adj.		
of Comparables			Gross Adj. - 10.8 %		308,395	Gross Adj.			297,551	Gross Ac		
ITEM		SU	BJECT	1	COMPARABLE SA				ARABLE SALE NO.			BLE SALE NO. 6
Date of Prior Sale/Transfer		07/10/2016	DJECT	04	/10/2018	LL NO. 4	04/2			5		DEL SALL NO. 0
Price of Prior Sale/Transfer		\$350,000		0	10/2010		0	1/20				
Data Source(s)		SDAT, BRIG	ЭНТ	SD	AT, BRIGHT		SDA	Т. Е	BRIGHT			
Effective Date of Data Source	ce(s)	05/31/2019			/31/2019		05/3					
Summary of Sales Compari	ison Appr	roach A 90%	sale to list pric	e ac	djustment was	made for	r comp	. #5	being current	ly liste	d for sale.	Gross, net
and single line adju	istmen	its that excee	d 25%, 15% ar	nd 1	0% respective	ly are du	e prima	arily	to large adjus	stments	s for location	on, condition
and list to sales price												
chosen are still con						for the s	ubject.	Otl	her sales anal	yzed w	ould have	required less
desirable adjustmer	nts and	d were not us	ed for that reas	son.								
ddie Mac Form 70 March 2005		UAD Version 9/20	11 Pro	oduced	using ACI software, 800.234.8	727 www.aciweb.o	om				Fannie	Mae Form 1004 March 2005 1004_05UAD 12182015

Uniform Appraisal Dataset Definitions

File No. 1905137

Condition Ratings and Definitions

C1 The improvements have been very recently constructed and have not previously been occupied. The entire structure and all components are new and the dwelling features no physical depreciation.*

*Note: Newly constructed improvements that feature recycled materials and/or components can be considered new dwellings provided that the dwelling is placed on a 100% new foundation and the recycled materials and the recycled components have been rehabilitated/re-manufactured into like-new condition. Recently constructed improvements that have not been previously occupied are not considered "new" if they have any significant physical depreciation (i.e., newly constructed dwellings that have been vacant for an extended period of time without adequate maintenance or upkeep).

C2 The improvements feature no deferred maintenance, little or no physical depreciation, and require no repairs. Virtually all building components are new or have been recently repaired, refinished, or rehabilitated. All outdated components and finishes have been updated and/or replaced with components that meet current standards. Dwellings in this category either are almost new or have been recently completely renovated and are similar in condition to new construction.

*Note: The improvements represent a relatively new property that is well maintained with no deferred maintenance and little or no physical depreciation, or an older property that has been recently completely renovated.

C3 The improvements are well maintained and feature limited physical depreciation due to normal wear and tear. Some components, but not every major building component, may be updated or recently rehabilitated. The structure has been well maintained.

*Note: The improvement is in its first-cycle of replacing short-lived building components (appliances, floor coverings, HVAC, etc.) and is being well maintained. Its estimated effective age is less than its actual age. It also may reflect a property in which the majority of short-lived building components have been replaced but not to the level of a complete renovation.

C4 The improvements feature some minor deferred maintenance and physical deterioration due to normal wear and tear. The dwelling has been adequately maintained and requires only minimal repairs to building components/mechanical systems and cosmetic repairs. All major building components have been adequately maintained and are functionally adequate.

*Note: The estimated effective age may be close to or equal to its actual age. It reflects a property in which some of the short-lived building components have been replaced, and some short-lived building components are at or near the end of their physical life expectancy; however, they still function adequately. Most minor repairs have been addressed on an ongoing basis resulting in an adequately maintained property.

C5 The improvements feature obvious deferred maintenance and are in need of some significant repairs. Some building components need repairs, rehabilitation, or updating. The functional utility and overall livability is somewhat diminished due to condition, but the dwelling remains useable and functional as a residence.

*Note: Some significant repairs are needed to the improvements due to the lack of adequate maintenance. It reflects a property in which many of its short-lived building components are at the end of or have exceeded their physical life expectancy but remain functional.

C6 The improvements have substantial damage or deferred maintenance with deficiencies or defects that are severe enough to affect the safety, soundness, or structural integrity of the improvements. The improvements are in need of substantial repairs and rehabilitation, including many or most major components.

*Note: Substantial repairs are needed to the improvements due to the lack of adequate maintenance or property damage. It reflects a property with conditions severe enough to affect the safety, soundness, or structural integrity of the improvements.

Quality Ratings and Definitions

Q1 Dwellings with this quality rating are usually unique structures that are individually designed by an architect for a specified user. Such residences typically are constructed from detailed architectural plans and specifications and feature an exceptionally high level of workmanship and exceptionally high-grade materials throughout the interior and exterior of the structure. The design features exceptionally high-quality exterior refinements and ornamentation, and exceptionally high-quality interior refinements. The workmanship, materials, and finishes throughout the dwelling are of exceptionally high quality.

O2 Dwellings with this quality rating are often custom designed for construction on an individual property owner's site. However, dwellings in this quality grade are also found in high-quality tract developments featuring residences constructed from individual plans or from highly modified or upgraded plans. The design features detailed, high-quality exterior ornamentation, high-quality interior refinements, and detail. The workmanship, materials, and finishes throughout the dwelling are generally of high or very high quality.

O3 Dwellings with this quality rating are residences of higher quality built from individual or readily available designer plans in above-standard residential tract developments or on an individual property owner's site. The design includes significant exterior ornamentation and interiors that are well finished. The workmanship exceeds acceptable standards and many materials and finishes throughout the dwelling have been upgraded from "stock" standards.

Q4 Dwellings with this quality rating meet or exceed the requirements of applicable building codes. Standard or modified standard building plans are utilized and the design includes adequate fenestration and some exterior ornamentation and interior refinements. Materials, workmanship, finish, and equipment are of stock or builder grade and may feature some upgrades.

Q5 Dwellings with this quality rating feature economy of construction and basic functionality as main considerations. Such dwellings feature a plain design using readily available or basic floor plans featuring minimal fenestration and basic finishes with minimal exterior ornamentation and limited interior detail. These dwellings meet minimum building codes and are constructed with inexpensive, stock materials with limited refinements and upgrades.

Q6 Dwellings with this quality rating are of basic quality and lower cost; some may not be suitable for year-round occupancy. Such dwellings are often built with simple plans or without plans, often utilizing the lowest quality building materials. Such dwellings are often built or expanded by persons who are professionally unskilled or possess only minimal construction skills. Electrical, plumbing, and other mechanical systems and equipment may be minimal or non-existent. Older dwellings may feature one or more substandard or non-conforming additions to the original structure.

Definitions of Not Updated, Updated, and Remodeled

Not Updated

Little or no updating or modernization. This description includes, but is not limited to, new homes.

Residential properties of fifteen years of age or less often reflect an original condition with no updating, if no major components have been replaced or updated. Those over fifteen years of age are also considered not updated if the appliances, fixtures, and finishes are predominantly dated. An area that is 'Not Updated' may still be well maintained and fully functional, and this rating does not necessarily imply deferred maintenance or physical /functional deterioration.

Updated

The area of the home has been modified to meet current market expectations. These modifications are limited in terms of both scope and cost.

An updated area of the home should have an improved look and feel, or functional utility. Changes that constitute updates include refurbishment and/or replacing components to meet existing market expectations. Updates do not include significant alterations to the existing structure.

Remodeled

Significant finish and/or structural changes have been made that increase utility and appeal through complete replacement and/ or expansion. A remodeled area reflects fundamental changes that include multiple alterations. These alterations may include some or all of the following: replacement of a major component (cabinet(s), bathtub, or bathroom tile), relocation of plumbing/gas fixtures/appliances, significant structural alterations (relocating walls, and/or the addition of square footage). This would include a complete gutting and rebuild.

Explanation of Bathroom Count

The number of full and half baths is reported by separating the two values by a period. The full bath is represented to the left of the period. The half bath count is represented to the right of the period. Three-quarter baths are to be counted as a full bath in all cases. Quarter baths (baths that feature only toilet) are not to be included in the bathroom count.

Uniform Appraisal Dataset Definitions

File No. 1905137

Abbrev.	Full Name	Appropriate Fields	Abbrev.	Full Name	Appropriate Fields
ac	Acres	Area, Site	in	Interior Only Stairs	Basement & Finished Rooms Below Grade
AdjPrk	Adjacent to Park	Location	Lndfl	Landfill	Location
AdjPwr	Adjacent to Power Lines	Location	LtdSght	Limited Sight	View
A	Adverse	Location & View	Listing	Listing	Sale or Financing Concessions
ArmLth	Arms Length Sale	Sale or Financing Concessions	MR	Mid-Rise Structure	Design(Style)
AT	Attached Structure	Design(Style)	Mtn	Mountain View	View
ba	Bathroom(s)	Basement & Finished Rooms Below Grade	Ν	Neutral	Location & View
br	Bedroom	Basement & Finished Rooms Below Grade	NonArm	Non-Arms Length Sale	Sale or Financing Concessions
В	Beneficial	Location & View	ор	Open	Garage/Carport
BsyRd	Busy Road	Location	0	Other	Basement & Finished Rooms Below Grade
ср	Carport	Garage/Carport	0	Other	Design(Style)
Cash	Cash	Sale or Financing Concessions	Prk	Park View	View
CtySky	City View Skyline View	View	Pstrl	Pastoral View	View
CtyStr	City Street View	View	PwrLn	Power Lines	View
Comm	Commercial Influence	Location	PubTrn	Public Transportation	Location
С	Contracted Date	Date of Sale/Time	rr	Recreational (Rec) Room	Basement & Finished Rooms Below Grade
Conv	Conventional	Sale or Financing Concessions	Relo	Relocation Sale	Sale or Financing Concessions
CV	Covered	Garage/Carport	REO	REO Sale	Sale or Financing Concessions
CrtOrd	Court Ordered Sale	Sale or Financing Concessions	Res	Residential	Location & View
DOM	Days On Market	Data Sources	RT	Row or Townhouse	Design(Style)
DT	Detached Structure	Design(Style)	RH	Rural Housing - USDA	Sale or Financing Concessions
dw	Driveway	Garage/Carport	SD	Semi-detached Structure	Design(Style)
Estate	Estate Sale	Sale or Financing Concessions	S	Settlement Date	Date of Sale/Time
е	Expiration Date	Date of Sale/Time	Short	Short Sale	Sale or Financing Concessions
FHA	Federal Housing Authority	Sale or Financing Concessions	sf	Square Feet	Area, Site, Basement
g	Garage	Garage/Carport	sqm	Square Meters	Area, Site, Basement
ga	Garage - Attached	Garage/Carport	Unk	Unknown	Date of Sale/Time
gbi	Garage - Built-in	Garage/Carport	VA	Veterans Administration	Sale or Financing Concessions
gd	Garage - Detached	Garage/Carport	WO	Walk Out Basement	Basement & Finished Rooms Below Grade
GR	Garden Structure	Design(Style)	wu	Walk Up Basement	Basement & Finished Rooms Below Grade
GlfCse	Golf Course	Location	WtrFr	Water Frontage	Location
Glfvw	Golf Course View	View	Wtr	Water View	View
HR	High Rise Structure	Design(Style)	W	Withdrawn Date	Date of Sale/Time
Ind	Industrial	Location & View	Woods	Woods View	View

Other Appraiser-Defined Abbreviations

Abbrev.	FullName	Appropriate Fields	Abbrev.	FullName	Appropriate Fields
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UAD Version 9/2011

Produced using ACI software, 800.234.8727 www.aciweb.com Uniform Appraisal Dataset Definitions 1004_05UAD 12182015

				a = 12 of 20	
Borrower: N/A	Case 1:18-cv-02844-RDB	Document 107-5	File No.: 1	905137 01 20	
Property Address: 5	31 Hampton Lane		Case No.:		
City: Towson			State: MD	Zip: 21286	
Lender: Harney Par	tners				

Comments on Sales Comparison

The comps. are similar in age, size, location, construction quality, utility, style, and marketability. \$35/Sq.Ft. was used for size adjustments. \$10,000/Acre was used for lot size adjustment.

Adjustments are made/based on your appraiser's experience and familiarity with the neighborhood and reflect typical buyer actions within the subject's market area. Equal emphasis was given to comps. #1 - #4. Comp. #5 (active) lends additional support. No particular methodology (averaging, mean, median, mode, and/or particular emphasis) was used to reach the opinion of value.

Gross, net and single line adjustments that exceed 25%, 15% and 10% respectively are due primarily to large adjustments for location, condition and list to sales price. While these parameters and size differential adjustments exceed Fannie Mae guidelines, these comparables chosen are still considered the best available indicators of market value for the subject. Other sales analyzed would have required less desirable adjustments and were not used for that reason.

Please note, your appraiser could not find a comparable sale to bracket the subject's condition. The sales above represent the most recent and comparable from within the subject's market area. Your appraiser has expanded the market search and criteria for additional sales and could not find a comparable to bracket these items. Sales outside the subject's market area were not considered due to the significant differences in marketability/location and it would not be prudent to consider sales outside a year due to the varying market trends.

Basement adjustments are as follows: \$10,000/rec room, \$5,000 for bedrooms, full bathrooms and other, and \$2,500 for half bathrooms.

Highest and Best Use Addendum:

As noted above, based on your appraiser's analysis, the subject's highest and best use is residential. The subject is currently residential, the neighborhood is residential and the zoning permits residential.

Final Reconciliation

Emphasis on sales comparison analysis as it reflects value to a typical buyer. Cost and Income approach are not applicable. Appraisal report is intended for use by the Harney Partners for an estimate of market value only. I do not make any warranties or guarantees of any kind regarding the condition of the property, sufficiency of title, areas and boundaries, mechanical and structural conditions of the improvements and with the agreement that the appraisal represents the appraiser's opinion of value only, without any warranty that the property will actually sell for the appraised value. USPAP ADDENDUM

File No. 1905137

Borrower: N/	Ą					
Property Addr	ess: 531 Hampton Lane					
	wson	County: Baltin	nore	State	: <u>MD</u>	Zip Code: 21286
Lender: <u>Ha</u>	rney Partners					
APPRAISA	AND REPORT IDEN	TIFICATION				
This report	was prepared under t	ne following USPAP r	eporting op	otion:		
X Appra	sal Report	A written report prepared	d under Standa	rds Rule 2-2(a).		
	cted Appraisal Report	A written report preparec		.,		
		A written report preparet				
Reasonab	le Exposure Time					
My opinion of	a reasonable exposure time	for the subject property at	the market valu	ue stated in this	report is: 0-3 r	nonths
the hypothet based on an might take to date of an a the effective Based on sta	ical consummation of a analysis of past events sell a real or personal p praisal. In other words, date. Generally, in a sta	sale at market value on assuming a competitive property interest at the exposure time occurs to able and balanced mark	the effective e and open r concluded m before the ef ket, the resul	e date of the a market. Market narket value le fective date o ts of both market	appraisal. Exp eting Time is evel during the f the appraisa rketing and ex	ve been offered on the market prior to posure time is a retrospective opinion an opinion of the amount of time it e period immediately after the effective al, whereas marketing time occurs after kposure time will reflect similar ranges. s, the reasonable exposure time for the
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 Borrower: N/A
 Case 1:18-cv-02844-RDB
 Document 167-5
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 Page 1:5
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 Property Address: 531 Hampton Lane
 Case No.:
 Case No.:

 City: Towson
 State: MD
 Zip: 21286

 Lender: Harney Partners
 Case No.:



FRONT VIEW OF SUBJECT PROPERTY

Appraised Date: May 29, 2019 Appraised Value: \$ 300,000



REAR VIEW OF SUBJECT PROPERTY



STREET SCENE

	One 1.10 00044 DDD				
Borrower: N/A	Case 1.18-CV-02844-RDB	Document 167-5			
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Property Address: 5	31 Hampton Lane		Case No.	:	
City: Towson			State: MD	Zip: 21286	
Lender: Harney Pa	rtners			•	





Kitchen - Photo #1

Kitchen - Photo #2



Dining Room - Photo #1



Dining Room - Photo #1





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Property Address: 5	531 Hampton Lane		Case No.:	
City: Towson			State: MD	Zip: 21286
Lender: Harney Pa	Irtners			



Family Room - Photo #1

Family Room - Photo #2



Study



Half Bathroom





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Borrower: N/A	Case 1.18-CV-02844-RDB	Document 107-5		ASSE1-50 OF 20
Property Address: 53	31 Hampton Lane		Case No.:	
City: Towson			State: MD	Zip: 21286
Lender: Harney Par	tners			





Bedroom #3



Full Bathroom #1 - Photo #2

Bedroom #2



Full Bathroom #1 - Photo #2





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Property Address: 5	31 Hampton Lane		Case No.:	
City: Towson	L		State: MD	Zip: 21286
Lender: Harney Par	tners			·



Basement - Unfinished Area - Photo #2



Basement - Full Bathroom



Basement - HVAC



Basement - HWH









Additional Front Photo #1

Additional Front Photo #2

CAC Condenser



Additional Street View





Additional Rear Photo #1

Additional Rear Photo #2

State: MD

COMPARABLE PROPERTY PHOTO ADDENDUM Case 1:18-cv-02844-RDB Document 167-5 Filed 07/26/19 No.: Page 131 of 28 Borrower: N/A Property Address: 531 Hampton Lane Case No.:

City: Towson Lender: Harney Partners



COMPARABLE SALE #1

Zip: 21286

1409 Margarette Avenue Towson, MD 21286 Sale Date: s10/18;c09/18 Sale Price: \$ 416,600



COMPARABLE SALE #2

1217 Dulaney Valley Road Towson, MD 21286 Sale Date: s09/18;c07/18 Sale Price: \$ 353,000



COMPARABLE SALE #3

1404 Providence Road Towson, MD 21286 Sale Date: s08/18;c08/18 Sale Price: \$ 290,000

COMPARABLE PROPERTY PHOTO ADDENDUM Case 1:18-cv-02844-RDB Document 167-5 Filed 07/26/18 Page 132 of 28 Borrower: N/A Property Address: 531 Hampton Lane Case No.: State: MD Zip: 21286

City: Towson Lender: Harney Partners



COMPARABLE SALE #4

1201 Providence Road Towson, MD 21286 Sale Date: s07/18;c06/18 Sale Price: \$ 345,000

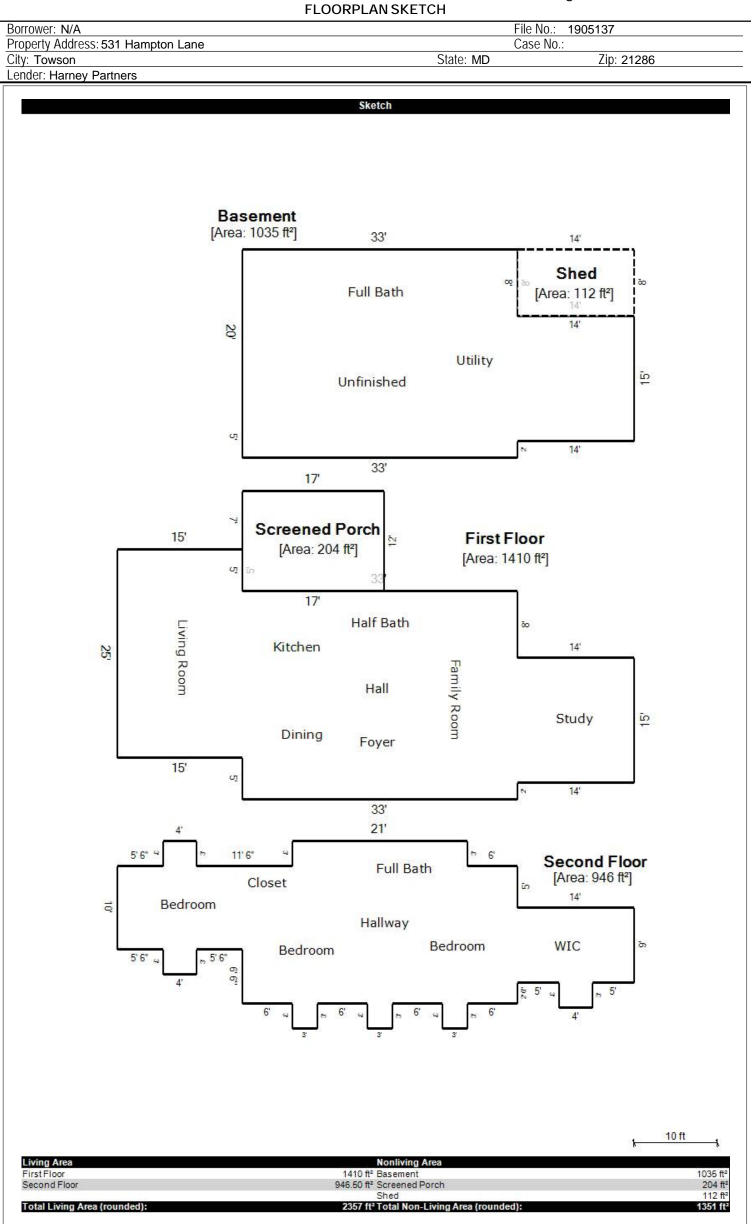


COMPARABLE SALE #5

524 Hampton Lane Towson, MD 21286 Sale Date: Active Sale Price: \$ 389,999

COMPARABLE SALE #6

Sale Date: Sale Price: \$



Case 1:18-cv-02844-RDB Document 167-5 Filed 07/26/19 Page 24 of 28 LOCATION MAP

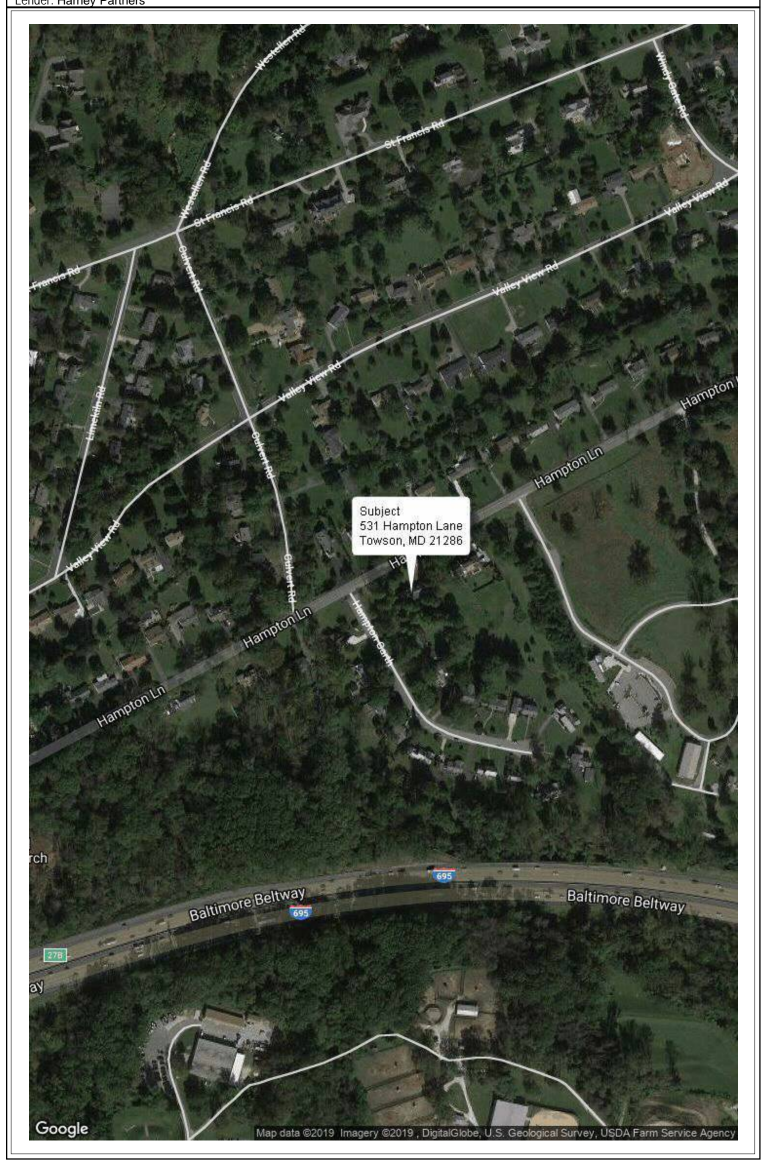
Borrower: N/A File No.: 1905137 Property Address: 531 Hampton Lane Case No.: City: Towson State: MD Zip: 21286 Lender: Harney Partners Coch Raven Reservoir Rd ETImoni (146) Raven Dr Och 祒 NUI (ð E Ridgely Rd ligely Rd Comparable Sale 1 1409 Margarette Avenue Towson, MD 21286 1.40 miles NE Po, 2 2 Rd (131) 3 (45) Hampton 🕑 Subject 531 Hampton Lane (131) Towson, MD 21286 Comparable Sale 3 Hamp CR 1404 Providence Road Comparable Sale 2 Baltimore, MD 21286 DHIL Hampton Ly 1217 Dulaney Valley Road 1.47 miles NE Baltimore, MD 21286 .on La 0.35 miles SW Comparable Sale 5 524 Hampton Lane 695 (45) Comparable Sale 4 Baltimore, MD 21286 1201 Providence Road 0.10 miles SW Baltimore, MD 21286 1.00 miles SE Th Of Ballinore Bellway Cromwell Bridge Rd E Joppa Rd Cromwell Bridge Rd Towson EUDOWOOD E Joppa Rd 23 Ork Bive Ro Towson Burke Ave University Q Rd Calvert Hall College Aigburth Rd Piro, Coch Raven Putty Hill Ave **Technical** Academy Pa rsity of Maryland 📢 Poo Rd 542 Edger Oakleigh I Hillendale Rd (45) WILTONDALE Yorktown Stevenson Ln Taylo Coopla Map data ©2019 Google

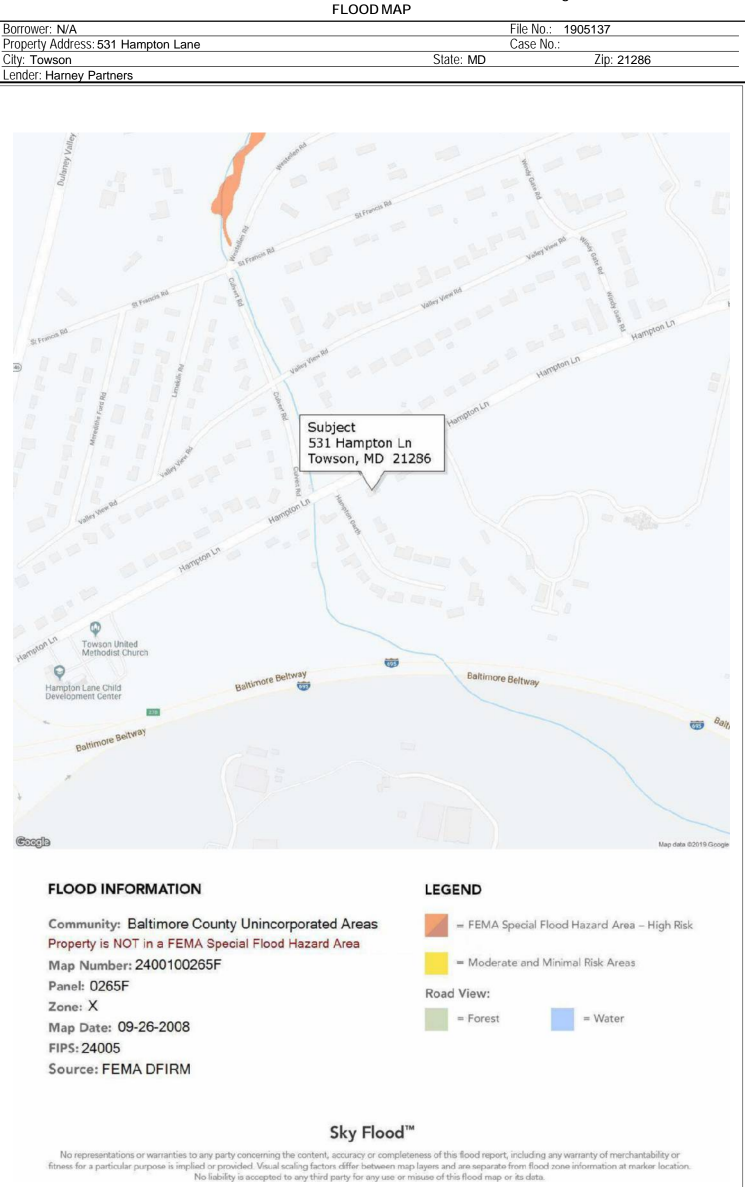
Borrower: N/A Property Address: 531 Hampton Lane City: Towson Lender: Harney Partners

Case No.: State: MD



File No.: 1905137





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-			Information and map, I Inspected the subject p	ocation map and similar in roperty?	tormation.	
-			Inspected the subject p If yes, accompanied by			
1		de l		exterior inspection of the s	ubject property.	
-		1		n of the subject property.	2	
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V	of Ap	praisal	05-29-2019	- North Care I and States	nce Hours Claimed	The second
Date			license # of Assistant Ap	opraiser:John S. West	, MD Licensed T	rainee # 06-33067
	ted nar	ne and	in the second se			
Prin The also	superv certific	ising r es that	eal estate appraiser certif he/she reviewed all work	ies that the named individ k done by the assistant. The concepts and processes as	ne supervising appra sociated with the ap	iser further certifies that the

Form Dated: August 2010

http://www.dllr.state.md.us/license/reahi/

EXHIBIT 5



B. Type of Loan						
1 FHA 2 RHS 3. [Conv. Unins.	6. File No 19-637		7. Loan No.	8. Mortg	age Insurance Case No.
4. VA 5. Conv Ins.						
C. Note: This form is furnished to give you a statement the closing; they are shown here for information				ettlement agent are shown. Item	ns marked "(p.o.c.)" were paid outside
D. Name & Address of Borrower: Next One, LLC				Court Appointed	F. Name	& Address of Lender:
G. Property Location: 531 Hampton Lane Towson, MD 21286			nent Agent: Settlement Gro	up, LLC	I. Settlem 08/22, Funding	
			ettlement: ork Road Luthe	erville-Timonium, MD	08/22	/ 2019 ment Date:
J. Summary of Borrower's Transaction			K. Summary	of Seller's Transaction		
100. Gross Amount Due from Borrower			400. Gross Amo	unt Due to Seller		
101. Contract sales price	\$295,000.00		401. Contract sa	ales price		\$295,000.00
102. Personal property	+		402. Personal pr			
103. Settlement charges to borrower (line 1400)			403.	. ,		
104.			404.			
105.			405.			
Adjustment for items paid by seller in advance			Adjustment for	items paid by seller in advance		
106. City/Town Taxes			406. City/Town	Taxes		
107. County Taxes 08/22/2019 to 12/31/2019	\$2,394.35		407. County Tax	tes 08/22/2019 to 12/31/2019		\$2,394.35
108. Assessments			408. Assessmen	ts		
109.			409.			
110.			410.			
111.			411.			
112.			412.			
120. Gross Amount Due from Borrower	\$297,394.35		420. Gross Amo	unt Due to Seller		\$297,394.35
200. Amount Paid by or in Behalf of Borrower			500. Reductions	s in Amount Due to Seller		
201. Deposit	\$5,000.00		501. Excess dep	osit (see instructions)		
202. Principal amount of new loan(s)			502. Settlement	charges to seller (line 1400)		\$32,711.97
203. Existing loan(s) taken subject to			503. Existing loa	an(s) taken subject to		
204.			504. Payoff of F			
205.			505. Payoff of S	econd Mortgage		
206.			506.			
207.			507.			
208.			508.			
209.			509.			
Adjustments for items unpaid by seller			-	r items unpaid by seller		
210. City/Town Taxes			510. City/Town			
211. County Taxes			511. County Tax			
212. Assessments			512. Assessmen	ts		
213.			513.			
214.			514.			
215.			515.			
216.			516.			
217.			517.			
218.			518.			
219.	4		519.			
220. Total Paid by/for Borrower	\$5,000.00			ction Amount Due Seller		\$32,711.97
300. Cash at Settlement from/to Borrower				ttlement to/from Seller		
301. Gross amount due from borrower (line 120)	\$297,394.35			unt due to seller (line 420)		\$297,394.35
302. Less amounts paid by/for borrower (line 220)	\$5,000.00		602. Less reduct	tions in amounts due seller (line	520)	\$32,711.97
303. Cash X From To Borrower	\$292,394.35		603. Cash	To From Seller		\$264,682.38

The Public Reporting Burden for this collection of information is estimated at 35 minutes per response for collecting, reviewing, and reporting the data. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. No confidentiality is assured; this disclosure is mandatory. This is designed to provide the parties to a RESPA covered transaction with information during the settlement process.

Case 1:18-cv-02844-RDB Document 167-6 Filed 07/26/19 Page 3 of 5

Dita Disk State Sta	Division of commission (line 700) as follows : 701. \$8,850.00 to Monument Sotheby's International Realty 702. \$8,850.00 to Next Step Realty 703. Commission paid at settlement 704. Earnest deposit retained: \$5,000.00 705. Realtor Admin Fee to Monument Sotheby's International Realty 800. Items Payable in Connection with Loan 801. Our origination charge 802. Your credit or charge (points) for the specific interest rate chosen (from GFE #2 803. Your adjusted origination charges (from GFE #2 804. Appraisal fee (from GFE #2 805. Credit report 806. Tax service 807. Flood certification (from GFE #2 807. Flood certification 809. 810. 811. 900. Items Required by Lender to be Paid in Advance 901. Daily interest charges from 08/22/2019 to 09/01/2019 (from GFE #2 902. Mortgage insurance premium (from GFE #2 903. Homeowner's insurance 904. 1000. Reserves Deposited with Lender 1000. Initial deposit for your escrow account (from GFE #2 1003. Mortgage insurance 1004. Property taxes 1005. 1005. 1007. Aggregate Adjustment \$0.00	Borrower's Funds at Settlement	Funds at Settlement \$17,700.00
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I Settlement Charge

Case 1.18-01-028/1/-PDB		
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Comparison of Good Faith Estimate (GFE) and HUD-1 Charges		Good Faith Estimate	HUD-1
Charges That Cannot Increase	HUD-1 Line Number		
Our origination charge	#801		
Your credit or charge (points) for the specific interest rate chosen	#802		
Your adjusted origination charges	#803	\$0.00	
Transfer taxes	#1203		\$2,950.00
Charges That In Total Cannot Increase More Than 10%		Good Faith Estimate	HUD-1
Government recording charges	1201		\$60.00
Total			\$60.00
Increase between GFE and HUD-1 Charges			%
Charges That Can Change		Good Faith Estimate	HUD-1
Initial deposit for your escrow account	1001		
Daily interest charges	901		
Homeowner's insurance	903		
Lien Certificate	1302		\$55.00
Title services and lender's title insurance	1101		\$1,070.00
Owner's title insurance	1103		

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Loan	ierms

Your initial loan amount is			
Your loan term is			
Your initial interest rate is			
Your initial monthly amount owed for principal, interest, and any mortgage insurance is	includes		
	X Principal		
	X Interest		
	Mortgage Insurance		
Can your interest rate rise?	X No, Yes, it can rise to a maximum of . The first change will be on		
	and can change again every months after . Every change date, your interest rate can		
	increase or decrease by . Over the life of the loan, your interest rate is guaranteed to never be		
	lower than or higher than .		
Even if you make payments on time, can your loan balance rise?	X No, Yes, it can rise to a maximum of		
Even if you make payments on time, can your monthly amount owed for principal, interest, and mortgage insurance rise?	X No, Yes, the first increase can be on and the monthly amount owed can rise to		
	. The maximum it can ever rise to is		
Does your loan have a prepayment penalty?	X No, Yes, your maximum prepayment penalty is		
Does your loan have a balloon payment?	X No, Yes, you have a balloon payment of due in years on		
Total monthly amount owed including escrow account payments			
	You do not have a monthly escrow payment for items, such as property taxes and homeowner's insurance. You must pay these items directly yourself.		
	You have an additional monthly escrow payment of that results in a total initial monthly amount owed of . This includes principal, interest, any mortgage insurance and any items checked below:		
	Property taxes Homeowner's insurance		
	Flood insurance		

Note: If you have any questions about the Settlement Charges and Loan Terms listed on this form, please contact your lender.

See signature addendum

Signature Addendum

Next One, LLC, a Limited Liability Company

By:	Greg	ory S. Mulligan, Court Appointed Receiver	Date
Shane Mitchell	Date		

The HUD-1 settlement statement which I have prepared is a true and accurate account of this transaction. I have caused or will cause the funds to be disbursed in accordance with this statement

Settlement Agent

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

SECURITIES AND EXCHANGE COMMISSION,	
)
Plaintiff,)
v.)
))
KEVIN B. MERRILL, et al.,)
Defendants.)

Case No.: 1:18-cv-02844-RDB

ORDER GRANTING RECEIVER GREGORY S. MILLIGAN'S MOTION FOR AUTHORIZATION OF SALE OF REAL PROPERTY LOCATED AT 531 HAMPTON LANE, TOWSON, MD 21286

This matter is before the Court on the Motion for Authorization of Sale of Real Property Located at 531 Hampton Lane, Towson, MD 21286 (the "<u>Sale Motion</u>") (Dkt. No. 167), filed by Receiver Gregory S. Milligan (the "<u>Receiver</u>"), the Court-appointed Receiver in the abovecaptioned case. The Court, having considered the Sale Motion and evidence submitted in support thereof, responses or objections, if any, the arguments of counsel, and the pleadings on file, finds that the Sale Motion should be, and hereby is, GRANTED.

It is therefore ORDERED that:

1. The Sale Motion is GRANTED in its entirety.

2. The Receiver is authorized to sell the real property located at 531 Hampton Lane, Towson, MD 21286 (the "<u>Real Property</u>") to Next One LLC (the "<u>Buyer</u>") for \$295,000.00 (the "<u>Purchase Price</u>") pursuant to the Residential Contract of Sale (the "<u>Contract</u>") attached to the Milligan Declaration as Exhibit 1.

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3. The sale of the Real Property to the Buyer shall be free and clear of liens, claims, and encumbrances (with such liens, claims, and encumbrances, if any, to attach to the sales proceeds).

4. Sotheby's International Realty, Inc. ("<u>Sotheby's</u>") is authorized to receive a 6% commission of \$17,700.00 to be paid 50% to Sotheby's and 50% to the Buyer's broker, plus an administrative fee of \$495.00, out of the Purchase Price at closing without need of further application or Court approval.

5. The Receiver is authorized to pay all other customary closing costs out of the Purchase Price at closing.

6. The remaining net proceeds from the sale of the Real Property shall be held in an interest-bearing account maintained by the Receiver pending final resolution of this SEC Action¹ or further Order of this Court.

7. The Receiver shall not close on the sale of the Real Property prior to August 26, 2019, which is the 31st day following the Receiver's filing of the Sale Motion. In the event a timely objection to the Sale Motion is filed on or before August 25, 2019, the Receiver shall not close on the sale of the Real Property without further Order of this Court.

IT IS SO ORDERED, this _____ day of _____, 2019.

HON. RICHARD D. BENNETT UNITED STATES DISTRICT JUDGE

¹ The term "<u>SEC Action</u>" herein shall mean the civil action styled *Securities and Exchange Commission v. Kevin Merrill, et al.*, Case No. 18-cv-02844-RDB, in the United States District Court for the District of Maryland.