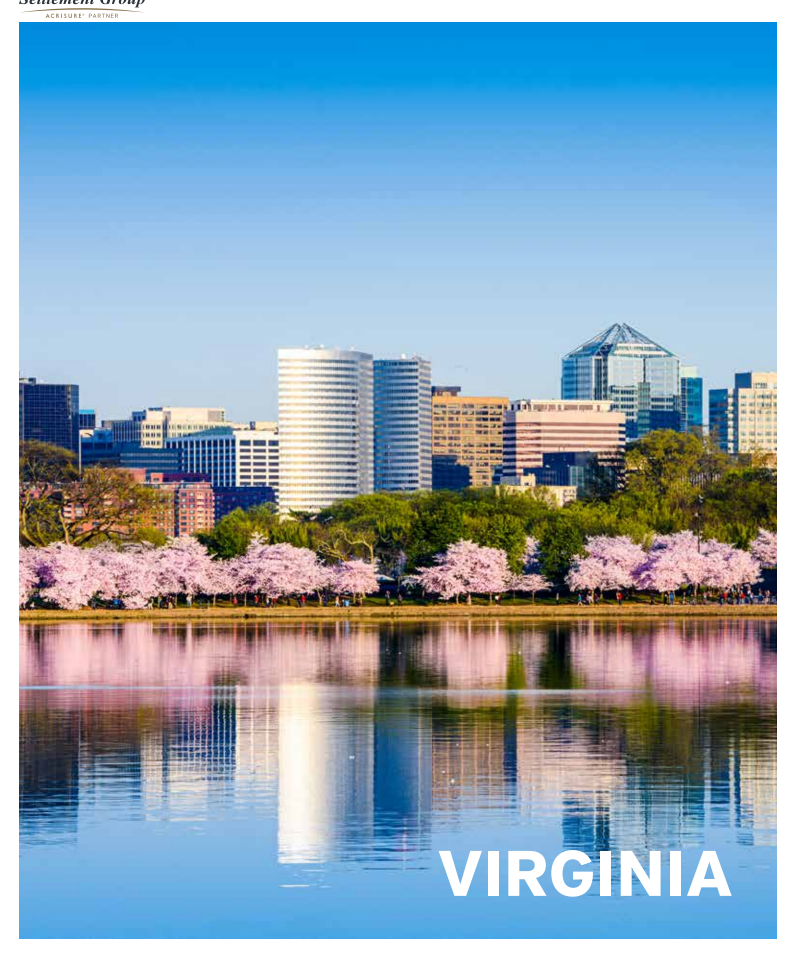
MBH HOME BUYER GUIDE



Congratulations!

Over twenty-five years' experience in working with first-time home buyers, refinancers, and commercial real estate closings has taught us a lot, but one thing has never changed,

Our Clients Are Our #1 Priority.

We're proud of being named a top Title Company in the DC Metro Area by the Washington Business Journal for 5 years. Having handled well over 200,000 settlements since opening our doors in 1994 in McLean, VA, we've learned a lot about what it takes to have a quick, error-free closing. Our customers tell us that it's our "can-do" attitude, forward thinking, and customer-oriented service that keep them coming back to MBH. Whether it's our knowledge, service, or the overall management, we're dedicated to ensuring that your experience is a positive one!

Committed to serving residential and commercial clients, MBH has a real estate settlement attorney available in each of our twenty offices throughout the District of Columbia, Maryland, and Virginia. You can trust MBH for integrity, expertise, strength, and convenience whether you desire digital, hybrid, or traditional closings.

We're focused on investing in innovation to make your closings secure and convenient, expanding our reach and expertise to provide enhanced services where you need them, and maintaining a personal commitment to our communities because it's the people who matter. From contract to keys, MBH has you covered. We look forward to working with you!

Best Regards, MBH Settlement Group

Table of Contents

- **03** Key Contact List
- **04** What You Need to Know Before Buying a Home
- **06** Stress-Free House Hunting
- **07** Find Your Ideal Home
- **09** Evaluating Your Options
- **10** Home Evaluation Tool Worksheet
- 11 Wire Fraud
- 12 What to Expect
- 14 The Road Home
- 16 Electronic Earnest Money Deposit
- 17 Get It Together
- **18** What is Title Insurance?
- 19 Coverage Comparison
- **21** Property Survey
- 22 Understanding the Virginia Residential Sales Contract
- **27** Virginia Residential Sales Contract
- **40** ALTA Settlement Statement
- **42** Closing Disclosure
- 45 Your New Home
- **46** Important Phone Numbers
- 47 Terms You Should Know
- **50** MBH Map of Locations



Key Contact List

Real Estate Agent	Home Inspector
Name	Home Inspector
Company	Company
Address	Phone
Phone	Email
Fax	Date/Time
Phone	
Email	
	Termite Inspector
Lender	Designated party to obtain
	Company
Pre-qualify & get pre-approved before you house hunt	Phone
Name	Email
Company	Date/Time
Loan Processor	
Address	Hilitar Camanania
Phone	Utility Companies
Fax	Electric
Email	Water
	Gas/Oil
Title & Settlement	Phone
rme & Jememem	Cable/Satellite
Processor	Internet
Branch Manager	
Address	D Cl
Phone	Pre-Settlement Inspection
Fax	Final Walk-Through
Email	Date
	Time
H	
Hazard Insurance	C D . T'
Company	Settlement Date, Time
Insurance Agent	& Location
Company	Date
Phone	Time
Email	MBH Location

What You Need to Know Before Buying a Home



Review Your Finances

Take time to review your finances before the bank does. It will pay off!

Income: Your lender will review employer information, time at job, and paystubs.

Credit Scores: Request your full credit report (including your credit score) from Experian, Equifax, and TransUnion. Most companies will provide these once a year at no cost. Outside sources may not provide everything you need so, be sure to get them from the source.

Understand Your Credit Score: Your credit score will be reported on as a number between 300 and 850. Your score will impact your qualification for a mortgage loan and your interest rate. Higher scores really do win here.

Check Your Balances: You'll need money for a down payment as well as insurance. If you can't currently qualify for a loan, or will barely qualify, take steps to improve your credit score so you'll be ready in the future.



Gather Your Documents

If you do this now, it will save time in the future. You'll need to submit documentation to your lender and your title and settlement company. Better to plan ahead and avoid the last minute scramble.

Some of the info you will need:

- The last two years' tax returns.
- Pay stubs or proof of income. (3 months)
- O Bank statements, brokerage, and investment account statements. (last 12 months)
- Proof of funds for down payment and closing.
- Unexpired Government Issued Photo Identification.
- O If you are currently a renter you may need a letter of recommendation from previous landlord.



Set A Budget

Make a list of your regular monthly expenses (credit card payments, student loans, car payments and other recurring expenses as well as average food, transportation, utilities, cell phone bills, etc.). When you see what you spend, you can set a realistic budget.



Know Your DTI (Debt to Income Ratio)

Determine your DTI by taking your total monthly expenses and dividing that number by your total monthly income. This percentage helps determine how much you can afford to spend for a house. Your lender can provide a target. Rule of thumb: 43% is the number you'll want to be below. At lower numbers, you may receive better terms and interest rates.



Talk With Lenders

After assessing your finances and you believe you're ready to buy, talk to a few lenders! Lenders will help you understand the types of mortgages you may be able to qualify for and can answer questions about terms, interest rates, and requirements for credit scores and DTI. Talk with a few and decide where you are comfortable.



Pre-Qualify

You've gotten all of your questions answered and collected data. Did you find a lender you are comfortable with? Great! Ask the lender for a mortgage pre-approval. Pre-approval is not a guarantee that you'll get a loan; and it does not commit you as the buyer. It's a statement that you're financially qualified to receive one, based on a preliminary examination of your finances. This will also give you a maximum loan amount, so you know what you can afford to spend. It's a great sign for your agent and the home seller that you are ready and able to buy.



Choose A Real Estate Agent

When it's time to get serious, you'll want an experienced real estate agent. Agents can provide valuable information on neighborhoods, schools, and have valuable insights including market conditions, comparable sales, and time on market. You'll be happy to have an agent to negotiate on your behalf, prepare your offer, and to help work through any issues that might arise.



Choose Your Title Company

Who you work with for your title and closing, matters. For over 28 years, through more than 200,000 closings, in our 20 offices across Maryland, Virginia, & Washington, D.C., MBH brings the expertise needed to handle any transaction. We'd love to work with you, contact any MBH office to get started!

Stress-Free House Hunting

You've done the homework, now it's almost time to start house hunting!

The best way to reduce stress?

Keep your priorities top of mind. This will help you eliminate the homes and neighborhoods that are not right for you and help you narrow down your list to the ones that are!



Find Your Ideal Home What are your priorities? Don't Want **NEIGHBORHOOD** Proximity to: Work **Stores Schools Freeways Community Amenities** Parks / Play Area Fire & Police LOT **Curb Appeal** Size of Front Yard Size of Rear & Side Yards Walls / Fences / Gates Front Walkway **Back Walkway Room for Home Expansion** Room for Pool / Spa **Satisfactory Drainage** Lawn & Landscaping Septic Tank / Sewer Water Well / City Water **EXTERIOR** Facade (brick, siding) **Color / Exterior Condition** Garage, Driveway, & Doors Patios, Porches, Balconies Windows, Doors, Screens Roofing / Skylights / Chimneys **Exterior Lighting** View & Traffic (scenic, private) Garage (attached, # cars) **Sprinkler or Irrigation system Air Conditioners Solar Panels** TV Dishes

Need

Find Your Ideal Home

What are your priorities?	
INTERIOR DETAIL Consider each of the following to determine wheth living accommodations sufficient for the needs an Rooms will accommodate desired furniture Condition, color and type of carpeting Condition and color of interior paint & wallpaper Size and closet space of master bedroom Convenient access to bathrooms Sufficient storage and parking space in garage Kitchen well-arranged and equipped Laundry space ample and well located Windows provide sufficient light and air	
Sufficient number of electrical/cable/outlets	
EXTERIOR CONSTRUCTION Stucco, block or wood/composite siding Windows, doors, and screens Sprinkling or irrigation system Roofing, skylights, chimneys and gutters Driveway, patios, porches, balconies Block walls, wood fences, gates Air conditioners, solar panels, TV dishes Paint on exterior walls and trim	
TIP: Be sure to check the condition of any in-groun the condition of the pumps, filters, pipes, heating utility costs should be calculated into your monthly	ınit, etc. Maintenance and
INTERIOR CONSTRUCTION Plaster is free of excessive cracks or leak stains Condition of kitchen appliances Door locks in operating condition Condition of sinks, faucets and countertops Fireplace works properly Attic and walls are well-insulated Adequate lighting and fixtures Heating and AC equipment in working condition Plumbing in kitchen and baths working OK Condition of carpeting Linoleum, tile and hardwood floor condition	
Condition of draperies, shutters or blinds	

Evaluating Your Options

You've done the homework, determined your priorities, and prequalified for financing – it's time to find your ideal home!

You are likely to be looking at several homes. After a while it's easy to forget the details. **The MBH Home Evaluation Tool** makes it easy to do a consistent, well-thought-out comparison. You'll want to make a copy for each home you'll be viewing.

As you drive through the neighborhood and up to the house, note what you see (parks, restaurants, shopping) and your first impressions of the curb appeal. While you tour the home, take time to record the specific features, as well as your thoughts regarding necessary changes, upkeep, and maintenance. Most importantly, make notes about how this home measures up to your priorities and your budget! Be sure to capture plenty of details and take pictures or video with your thoughts if it is allowed!

After a day of house hunting, you'll want to review each Home Evaluation to eliminate options and decide on your next steps.

Good luck!

The Contract:

It's an exciting moment when you've found "the one"! Your agent will help you make an offer. Once it's been accepted, it's time for the contract.

You can familiarize yourself with the **Virginia Residential Sales Contract** beginning on **page 22** of this guide.

Home Evaluation Tool

NEIGHBORHOOD	YES	OK	NO
Proximity to:			
Work			•
Stores			•
Schools			•
Freeways			•
Community Amenities			•
Parks / Play Area			•
Fire & Police			•

LOT	YES	ОК	NO
Curb Appeal			
Size of Front Yard			
Size of Rear & Side Yards			
Walls / Fences / Gates			
Front Walkway			
Back Walkway			
Room for Home Expansion			•
Room Room for Pool/Spa			•
Satisfactory Drainage			
Lawn & Landscaping			
Septic Tank / Sewer			
Water Well / City Water	•		•

EXTERIOR	YES	OK	NO
Facade (brick, wood)	•		•
Color / Exterior Condition			•
Garage, Driveway, & Doors			•
Patios, Porches, Balconies	•		•
Windows, Doors, Screens	•		•
Roofing / Lights / Chimneys	•		•
Exterior Lighting			•
View & Traffic	•		•
Garage (attached, # cars)	•		•
Sprinkler or Irrigation	•		
Air Conditioners			
Solar Panels			•
TV Dishes			•

INTERIOR	YES	ОК	NO
Dining Area			
Formal Living Room			
Family Room			
Media Room			
Fireplace			
Attic			•
Basement	•		•
Kitchen Layout & Space	•		•
Cabinets & Countertops	•		•
Kitchen Appliances			•
Pantry			
Laundry (space / location)	•		
Master Bedroom			
Master Bathroom	•		•
Master Closet			•
Additional Bedrooms			•
Additional Bathrooms	•		•
Closets			•
Flooring			
Interior Paint & Wallpaper			
Sufficient Storage			
Windows (good light & air)			
Sufficient Outlets			
Heat / Air Conditioning			•
Lighting			
Accommodate Current			
Furniture			

Wire Fraud

Safeguard your information

To our Valued Clients,

In an effort to advise you of the rise in real estate transaction related email hacking and fraud we are providing you with this notice. At MBH, we will **NEVER** request that you use any wiring instructions other than those received in the initial and official correspondence from one of our branch offices. In an effort to further secure any funds received via wire from our offices during the course of this transaction, we will also **NOT** accept any alteration of any pre or post-closing email delivery of wiring instructions that differ from those provided in original form in the presence of an MBH Settlement Agent.

Should you ever receive an email correspondence appearing to be from an MBH representative asking you to initiate a wire to an account (either matching the account noted or not matching the account noted in this correspondence), please contact that office and representative using a number from a verified source (not one provided in the body of an email you receive) and verbally confirm the validity of the request. We understand that this may sometimes be inconvenient, however, it is for your protection. While we at MBH have taken all measures currently available to us to secure our systems, we can't confirm or be responsible for the security of any other system that parties participating in the transaction use to communicate. Below you will find a summary of our wire policy noted above that will also appear on email correspondence that you receive from an MBH representative:

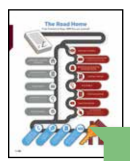
WARNING-FRAUDULENT WIRE INSTRUCTIONS:

Email hacking and fraud are on the rise to fraudulently misdirect funds for real estate transactions. Please call this office immediately, using reliable contact information found from an independent source, to verbally verify any wire or funding instructions received. We are not responsible for any wires sent by you to an incorrect bank account.

WE DO NOT ACCEPT OR REQUEST CHANGES TO WIRING INSTRUCTIONS VIA EMAIL OR FAX.

What To Expect

A lot will happen between now and your closing date. Understanding the process and what MBH Settlement Group is doing to protect you in the purchase of your new home will help ensure a smooth transaction!



Keeping It Smooth, Secure, & Convenient

Once MBH receives your contract, the process begins.

The Road Home infographic, provides a summary of the general timeline and what is happening during each part of the process. You, your lender, and MBH each play a role in ensuring a smooth, secure, on-time closing.

Process Overview The Road Home pages 14 & 15



STEP 1: Send Earnest Money Deposit ASAP

An earnest money deposit (EMD) is money that you put down as a good faith deposit. It shows the seller you are serious about closing the transaction. Most often your EMD money is due within 3 days of the contract! Your contract may note otherwise, check to be certain. If your contract stipulates that MBH is to hold the EMD, you have options to send to MBH: electronic deposit, wire, or check (drop off at office or overnight) .

Electronic EMD Instructions page 16



STEP 2: Secure Document Portal

Within the first week, you'll receive an email inviting you to create your account in MBH's secure closing document portal. It's how we ensure all communication and transactions are safe. With the instructions provided in that email:

Create Your Account:

- Review the files in the Documents tab and complete the Tasks as outlined in the portal.
- Track your closing progress online OR in the app.

Email hacking & fraud are on the rise to fraudulently misdirect funds for real estate. Wire Fraud Notice page 11



STEP 3: Gather Important Information

Take note of the information you will need to provide to MBH and what you'll need to bring to your closing. Collecting the required information, and keeping it in a safe, accessible location will help expedite the process.

Get It Together page 17

STEP 4: Regularly Check Your Portal To Maintain Communication

Set deadline reminders on your calendar so you don't delay your closing!

STEP 5: Complete the Mortgage Loan Process

There is a lot happening with your loan provider as well! Be sure to follow up regularly with your lender to ensure there is no missing information.



STEP 6: Protect Your Investment

Your home is likely to be the biggest investment you will make. Now is the time to take action to protect it! Title Insurance and property surveys are two of the most important steps you can take. Your MBH team is available to discuss the best options for you.

Title Insurance / Coverage Comparison pages 18 - 20 Property Survey page 21

STEP 7: Get Ready For Closing

It's almost closing day! One of the most important things you can do is to gather all of your documents and secure your closing funds. Your Lender will send your Closing Disclosure (CD) to you 3 business days before your scheduled closing date. Please review and acknowledge this document right away! This document includes:

- Your loan terms.
- Your projected monthly payments.
- ► How much you will pay in fees and other costs to get your mortgage (closing costs).

Your closing costs cannot be paid with a personal check. AHEAD of your closing date, you will need either a cashier's check or wire transfer. Your MBH representative can provide wire transfer information.



AT YOUR CLOSING

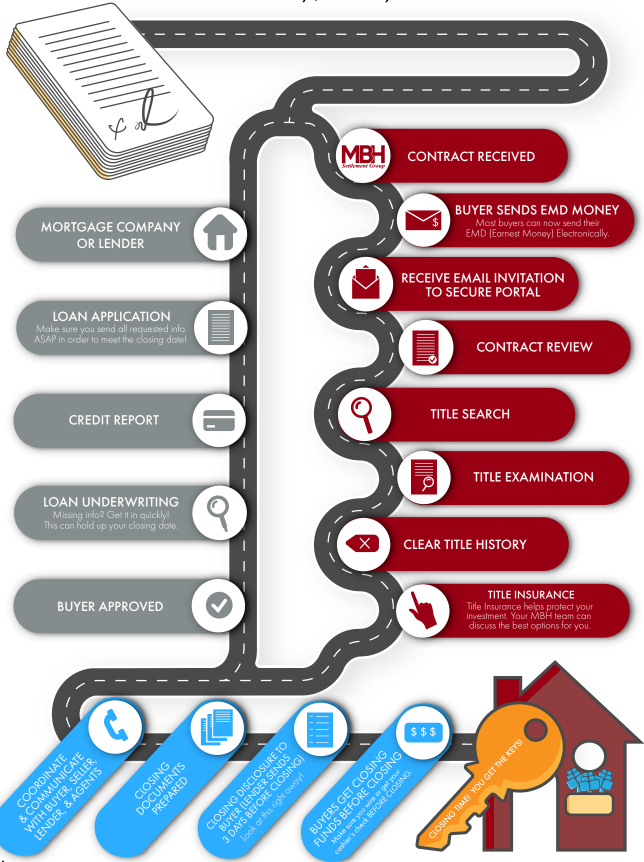
Closing day has arrived! For all of us, this is a GREAT DAY! Expect to Read & Sign several pages of documents, including your mortgage documents and all of the paperwork you've received and reviewed.

ALTA Settlement pages 40- 41 Closing Disclosure pages 42 - 44

If you have any questions, your MBH Settlement team is happy to answer! From Contract to Keys, MBH has you covered!

The Road Home

From Contract to Keys, MBH has you covered!



The Road Home Explained

A lot will happen between now and your closing date. Understanding the process, what's needed from you, and what MBH Settlement Group is doing to protect you in the purchase of your new home will help ensure a smooth, secure, timely transaction!



MBH RECEIVES CONTRACT

Once your offer has been accepted, your real estate agent can begin the process by sending your contract to MBH!



BUYER SENDS EMD MONEY

Most buyers can now send their EMD (Earnest Money Deposit) electronically! Contact your MBH team for instructions.



BUYER RECEIVES EMAIL INVITATION TO SECURE PORTAL

Once you receive your login & password, follow the process in MBH's Secure Online Document Portal! NOTE: You can Log In from the MBH Buyer & Seller Resource Hub at MBH.com.



CONTRACT REVIEW

MBH Settlement Group will review your contract to ensure everything is in order.



COMMUNICATION & COORDINATION

Coordinate final details & communicate with buyers, sellers, lenders, & agents regarding missing info, closing times, etc.



PREPARE CLOSING DOCUMENTS

The Lender's Process

The lender's process happens simultaneously and in conjunction with the title and settlement process.



LOAN APPLICATION

Make sure you send all info requested by your lender ASAP. NOTE: Delays in your lender receiving all necessary information can impact your closing date.



CREDIT REPORT

Your lender is responsible for checking your credit report. Have questions? Your lender will be happy to answer them.



TITLE SEARCH

MBH's abstractors will research 40 - 50 years of historical records to review the "chain of title" to ensure you are free to buy the home.



TITLE EXAMINATION

MBH does a final examination and thorough review of the title search to ensure that the property being purchased is suitable for sale.



CLEAR TITLE HISTORY

MBH is making sure that any underwriting requirements are satisfied.



TITLE INSURANCE

Your home is one of your biggest investments. Title insurance is how you protect it! MBH is a licensed agent for some of the nation's largest and most trusted title insurance underwriters.



CLOSING DISCLOSURE TO BUYER

This comes from your Lender! NOTE: Lender sends 3 business days before closing. Review and acknowledge this right away!



BUYERS GET CLOSING FUNDS BE-FORE CLOSING

NOTE: Your bank may require time to process either option be sure to contact them right away to understand their process and timing.



LOAN UNDERWRITING

Still Missing Info? Check to be sure your lender has everything they need in order to process your loan.



BUYER APPROVED

Your approved loan is a big step in getting the keys to your new home!

Electronic Earnest Money Deposit

An earnest money deposit (EMD) is money that you put down as a good faith deposit. It shows the seller you are serious about closing the transaction.

You must get your money to the entity designated in your contract by the date noted in the contract.

Often your EMD money is due within 3 days of the contract. Your contract may note otherwise, check to be certain.

If your contract stipulates that MBH is to hold the EMD, you have options to send to MBH:

- electronic deposit
- **■** wire
- check (drop off at office or overnight)

Because it's so convenient, most buyers now send their EMD (Earnest Money Deposit) electronically!

If you are not able to send the EMD electronically, your check must be received by MBH by the date detailed in your contract.

Ready to send your electronic EMD via your smart phone?

- Download the BankShot App at your App Store.
- Follow the Instructions to Send your EMD to MBH







How to Send Funds to MBH

Make EMD Check Payable to MBH Settlement Group

- 1. Download Bank Shot App from App Store or Google Play Store
- 2. Sign-Up to Use Bank Shot (MBH code: 4950098)
- 3. Login after signing up
- 4. Select: Create Payment
- 5. Select: MBH (To Receive Funds)
- 6. Select: "Earnest Money" as Payment Type
- 7. Role: Identify Your Role (i.e. selling agent, etc.)
- 8. Enter: Listing Agent, Selling Agent, Buyer Names, Seller Names
- 9. Enter: Property Address
- 10. Select: Check Capture as Method of Payment
- 11. Enter Check Amount (WITHOUTS signs or Commas)
- 12. Sign Check (Check must be filled out and signed)
- 13. Capture the Image of the FRONT of the Check
- 14. Capture the Image of the BACK of the Check
 - Turn on the Camera Flash, if in a dimly lit room
 - Check must be photographed on dark background
- 15. Special Instructions: Enter MBH Office handling your file
- 16. Select: Send Payment
- 17. NOTE: List of Recent Payments will be accessible on the Dashboard, along with status of Payment

^{*}At this time BankShot does not accept NFCU Cashiers Checks.

Get It Together

You've found your home and the offer has been accepted! Before you start packing, gather the important documents you'll need for the secure document portal and closing.

SECURE PORTAL INFO

- Unexpired Drivers' License or Legal Form of Photo ID
- Social Security Number
- Citizenship
- Lender Information
- Property Survey Preference
- Notification of Closing Using a Power of Attorney (Let MBH know this right away!)
- O Date of Birth
- Marital Status
- HOA Information
- O How You Will Take Ownership or Title
- Current Address / Forwarding Address
- O Separated or Divorced? Upload your legal documents.
- O Purchasing as a Trust, LLC or Corporation? Upload your legal documents.

WHAT TO BRING TO CLOSING

- Unexpired, Legal Photo ID (your lender may require 2 forms of identification).
- Social Security number.
- If Pre-Approved for a POA Closing: Original Power of Attorney documents.
- Closing Funds (for the amount specified in the most recent Closing Disclosure).
 - Wire Transfer Receipt (wired funds must be sent prior to closing; get wiring instructions from MBH), OR
 - Cashier's Check (no personal checks).
- Checkbook (there can be variances in the amount noted on the Closing Disclosure or incidental charges).
- A big smile! We'll be celebrating with lots of pictures.

Protect Your Investment

WHAT IS TITLE INSURANCE?

Your home is likely to be the biggest investment you will make. Title Insurance is how you protect it.

PROTECTION

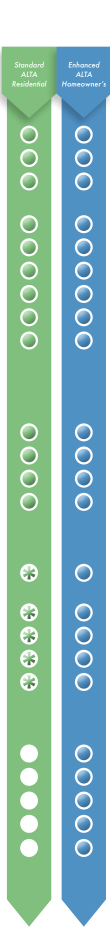
Title insurance is your best protection against defects (a potential risk) to a current owner's full right or claim to sell a property. It protects against defects, which could remain hidden, despite the most thorough search of the public land records. Lender's Title Insurance, which covers your mortgate lender, is typically paid for by the homebuyer. It is required by the lender and protects the lender's interest. Owner's Title Insurance is purchased by the home buyer. It is the best way to protect your property rights, as well as your heirs, beneficiaries, and trustees.

DEFENSE

In the event of a claim or lawsuit challenging ownership, title insurance covers the policy owner for:

- 1. Legal Defense of your ownership interest
- 2. Claim Settlement if it proves valid Owner's Title Insurance can be a home buyer's primary defense.





Coverage Comparison

Covered Risks

Third party claims an interest in the title

Prior forgery, fraud or duress affecting the title

Liens or encumbrances on the title (e.g., prior mortgage, or deed of trust, state or federal tax lien, condominium or homeowners' association lien)

Improperly executed documents

Defective recording of documents

Unmarketability of the title

Lack of a right of legal access to and from the land

Restrictive covenants limiting your use of the land

Gap Coverage (extending coverage from the closing to the recording of the deed)

Duration

Coverage continues as long as you own the property Policy insures anyone who inherits the property from you Policy insures the trustee of an estate-planning trust Policy insures the beneficiaries of a trust upon your death

Extended Coverage

Parties in possession of the property that are not disclosed by the public records (e.g., tenants, adverse possessors)

Unrecorded easements (e.g., prescriptive easements) affecting the property

Encroachments and boundary line disputes that would be disclosed by a survey

Mechanic's liens (a lien against the property due to non-payment of work)

Taxes or special assessments that are not shown as liens by the public records

Post Policy Coverages

Forgery affecting the title

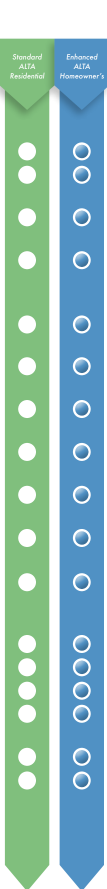
Unauthorized leases, contracts or options

Ownership claims

Easements or restrictions affecting your use of the land

Encroachment of neighbor's buildings onto your land

^{*} Not automatically included in the basic policy, but may be available by extended coverage.



Coverage Comparison

Additional Coverages

Actual vehicular and pedestrian access, based upon a legal right You must correct or remove an existing violation of certain covenants,

conditions, or restrictions

Loss of your title resulting from a prior violation of a covenant, condition

or restriction

Up to \$10,000 if you are unable to obtain a building permit due to an existing violation of a subdivision law or regulation or you must correct an existing violation (subject to a deductible)

Up to \$25,000 if you must remedy or remove an existing structure because it was built without a proper building permit (subject to a deductible)

Up to \$25,000 if you must remedy or remove an existing structure due to an existing violation of a zoning law or zoning regulation (subject to a deductible)

Up to \$5,000 if you must remove your existing structures if they encroach into your neighbor's land (subject to a deductible)

You cannot use the land as a single-family residence because such use violates an existing zoning law or zoning regulation

You are forced to remove existing structures because they encroach into an easement affecting the land

Damage to existing structures due to an exercise of an existing right to use any easement affecting the land

Damage to existing improvements due to an exercise of an existing right to use the surface of the land for the extraction or development of minerals, water or any other substance

Attempted enforcement of a discriminatory covenant

Supplemental taxes because of a prior construction or change of ownership or use

Damages if the residence is not located at the address stated in the policy

Pays substitute rent and relocation expenses, if you cannot use your home because of a claim covered by the policy

Automatic increase in policy amount up to 150% of policy amount over 5 year Parties in possession of the property that are not disclosed by the public records (e.g., tenants, adverse possessors)

Protecting Your Investment: Property Survey

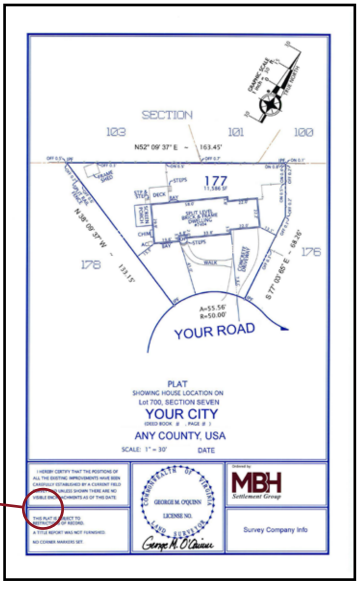
What Is A Survey?

A survey is a document which illustrates the property boundary lines, including structures, fences, possible encroachments onto or from neighboring properties, and easements on the property. A survey can affirm property size and make you aware of major issues concerning the property in time to have them remedied by the seller prior to closing.

Why Do You Need a Survey?

It is generally believed to be in your best interest to have a survey done, even if it's not required. Improperly placed fences, encroachment of neighboring structures, and development restrictions are a few of the potential issues that would be brought to light by a survey. All of which would be important to understand before you purchase. When a survey is done, the title insurance policy will contain an exception for anything that shows up when the survey is done.





Understanding the VA Residential Sales Contract

The following is an overview of each provision of the Residential Sales Contract (Virginia), effective January 1, 2024:

PREAMBLE:

The preamble is the section of the Contract containing blanks for the Buyer to insert the Date of Offer and to identify the parties to the Contract (Buyer(s) and Seller(s)). This section also provides space for the parties to specify the Listing Company and Selling Company.

1. REAL PROPERTY:

The first paragraph of the Contract details, with specificity, the Property that is being conveyed.

2. PRICE AND FINANCING:

Subparagraphs 2(A)-2(D): The sales price, down payment, and financing terms for the transaction are included in these subparagraphs. The Buyer is able to indicate the amount(s) of financing in dollar amounts or percentages of the sales price. There are provisions for the Buyer to obtain a first Deed of Trust, a second Deed of Trust or a Seller Held Trust. The contract also has a section for a Seller Subsidy which can be a specific dollar amount or a percentage of the sales price.

Subparagraphs 2(E) and 2(F): This is where the parties would note if there will be a: 1) Financing Contingency and/or a 2) Appraisal Contingency. In the event that there is no Appraisal Contingency, the parties select if the Seller will provide reasonable access to an Appraiser.

Subparagraph 2(G): The correct box should be checked to note whether the Buyer will occupy the Property as a principal residence.

3. DEPOSIT:

This paragraph details the amount of the earnest money deposit. The Buyer will also select whether the earnest money deposit has 1) been delivered to the selected Escrow Agent at or prior to contract ratification, or 2) whether it will be delivered to the Escrow Agent within the selected number of days. In the event the Buyer does not deliver the Deposit within the deadline, the Seller has the option to declare the Contract Void. Buyers can send in the deposit late and cure the default if the Seller has not already voided the contract. (See paragraph 28 below for definition of "Date of Ratification.")

4. SETTLEMENT:

The Settlement paragraph sets forth the settlement date and the settlement agent ("MBH Settlement Group"). It also gives notice to the Buyers of their unilateral right to choose the settlement agent in accordance with the Real Estate Settlement Agents Act ("RESAA").

This paragraph details the sufficient tender of performance under the Contract. Compliance with the Contract can help to preserve a non-breaching party's right to damages.

5. DOWN PAYMENT:

The buyer's down payment and closing costs must be paid at closing by certified funds or bank wired funds (no personal checks). If the Buyer plans to use an assignment of funds at settlement (typically from the sale of another property immediately prior to the purchase settlement), the Seller's written consent must be obtained.

6. DELIVERY:

This paragraph specifies the general delivery requirements under the Contract (except for delivery of documents pursuant to the Virginia Resale Disclosure Act). The parties select the allowable method(s) of delivery and fill in the blanks with the corresponding physical address, email address and/or fax number.

7. VIRGINIA RESIDENTIAL PROPERTY DISCLOSURE ACT:

The Seller represents whether the property is within a homeowner's association and/or condominium association. The Seller must request a resale certificate (essentially the condominium documents) from the association(s) and provide to the Buyer. The Buyer provides a preferred address for delivery of the resale certificate by both electronic means and hard copy.

This section also provides for the Buyer's right to cancel the Contract following receipt (or prior to receipt) of the resale certificate, subject to the time periods defined in the Act.

8. VIRGINIA RESALE DISCLOSURE ACT:

The Seller must obtain an Association Disclosure Packet and provide it to the Buyer. The Buyer provides an address for delivery of the Disclosure Packet by both electronic means and hard copy. The Seller may then choose the address to which to deliver the Disclosure Packet.

This section also provides for the Buyer's right to cancel the Contract following receipt (or prior to receipt) of the Disclosure Packet, subject to the time periods defined in the Act. More information is available in an additional form entitled "Understanding Your Rights Under the Virginia Condominium Act/Property Owners' Association Act."

9. PROPERTY MAINTENANCE AND CONDITION; INSPECTIONS:

The Seller must deliver the Property in "substantially the same physical condition" as on the date specified in the contract, and "broom clean with all trash and debris removed." This paragraph recites that except as otherwise specified in the Contract, "the property, including electrical, plumbing, existing appliances, heating, air conditioning, equipment and fixtures shall convey in its AS-IS condition as of the date specified."

There are also checkboxes to indicate whether the Contract is contingent upon a home inspection. Some suggestions for addressing this provision include the following:

- a) The condition of the Property must be verified on the date specified in this paragraph.
- b) If the contract is contingent on an inspection(s), the Seller will provide Broker, Buyer, and inspector(s) reasonable access to Property to conduct the inspection(s). If the contract is not contingent on an inspection(s) the parties can negotiate if and when (specific dates) in which access will be provided.
- c) Walk-through inspection(s) may be done within 7 days prior to settlement and/or occupancy even when there are no inspection contingencies. The walk-through inspection is intended to be a quick check of major systems/appliances; it is not a new "home inspection."

10. POSSESSION DATE:

Unless otherwise agreed to in writing, the Buyer shall get possession of the property at Settlement and the Seller must deliver any keys, mailbox keys, key fobs, codes, and digital keys. The Seller must provide exclusive control of any Smart Devices at Settlement.

11. UTILITIES; MAJOR SYSTEMS:

There are several checkboxes to describe the water system, sewage, disposal system, heating, and air conditioning for the Property. If the Seller discloses that a Septic Waiver has been granted on the property, the Buyer should review the regulatory requirements and cost associated with repairing the sewage system. State Board of Health Septic System Waivers are not transferable.

12. PERSONAL PROPERTY AND FIXTURES:

This section contains an itemized list of various personal property and fixtures that will convey with the Property. The parties check the box for the item(s) that conveys and note the quantity. Additionally, other conveyances, which are not listed, can be written in. A section is also available to list the items that will not convey.

13. IRS/FIRPTA - WITHHOLDING TAXES FOR FOREIGN SELLERS:

This section requires the Seller to disclose whether they are a US Citizen or a Lawful Permanent Resident. If not, mandatory withholding of a percentage of the sales price may be required.

14. SMOKE DETECTORS:

The Seller must deliver the Property with smoke detectors installed and functioning pursuant to applicable regulations.

15. TARGET LEAD-BASED PAINT HOUSING:

The Seller shall disclose whether any part of the house or condominium was built prior to January 1, 1978. If so, a Lead-Based Paint Disclosure shall be required, and shall be attached to the Contract.

16. WOOD-DESTROYING INSECT INSPECTION:

The parties can decide who will bear the initial expense of the Pest Inspection. The Seller is obliged to facilitate the inspection and is responsible for treating live wood-destroying insects or making repairs for any damage identified in the WDI report, irrespective of whether it resulted from live or dead insects. Seller must provide written evidence of treatment or repair to the Buyer before Settlement, and unless otherwise agreed in writing, all treatments and repairs must be performed by a licensed contractor capable of the required work.

17. HOME WARRANTY:

A home warranty typically protects the systems and appliances in the home for the term of one year following Settlement. A check next to "Yes" or "No" defines if a warranty is included in the contract. Additionally, there is a section to select who is paying for and selecting the home warranty and the maximum allowable cost.

18. DAMAGE OR LOSS:

The Seller is responsible for the risk of loss or damage to the property until delivery of the deed to the Buyer at Settlement.

19. TITLE:

Buyer is responsible for promptly ordering title report and survey, if desired. The Seller must convey title that is good, marketable, and insurable with no additional risk premium to Buyer or non-standard exceptions. If action is required to meet these criteria by the Seller, it must be done promptly. The Seller shall convey the Property by General Warranty Deed with English Covenants of Title.

20. NOTICE OF POSSIBLE FILING OF MECHANICS' LIENS:

This section alerts the Buyer that a mechanics' lien may be filed after settlement for work performed prior to settlement.

21. FEES:

This section discusses the settlement and recording fees to be paid by the Seller and the Buyer at Settlement.

22. BROKER'S FEE:

This paragraph is authorization from the Seller to pay any Broker compensation at Settlement pursuant to the terms in the listing agreement as of the date of the offer.

23. ADJUSTMENTS:

Rent, taxes, sewer, water, HOA/condo dues are prorated as of the Settlement Date.

24. ATTORNEY'S FEES:

If a dispute arises concerning the Contract, the non-breaching party is entitled to receive reimbursement of reasonable legal expenses from the breaching party.

25. DEFAULT:

Even if the Financing Contingency has not been removed, the Buyer may be in default if Settlement does not occur on the Settlement Date for any reason other than a default by the Seller. In the event the Buyer is in default, the Buyer's deposit may be at risk. Further, the Buyer is provided notice that the earnest money deposit may not be the limit of the Buyer's liability upon default.

26. VOID CONTRACT:

If the Contract becomes void and neither party has defaulted, the parties will immediately execute a release, and the deposit, if any, will be returned to the Buyer.

27. DEFINITIONS:

This section defines certain terms as they are used in the Contract. Of particular importance is the definition of "Days" which is defined as calendar days (unless otherwise specified). "Date of Ratification" is the date of delivery of the final written acceptance by the parties to all of the terms of the contract.

28. TIME IS OF THE ESSENCE:

This provision means that the parties to the transaction must perform their obligations diligently and in a timely manner.

29. REAL ESTATE LICENSED PARTIES:

This paragraph contains a required disclosure noting whether the Buyer or the Seller, or someone related to the parties in the transaction, is a licensed real estate agent.

30. ENTIRE AGREEMENT:

Pursuant to this provision, the Contract will survive the execution of the deed, meaning that even after Settlement, the provisions within are still legally binding. Verbal statements and agreements may not be enforceable. Finally, the governing law is that of the jurisdiction where the Property is located. The contract may be signed in one or more counterparts, and all will be considered an original. Any provision which is typed or handwritten into the contract will take precedence over the pre-printed provisions that are in conflict.

31. ASSIGNABILITY:

The Contract cannot be assigned without the written permission of the Seller and the Buyer. (An assignment allows the Buyer to substitute another Buyer in his/her place).

32. ADDITIONS:

Lists additional addenda (non-exclusive) with check boxes, which may be part of the Contract.

RESIDENTIAL SALES CONTRACT (Virginia)

		RESIDENTIAL SALES CONTRAC	r (virginia)	
This	sales	contract ("Contract") is offered on("Dat("Buyer") and	e of Offer") between	
ackno	(' owle	'Seller'') collectively referred to as "Parties", who, amon dge by their initials and signatures herein that by prior d ("Listing Brokerage") represents ("Cooperating Brokerage") represents	g other things, hereby conf isclosure in this real estate is Seller, and	irm and transaction age and
Coop	erati	ng Brokerage are collectively referred to as "Broker." In	consideration of the mutua	al promises
and c	over	nants set forth below, and other good and valuable considerations	leration the receipt and suff	iciency of
which	ı are	acknowledged, the Parties agree as follows:		1
(' a _l	Sale	L PROPERTY. Buyer will buy and Seller will sell for the Sprice") Seller's entire interest in the real property (with tenances) described as follows ("Property"): Map/ID #	n all improvements, rights	2(A) below and
P	arkii	ng Space(s) # County/Municipality		
D	eed	Book/Liber #Page/Foli	o#	
S	treet	Address		
U	nit #	AddressCityZI	P Code	
2. P	RIC	E AND FINANCING. (Any % are percentages of Sales Price.		
В	. D	own Payment (If no financing, Down Payment equals Sales P	rice). \$	or %
C	. Fi	nancing.		
	1.	First Trust (if applicable) ☐ Conventional ☐ VA ☐ FHA ☐ USDA ☐ Other:	\$	or %
	2.	Second Trust (if applicable)	\$	or %
	3.	Seller Held Trust (if applicable)	\$	_ or %
		TOTAL FINANCING	\$	or %
D	. "§	Seller Subsidy" to Buyer. Sellers' net reduced by:	<u>\$</u>	or %
<	ap da th pr co	nancing Contingency. Contract □ is contingent (adder ontingent on financing. If Contract is contingent on financipalication for the financing and any lender-required propays after Date of Ratification; and (ii) Buyer grants permit le lender to disclose to Listing Brokerage and Seller gene ogress of the loan application and loan approval process ppraisal Contingency. Contract □ is contingent (adder ontingent on Appraisal. If Contract is contingent on financing and/or Appraisal; Seller □ will Ontingent on financing and/or Appraisal; Seller □ will Ontingent access for Appraisal purposes.	acing: (i) Buyer will make verty insurance no later than ission for Cooperating Brokral information available all dum attached) OR is no incing and/or Appraisal, Selpraisal purposes. If Contract	written seven (7) kerage and bout the ot ller will et is not

NVAR K1321: v01/24 Page 1 of 11

If Contract is not contingent on Appraisal, Buyer will proceed to Settlement without regard to Appraisal. Seller and Buyer authorize Broker to release Sales Price to Appraiser(s) who contacts them to obtain the information. Nothing in this subparagraph creates a financing contingency not otherwise agreed to by the Parties. G. Buyer's Representations. Buyer □ will OR □ will not occupy Property as Buyer's principal residence. Unless specified in a written contingency, neither Contract nor the financing is dependent or contingent on the sale and settlement or lease of other real property. Buyer acknowledges that Seller is relying upon Buyer's representations, including without limitation, the accuracy of financial or credit information given to Seller, Broker, or the lender by Buyer. 3. **DEPOSIT.** Buyer's deposit ("Deposit") in the amount of □ \$_ _check/bank-wired by note due and payable on funds; and/or 🗖 \$ escrow by the following Escrow Agent:

Settlement Agent OR

Cooperating Broker OR _. Buyer □ has delivered Deposit to Escrow Agent **OR** □ will deliver Deposit to Escrow Agent by ____ Days after Date of Ratification. If Buyer fails to timely deliver Deposit to Escrow Agent as provided herein, Seller may at Seller's option Deliver to Buyer Notice to Void Contract. Upon Delivery of Seller Notice to Void Contract, all respective rights and obligations of the Parties arising under Contract will terminate. Buyer may cure Default by Delivering Deposit to Escrow Agent prior to Seller Delivery of Notice Voiding Contract. Deposit will be deposited by Escrow Agent into an escrow account in accordance with applicable state and federal law. This account may be interest bearing and all Parties waive any claim to interest resulting from Deposit. Deposit will be held in escrow until: (i) credited toward Sales Price at Settlement; (ii) all Parties have agreed in writing as to its disposition; (iii) a court of competent jurisdiction orders disbursement and all appeal periods have expired; or (iv) disposed of in any other manner authorized by law. Seller and Buyer agree that no Escrow Agent will have any liability to any party on account of disbursement of Deposit or on account of failure to disburse Deposit, except only in the event of Escrow Agent's gross negligence or willful misconduct. Seller and Buyer further agree that Escrow Agent will not be liable for the failure of any depository in which Deposit is placed and that Seller and Buyer each will indemnify, defend and save harmless Escrow Agent from any loss or expense arising out of the holding, disbursement or failure to disburse Deposit, except in the case of Escrow Agent's gross negligence or willful misconduct. SETTLEMENT. Seller and Buyer will make full settlement in accordance with the terms of Contract on, or with mutual consent before, ("Settlement Date") except as otherwise provided in Contract. If Settlement Date falls on a Saturday, Sunday, or legal holiday, then Settlement will be on the prior business day. NOTICE TO BUYER REGARDING THE REAL ESTATE SETTLEMENT AGENTS ACT ("RESAA") Choice of Settlement Agent: Chapter 10 (§ 55.1-1000, et seq.) of Title 51 of the Code of Virginia ("RESAA") provides that the purchaser or the borrower has the right to select the settlement agent to handle the closing of this transaction. The settlement agent's role in closing this transaction involves the coordination of numerous administrative and clerical functions relating to the collection of documents and the collection and disbursement of funds required to carry out the terms of the contract between the Parties. If part of the purchase price is financed, the lender for the purchaser will instruct the settlement agent as to the signing and recording of loan documents and the disbursement of loan proceeds. No settlement agent can provide legal advice to any party to the transaction except a settlement agent who is

NVAR K1321: v01/24 Page 2 of 11

engaged in the private practice of law in Virginia and who has been retained or engaged by a

party to the transaction for the purpose of providing legal services to that party. No settlement agent may collect any fees from a represented seller payable to the settlement agent or its subsidiaries, affiliates, or subcontractors without first obtaining the written consent of the seller's counsel.

Variation by agreement: The provisions of the RESAA may not be varied by agreement, and rights conferred by this chapter may not be waived. The seller may not require the use of a particular settlement agent as a condition of the sale of the property.

Escrow, closing and settlement service guidelines: The Virginia State Bar issues guidelines to help settlement agents avoid and prevent the unauthorized practice of law in connection with furnishing escrow, settlement, or closing services. As a party to a real estate transaction, the purchaser or borrower is entitled to receive a copy of these guidelines from their settlement agent, upon request, in accordance with the provisions of the RESAA.

BUYER'S NOTICE TO SELLER. Buyer designates

("Settlement Agent"). Buyer agrees to contact Settlement Agent within ten (10) Days of Date of Ratification to schedule Settlement. Settlement Agent will order the title exam and survey if required. Pursuant to Virginia law, Settlement Agent is the sole agent responsible for conducting the Settlement as defined in Virginia Code § 55.1-900, et seq. Delivery of the required funds and executed documents to the Settlement Agent will constitute sufficient tender of performance. Funds from this transaction at Settlement may be used to pay off any existing liens and encumbrances, including interest, as required by lender(s) or lienholders.

To facilitate Settlement Agent's preparation of various closing documents, including any Closing Disclosure, Buyer hereby authorizes Settlement Agent to send such Closing Disclosure to Buyer by electronic means and agrees to provide Settlement Agent with Buyer's electronic mail address for that purpose only.

- 5. DOWN PAYMENT. Down Payment will be paid on or before Settlement Date by certified or cashier's check or by bank-wired funds as required by Settlement Agent. An assignment of funds will not be used without prior written consent of Seller.
- 6. DELIVERY. This paragraph specifies the general delivery requirements under Contract. For delivery of property or condominium owner's association documents see the VIRGINIA RESALE DISCLOSURE ACT paragraph of Contract.

Delivery ("Delivery," "delivery," or "delivered") methods may include hand-carried, sent by professional courier service, by United States mail, by facsimile, or email transmission. The Parties agree that Delivery will be deemed to have occurred on the day: delivered by hand, delivered by a professional courier service (including overnight delivery service) or by United States mail with return receipt requested, or sent by facsimile or email transmission, either of which produces a tangible record of the transmission.

Deliveries will be sent as follows:

A. Addressed to Seller at Property address unless otherwise specified below by ☐ United States mail, hand delivery or courier service OR ☐ fax OR ☐ email (check all that apply): To Seller:
B. Addressed to Buyer by □ United States mail, hand delivery or courier service OR □ fax OR □ email (check all that apply): To Buyer:

NVAR K1321: v01/24 Page 3 of 11

No party to Contract will refuse Delivery in order to delay or extend any deadline established in Contract.

- 7. VIRGINIA RESIDENTIAL PROPERTY DISCLOSURE ACT. The Virginia Residential Property Disclosure Act (§ 55.1-700 et seq. of the Code of Virginia) requires Seller to deliver a disclosure statement prior to the acceptance of Contract unless the transfer of Property is exempt. The law requires Seller, on a disclosure statement provided by the Real Estate Board, to state that Seller makes no representations or warranties concerning the physical condition of the Property and to sell the Property "as is," except as otherwise provided in Contract.
- 8. VIRGINIA RESALE DISCLOSURE ACT. Seller represents that the Property □ is OR □ is not located within a development that is subject to the Virginia Property Owners' Association Act ("POAA"). Seller represents that the Property □ is OR □ is not located within a development that is subject to the Virginia Condominium Act ("Condo Act").
 - A. Section 55.1-2308 of the Resale Disclosure Act requires the following contract language: Subject to the provisions of §55.1-2317, any contract for the resale of a unit in a common interest community shall disclose that (i) the unit is located in a common interest community; (ii) the seller is required to obtain from the association a resale certificate and provide it to the purchaser; (iii) the purchaser has the right to cancel the contract pursuant to §55.1-2312; (iv) the purchaser has the right to request an update of such resale certificate in accordance with §55.1-2311; and (v) the right to receive the resale certificate and the right to cancel the contract are waived conclusively if not exercised before settlement.

The provisions of §55.1-2312 allow for Buyer cancellation of the Contract under the following circumstances: (i) within 3 days, or up to 7 days if extended by the ratified real estate contract, after the ratification date of the contract if the purchaser receives the resale certificate, whether or not complete, or a notice that the resale certificate is unavailable on or before the date that the contract is ratified; (ii) within 3 days, or up to 7 days if extended by ratified real estate contract, from the date the purchaser receives the resale certificate, whether or not complete, or a notice that the resale certificate is unavailable if delivery occurs after the contract is ratified; or (iii) at any time prior to settlement if the resale certificate is not delivered to the purchaser. Pursuant to §55.1-2307 and for purposes of this Paragraph, "ratified real estate contract" includes any addenda to Contract. If the unit is governed by more than one association, the timeframe for the purchaser's right of cancellation shall run from the date of delivery of the last resale certificate.

В.	For delivery of	the Resale Certificate or the Notice of non-availability of the Certi	ficate, Buyer
pre	fers delivery at		if electronic or
_			if hard copy.

4	PROPERTY MAINTENANCE AND CONDITION; INSPECTIONS. Except as otherwise specified herein, Seller will deliver Property free and clear of trash and debris, broom clean and in substantially the same physical condition to be determined as of ☐ Date of Offer OR ☐ Date of home inspection OR ☐ Other: (if no date is selected, then Date of Offer). Seller will have all utilities in service through Settlement. Buyer and Seller will not hold Broker liable for any breach of this Paragraph. Buyer acknowledges that except as otherwise specified in Contract, Property, including electrical, plumbing, existing appliances, heating, air conditioning, equipment and fixtures
	including electrical, plumbing, existing appliances, heating, air conditioning, equipment and fixtures will convey in its AS-IS condition as of the date specified above.

Contract is contingent upon home inspection(s) and/or other inspections of Property. (Addendum

NVAR K1321: v01/24 Page 4 of 11

 attached); OR Buyer waives the opportunity to make Contract contingent upon hor inspections of Property. 	ne inspection(s) and/or other
If Contract is contingent upon home inspection(s) and/or other inspection provide Broker, Buyer, and inspector(s) retained by Buyer reasonable as home inspection(s) and/or other inspection(s) of Property.	
If Contract is not contingent upon home inspection(s) and/or other inspection will not provide access to anyone for the purpose of conducting inspect walkthrough inspection(s) as provided below. However, if checked Suyer, and licensed (if applicable), professional, insured inspector(s) retaccess to Property to conduct home inspection(s) and/or other inspection and ending on Nothing in this sul	tion(s) except for Seller will provide Broker, tained by Buyer reasonable n(s) of Property beginning on
contingency not otherwise agreed to by the Parties.	177
Regardless of whether Contract is contingent upon home inspection(s) a Seller will provide Broker and Buyer reasonable access to Property to m inspection(s) within seven (7) days prior to Settlement and/or occupancy	nake walkthrough
10. POSSESSION DATE. Unless otherwise agreed to in writing between Sieve possession of Property at Settlement, including delivery of keys, midigital keys, if any. Seller will transfer exclusive control of any Smart Disettlement. If Seller fails to do so and occupies Property beyond Settlement sufferance of Buyer and hereby expressly waives all notice to quit as prohave the right to proceed by any legal means available to obtain possess pay any damages and costs incurred by Buyer including reasonable attoriors.	ailbox keys, key fobs, codes, levices to Buyer at nent, Seller will be a tenant at ovided by law. Buyer will ion of Property. Seller will
11. UTILITIES; MAJOR SYSTEMS. (Check all that apply) Water Supply: □ Public □ Private Well □ Community Well Hot Water: □ Oil □ Gas □ Elec. □ Other □ Air Conditioning: □ Oil □ Gas □ Elec. □ Heat Pump □ Other □ Heating: □ Oil □ Gas □ Elec. □ Heat Pump □ Other □ Sewage Disposal: □ Public □ Septic for # BR □ □ Community Septic □ A Septic Waiver Disclosure provided by Seller (if applicable) per VA Code §: Health septic system waivers are not transferable.	Zones Alternative Septic for # BR:
12. PERSONAL PROPERTY AND FIXTURES. Property includes the fo fixtures, if existing: built-in heating and central air conditioning equip fixtures, indoor and outdoor sprinkler systems, bathroom mirrors, sump storm windows, storm doors, screens, installed wall-to-wall carpeting, w treatment hardware, smoke and heat detectors, antennas, exterior tre devices installed, hardwired or attached to personal property or fixtur paragraph, including but not limited to, smart switches, smart therm security cameras ("Smart Devices") DO convey. Electric vehicle chargi panels installed on the Property DO convey (see attached Addendum). electronic components/devices DO NOT convey; however, all related in DO convey. If more than one of an item conveys, the number of items is	oment, plumbing and lighting pump, attic and exhaust fans, indow shades, blinds, window les, and shrubs. Smart home les conveyed pursuant to this nostats, smart doorbells, and light surface or wall mounted hounts, brackets and hardware
NVAR K1321: v01/24	Page 5 of 11

<u>/ es # Ite</u> □ □	Alarm System Built-in Microwave		eezer urnace Humidifier	Yes # Items	Satellite Dish Storage Shed
	Ceiling Fan Central Vacuum Clothes Dryer Clothes Washer Cooktop Dishwasher Disposer Electronic Air Filter Fireplace Screen/Door		arage Opener w/ remote as Log Fub, Equip & Cover tercom ayground Equip ool, Equip, & Cover efrigerator w/ ice maker		Stove or Range Trash Compactor Wall Oven Water Treatment Syster Window A/C Unit Window Fan Window Treatments Wood Stove
OTHE	ER CONVEYANCES (as-is, no additio	onal value and for So	eller conven	ience)
DOES	NOT CONVEY				
tanks,	ED ITEMS. Any leased water treatment systems				at not limited to, fuel
13. IRS/F. "Foreight Seller Service form we cooper proceed requires."	OT convey absent an ex- sed items within Propert IRPTA – WITHHOLD gn Person," as defined b is a Foreign Person, Buy e (IRS) up to fifteen per- which includes both Selle rate with each other and ds are not sufficient to ce	press written agr y:	OR FOREIGN SEI vestment in Real Pro red to withhold and p e Sales Price on beha identification numbe at to effectuate the leg ding obligations und	LER. Seller perty Tax Act any to the Intelled of the Sell ers. The Partigal requirement	following is a list of is OR is not a ct (FIRPTA). If ernal Revenue er and file an IRS es agree to ents. If Seller's Seller may be
the lea 13. IRS/F "Foreight Seller Service form we cooper proceed require such we should be such as the should be such as	OT convey absent an ex- sed items within Propert IRPTA – WITHHOLD gn Person," as defined b is a Foreign Person, Buy e (IRS) up to fifteen per- which includes both Selle- ate with each other and ds are not sufficient to c	Press written agr JING TAXES F y the Foreign Inver may be required yer may be required yer and Buyer tax Settlement Agent over the withholouch additional con-	OR FOREIGN SEI vestment in Real Pro red to withhold and p e Sales Price on beha identification numbe at to effectuate the leg ding obligations und ertified funds necessar	LER. Seller perty Tax Act any to the Intelled of the Sell ors. The Partical requirement er FIRPTA, any for the pure	following is a list of list or list or list of a list of list or list
13. IRS/F. "Foreight Seller Service form we cooper proceed require such we suc	OT convey absent an ex- sed items within Propert IRPTA – WITHHOLD gn Person," as defined b is a Foreign Person, Buy e (IRS) up to fifteen per- which includes both Selle- rate with each other and ds are not sufficient to ce ed to pay at Settlement size withholding payment.	press written agr y: DING TAXES F y the Foreign In yer may be require cent (15%) of the er and Buyer tax Settlement Agen over the withhol uch additional ce er will deliver Pr d regulations of AINT HOUSING not constructed er 42 U.S.C. §48 dale: Disclosure : Hazards" has be s OR □ does no	OR FOREIGN SEL vestment in Real Property of the to withhold and property is constituted from the second of the sec	LER. Seller perty Tax Ac ay to the Interprety Tax Ac ay to the Interprety Tax Ac ay to the Partigal requirement of FIRPTA, and for the pure etectors instant any reside wellings were sidered "target of Informate a part of the risk assessm	is OR is not a ct (FIRPTA). If the ernal Revenue er and file an IRS es agree to cents. If Seller's Seller may be appose of making alled and functioning the econstructed before et housing" under tion on Lead-Based to Contract as the econstruct of the econstruct as the economic and economic actions are the economic and economic as the economic action as the economic acti

Sales Contract Addendum for Lead-Based Paint Testing is attached to establish the conditions for a lead-based paint risk assessment or inspections. 16. WOOD-DESTROYING INSECT INSPECTION. □ None □ Buyer at Buyer's expense OR □ Seller at Seller's expense will furnish a written report from a licensed pest control firm dated not more than 90 days prior to Settlement ("WDI Report") showing that all dwelling(s) and/or garage(s) within Property (excluding fences or shrubs not abutting garage(s) or dwelling(s)) are free of visible evidence of live wood-destroying insects and free from visible damage. Seller will provide Buyer, Broker and any representatives of the licensed pest control firm selected by the appropriate party above reasonable access to the Property to perform wood-destroying insect inspection(s). Any treatment for live wood-destroying insects and/or repairs for any damage identified in WDI Report will be made at Seller's expense and Seller will provide written evidence of such treatment and/or repair prior to date of Settlement which will satisfy the requirements of this Paragraph. Unless the Parties otherwise agree in writing, all treatment and/or repairs are to be performed by a contractor licensed to do the type of work required. 17. HOME WARRANTY. ☐ Yes OR ☐ No. Home Warranty Policy selected by: ☐ Buyer OR ☐ Seller and paid for and provided at Settlement by:

Buyer OR

Seller. Cost not to exceed . Warranty provider to be 18. DAMAGE OR LOSS. The risk of damage or loss to Property by fire, act of God, or other casualty remains with Seller until Settlement. 19. TITLE. Buyer will promptly order a title report, as well as any required or desired survey. Fee simple title to Property, and everything that conveys with it, will be sold free of liens except for any loans assumed by Buyer. Seller will convey title that is good, marketable and insurable with no additional risk premium to Buyer or non-standard exceptions. In case action is required to perfect the title, such action must be taken promptly by Seller at Seller's expense. Title may be subject to easements, covenants, conditions and restrictions of record, if any, as of Date of Ratification. Seller will convey Property by general warranty deed with English covenants of title ("Deed"). The manner of taking title may have significant legal and tax consequences. Buyer is advised to seek the appropriate professional advice concerning the manner of taking title. Seller will sign such affidavits, lien waivers, tax certifications, and other documents as may be required by the lender, title insurance company, Settlement Agent, or government authority, and authorizes Settlement Agent to obtain pay-off or assumption information from any existing lenders. Seller will pay any special assessments and will comply with all orders or notices of violations of any county or local authority, condominium unit owners' association, homeowners' or property owners' association or actions in any court on account thereof, against or affecting Property on Settlement Date. Broker is hereby expressly released from all liability for damages by reason of any defect in the title. 20. NOTICE OF POSSIBLE FILING OF MECHANICS' LIEN. Code of Virginia §43-1 et seq. permits persons who have performed labor or furnished materials for the construction, removal, repair or improvement of any building or structure to file a lien against Property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than the earlier of (i) 90 Days from the last day of the month in which the lienor last performed work or furnished materials; or (ii) 90 Days from the time the construction, removal, repair or improvement is terminated. AN EFFECTIVE LIEN FOR WORK PERFORMED PRIOR TO THE DATE OF

NVAR K1321: v01/24 Page 7 of 11

SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE

CONSULTED.

- 21. FEES. Seller will pay for Deed preparation, costs to release any existing encumbrances, Grantor's tax, as well as any Regional Congestion Relief Fee and Regional WMATA Capital Fee (applicable in Alexandria City, Arlington, Fairfax, Loudoun and Prince William Counties and all cities contained within). Buyer will pay for the title exam, survey, and recording charges for Deed and any purchase money trusts. Third-party fees charged to Buyer and/or Seller, including but not limited to, legal fees and Settlement Agent fees, will be reasonable and customary for the jurisdiction in which Property is located.
- 22. BROKER'S FEE. Seller irrevocably instructs Settlement Agent to pay Broker compensation ("Broker's Fee") at Settlement as set forth in the listing agreement and to disburse any compensation offered by Listing Brokerage to Cooperating Brokerage in writing as of Date of Offer, and the remaining amount of Broker's compensation to Listing Brokerage.
- 23. ADJUSTMENTS. Rents, taxes, water and sewer charges, condominium unit owners' association, homeowners' and/or property owners' association regular periodic assessments (if any) and any other operating charges, are to be adjusted to the Date of Settlement. Taxes, general and special, are to be adjusted according to the most recent property tax bill(s) for Property issued prior to Settlement Date, except that recorded assessments for improvements completed prior to Settlement, whether assessments have been levied or not, will be paid by Seller or allowance made at Settlement. If a loan is assumed, interest will be adjusted to the Settlement Date and Buyer will reimburse Seller for existing escrow accounts, if any.

24. ATTORNEY'S FEES.

- A. If any Party breaches Contract and a non-breaching Party retains legal counsel to enforce its rights hereunder, the non-breaching Party will be entitled to recover against the breaching Party, in addition to any other damages recoverable against any breaching Party, all of its reasonable Legal Expenses incurred in enforcing its rights under Contract, whether or not suit is filed, and in obtaining, enforcing and/or defending any judgment related thereto. Should any tribunal of competent jurisdiction determine that more than one party to the dispute has breached Contract, then all such breaching Parties will bear their own costs, unless the tribunal determines that one or more parties is a "Substantially Prevailing Party," in which case any such Substantially Prevailing Party will be entitled to recover from any of the breaching parties, in addition to any other damages recoverable against any breaching Party, all of its reasonable Legal Expenses incurred in enforcing its rights under this Agreement, whether or not suit is filed, and in obtaining, enforcing and/or defending any judgment related thereto.
- **B.** In the event a dispute arises resulting in the Broker (as used in this paragraph to include any agent, licensee, or employee of Broker) being made a party to any litigation by Buyer or by Seller, the Parties agree that the Party who brought Broker into litigation will indemnify the Broker for all of its reasonable Legal Expenses incurred, unless the litigation results in a judgment against Broker.
- 25. DEFAULT. If Buyer fails to complete Settlement for any reason other than Default by Seller, Buyer will be in Default and, at the option of Seller, Deposit may be forfeited to Seller as liquidated damages and not as a penalty. In such event, Buyer will be relieved from further liability to Seller. If Seller does not elect to accept Deposit as liquidated damages, Deposit may not be the limit of Buyer's liability in the event of a Default. Buyer and Seller knowingly, freely and voluntarily waive any defense as to the validity of liquidated damages under Contract, including Seller's option to elect liquidated damages or pursue actual damages, or that such liquidated damages are void as penalties or are not reasonably related to actual damages.

NVAR K1321: v01/24 Page 8 of 11

If Seller fails to perform or comply with any of the terms and conditions of Contract or fails to complete Settlement for any reason other than Default by Buyer, Seller will be in Default and Buyer will have the right to pursue all legal or equitable remedies, including specific performance and/or damages. If either Buyer or Seller is in Default, then in addition to all other damages, the defaulting party will immediately pay the costs incurred for title examination, Appraisal, survey and Broker's Fee in full.

If either Seller or Buyer refuses to execute a release of Deposit ("Release") when requested to do so in writing and a court finds that such party should have executed the Release, the party who so refused to execute the Release will pay the expenses, including, without limitation, reasonable attorney's fees, incurred by the other party in the litigation.

26. VOID CONTRACT. If Contract becomes void and of no further force and effect, without Default by either party, both Parties will immediately execute a release directing that Deposit, if any, be refunded in full to Buyer according to the terms of the DEPOSIT paragraph.

27. DEFINITIONS.

- A. "Date of Ratification" means the date of Delivery of the final acceptance in writing by Buyer and Seller of all the terms of Contract to Buyer and Seller (not the date of the expiration or removal of any contingencies).
- **B.** "Appraisal" means written appraised valuation(s) of Property, conducted by a Virginia-licensed appraiser ("Appraiser").
- C. "Day(s)" or "day(s)" means calendar day(s) unless otherwise specified in Contract.
- D. All references to time of day refer to the Eastern Time Zone of the United States.
- E. For the purpose of computing time periods, the first Day will be the Day following Delivery and the time period will end at 9:00 p.m. on the Day specified.
- F. The masculine includes the feminine and the singular includes the plural.
- G. "Legal Expenses" means attorney fees, court costs, and litigation expenses, if any, including, but not limited to, expert witness fees and court reporter fees.
- **H.** "Notices" ("Notice," "notice," or "notify") means a unilateral communication from one party to another. All Notices required under Contract will be in writing and will be effective as of Delivery. Written acknowledgment of receipt of Notice is a courtesy but is not a requirement.
- "Buyer" and "Purchaser" may be used interchangeably in Contract and any accompanying addenda or notices.
- J. "Seller Subsidy" is a payment from Seller towards Buyer's charges (including but not limited to loan origination fees, discount points, buy down or subsidy fees, prepaids or other charges) as allowed by lender(s), if any. Seller Subsidy reduces total proceeds to Seller at Settlement. It is Buyer's responsibility to confirm with any lender(s) that the entire credit provided herein may be utilized. If lender(s) prohibits Seller from the payment of any portion of this credit, then said credit will be reduced to the amount allowed by lender(s).
- 28. TIME IS OF THE ESSENCE. Time is of the essence means that the dates and time frames agreed to by the Parties must be met. Failure to meet stated dates or time frames will result in waiver of contractual rights or will be a Default under the terms of the Contract.

29. REAL ESTATE LICENSED PARTIES. The Parties acknowledge that	is an
□ active OR □ inactive licensed real estate agent in □ Virginia and/or □ Other	and is
either the Buyer OR Seller OR is related to one of the Parties in this transaction.	

NVAR K1321: v01/24 Page 9 of 11

30. ENTIRE AGREEMENT. Buyer and Seller should carefully read Contract to be sure that the terms
accurately express their agreement. All contracts for the sale of real property, including any changes
or addenda, must be in writing to be enforceable. Contract will be binding upon the Parties and each
of their respective heirs, executors, administrators, successors, and permitted assigns. The provisions
not satisfied at Settlement will survive the delivery of the deed and will not be merged therein.
Contract, unless amended in writing, contains the final and entire agreement of the Parties and the
Parties will not be bound by any terms, conditions, oral statements, warranties or representations not
herein contained. The interpretation of Contract will be governed by the laws of the Commonwealth
of Virginia. Contract may be signed in one or more counterparts, each of which is deemed to be an
original, and all of which together constitute one and the same instrument. Typewritten or
handwritten provisions included in Contract will control all pre-printed provisions in conflict.

31. ASSIGNABILITY. Contract may not be assigned without the written consent of Buyer and Seller. If Buyer and Seller agree in writing to an assignment of Contract, the original parties to Contract remain obligated hereunder until Settlement.

32. ADDITIONS. The following forms, if ratified and attached, are made a part of Contract. (This list is not all inclusive of addenda that may need to be attached).

Home Inspection/Radon Testing Contingency	New Home Sales Addendum
Lead-Based Paint Inspection Contingency	Escalation Addendum
Contingencies/Clauses	Private Well and/or Septic Inspection
Pre-Settlement Occupancy	Post-Settlement Occupancy
Residential Property Disclosure Statement	Lead-Based Paint Disclosure
FHA Home Inspection Notice	VA/FHA/USDA Financing
Conventional Financing	Addendum: Sale
Extension of Review Period For Common Interest	Solar Panel Addendum
Community Resale Certificate	Other (specify):

Date o	f Rat	tificati	on (s	see D	EFIN	ITIO	NS)

NVAR K1321: v01/24 Page 10 of 11

SELLER:	BUYER:
Date Signature	Date Signature
***********	**************************************

**************************************	**************************************
**************************************	**************************************
**************************************	Cooperating Brokerage's Name and Address: Brokerage Phone #:
**************************************	**************************************
**************************************	**************************************
**************************************	**************************************
**************************************	Cooperating Brokerage's Name and Address: Brokerage Phone #: Bright MLS Broker Code: VA Firm License #: Agent Name: Agent Email:
**************************************	Cooperating Brokerage's Name and Address: Brokerage Phone #: Bright MLS Broker Code: VA Firm License #: Agent Name: Agent Email: Agent Phone #:
**************************************	Cooperating Brokerage's Name and Address: Brokerage Phone #: Bright MLS Broker Code: VA Firm License #: Agent Name: Agent Email: Agent Phone #: MLS Agent ID #

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NVAR K1321: v01/24 Page 11 of 11

NOTES

NOTES

ALTA Settlement Statement

What is your ALTA Settlement Statement?

In addition to the Loan Estimate and the Closing Disclosure, the settlement will also require a Settlement and Disbursement Statement. The American Land Title Association (ALTA) has designed a standardized industry form that can be used with transactions involving a lender.

This additional document may satisfy Settlement Agent state and regulatory compliance. The statement shows the actual disbursement of funds in the transaction pursuant to the Residential Sales Contract. The Settlement Statement will be signed and acknowledged by the Buyers and the Sellers. The Settlement Statement is a document that is able to be shared with all parties to the transaction and shows all fees involved in the transaction without disclosing nonpublic information.

American Land Title Association

ALTA Settlement Statement - Combined Adopted 05-01-2015

File No./Escrow No.: MBH123456
Print Date & Time: 07/01/2019
Officer/Escrow Officer: MBH
Settlement Location: MBH

MBH Settlement Group, L.C.

Property Address: 1111 Dreamhouse Lane, Dreamville, VA 12345

Buyer: Robert L. Brown, Mary H. Brown Seller: William T. Jones, Julie H. Jones Lender: Dreamtown Lending

Settlement Date: 07/12/2019
Disbursement Date: 07/12/2019
Additional dates per state requirements:

Seller		Seller Description		Borrower/Buyer		
Debit	Credit		Debit	Credit		
0		Financial	V			
	429,500.00	Sales Price of Property	429,500.00			
		Deposit including earnest money		2,000.		
		Loan Amount		339,500.0		
		Prorations/Adjustments				
791.66		County Taxes from 7/1/2019 to 9/1/2019		791.		
250.00		HOA dues from 7/1/2019 to 9/1/2019		250.0		
		Loan Charges to Dreamtown Lending				
		Application Fee to Dream Mortgage POC – B \$200.00				
		Origination Fee	3,395.00			
		Underwriting Fee	295.00			
		Prepaid Interest	1,905.90			

1

Debits = Charges Credits = Deposits

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ed. Page 1 of 3

File #MBH123456 Printed on

Seller		Description	Borrower/Buyer	
Debit	Credit		Debit	Credit
		Other Loan Charges		
		Appraisal Fee to Appraiseit! LLC	450.00	
		Credit Report Fee to Equifax POC - B \$29.50		
		Flood Determination Fee to NoFloodTownCompany, Co.	11.00	
		Impounds		
		Homeowner's Insurance 2 mo @ \$ \$76.66/mo	153.32	
$\overline{}$		County Taxes 2 mo @ \$ 395.83/mo	791.66	
		Aggregate Adjustment	771,00	23.4
		Title Charges & Escrow / Settlement Charges		
		ALTA Homeowner's Title Insurance to MBH Settlement Group	1294.00	
		ALTA 2006 Loan Policy to MBH Settlement Group	968.00	
		Title Search to JML Abstractors, LLC	135.00	
-		Insurance Binder to MBH Settlement Group, L.C.	125.00	
		Settlement Fee to MBH Settlement Group, L.C.	695.00	
		Closing Protection Letter Fee to Title Insurance Company	20.00	
		Digital Archive Fee	25.00	
		Commission		
12,885.00		Real Estate Commission to A1SellerListing Broker		
12,885.00		Real Estate Commission to AAA Real Estate Company		
		Other – Credit for Home Warranty Fee to ABC Warranty		485.0
		Government Recording and Transfer Charges		
		Recording Fees (Deed) to Clerk of Court	43.00	
		Recording Fees (Mortgage/Deed of Trust) to Clerk of Court	56.00	
		City/County tax to Clerk of Court	640,84	
		State Tax to Clerk of Court	1922.50	
429.50		Grantors Tax to Clerk of Court		
		Payoff(s)		
250,766.00		Lender: Payoff Lender Co.		
		Principal Balance as of 7/01/2019 \$250,766.00		
		Interest on Payoff Loan 0 days @ \$31.25/day		

On page 2 of 3

- POC = Paid Outside of Closing and refers to a fee that is not being disbursed at closing.
- 3 As disclosed on the Closing Disclosure (CD).

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Borrower/Buyer Pest Inspection Fee to Bad Bugs Inc. 35.00 Survey Fee to ABC Survey, Inc. 350.00 Homeowner's insurance premium to Insure mel Inc. Settlement Services Fee to MBH Settlement Group, L.C. 695.00 150.00 175.00 Lien Release Processing Fee to MBH Settlement Group, L. Seller Attorney fees to DeedFeeFirm, LLC Home Warranty fee to ABC Warranty 485.00 Borrower/Buyer Debit Credit \$279,087.16 \$429,500.00 Debit Credit \$444,181.14 \$343,050.11 \$101,131.03 Subtotals Due From Borrower \$150,412.84 Due To Seller Totals \$429,500.00 \$429,500.00 \$444,181.14 \$444,181.14

4

Escrow Officer

4 Total of Funds.

On page 3 of 3

Signatures need to be obtained from both the Buyer and Seller to authorize disbursements related to the transaction.

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All rights i	ne service	ed.					

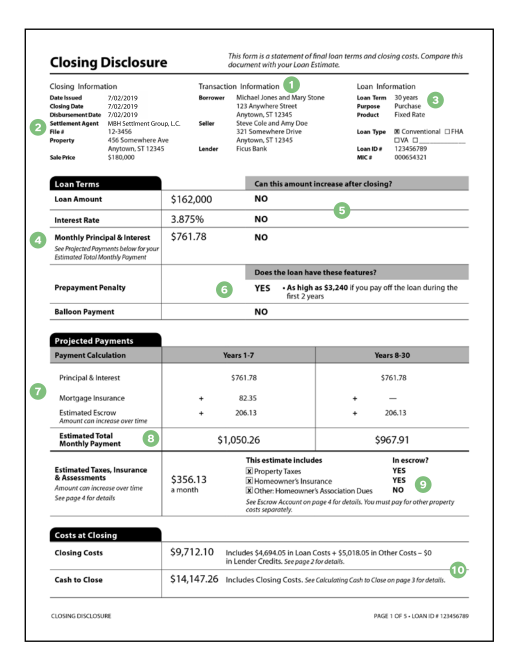
Page 3 of 3

File #M8H123456 Printed on 07/01/2019

Closing Disclosure

What is your Closing Disclosure?

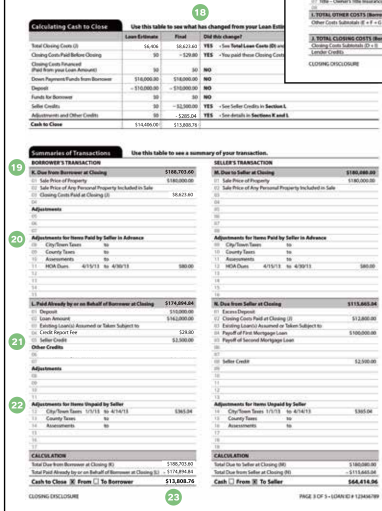
The five-page Closing Disclosure sums up the terms of your loan and what you pay at closing. You can easily compare the numbers to the Loan Estimate you received earlier. There should not be any significant changes other than those you have already agreed to. Take out your own Closing Disclosure, or review the example here. Double-check that you clearly understand what you'll be expected to pay—over the life of your loan and at closing.



- 1 Check the spelling of your name.
- 2 Transaction Information.
- 3 Verify your loan information is accurate.
- 4 Basic Loan Terms.
- 5 Verify the loan amount and interest rate are accurate.
- 6 Does your loan have a prepayment penalty?
- 7 An overview of Mortgage Payments Over the Life of the Loan.
- 8 Check that your Estimated Total Monthly Payment matches your most recent Loan Estimate.
- 9 Check to see if you have items not in escrow.
- Ocheck to make sure your Costs at Closing match your most recent Loan Estimate.

On page 2 of 5

- Up front charges from your lender for making the loan.
- An itemized accounting of the Buyer's Closing Costs.
- An itemized accounting of the Seller's Closing Costs.
- Costs associated with transferring the property to you.
- 15 Prepaid interest and your first year's homeowners insurance premium.
- This payment will establish an initial balance in your escrow account.
- Costs for other services you have chosen. Review these amounts to make sure they match what you are expecting.





On page 3 of 5

- A comparison of the Loan Estimate vs. the Closing Disclosure.
- Total cost of home purchase. It includes your house price and closing costs.
- Costs that have been prepaid by the Seller that you are now reimbursing the Seller for.
- Check that your Seller Credit reflects what you agreed upon with the Seller.
- Prior taxes and other fees owed by the Seller that you will pay in the future. The Seller is reimbursing you now to cover these expenses.
- Actual amount you will have to pay at closing.

Additional Information About This Loan



f you sell or transfer this property to another person, your lender | Will allow, under certain conditions, this person to assume this loan on the original terms.
| Will not allow assumption of this loan on the original terms.



Vour loan

☐ has a demand feature, which permits your lender to require early repayment of the loan. You should review your note for details. does not have a demand feature.

egative Amortization (Increase in Loan Amount)



- Negative Amortization (Increase in Loan Amounu Under your loan terms, you ☐ are scheduled to make monthly payments that do not pay all of the interest due that month. As a result, you loan amount will increase (negatively amortize), and your loan amount will likely become larger than your original loan amount. Increases in your loan amount lower the equity you have in this property.
- ioan amount lower the equity you nave in this property.

 may have monthly payments that do not pay all of the interest
 due that month. If you do, your loan amount will increase
 (negatively amortize), and, as a result, your loan amount may
 become larger than your original loan amount. Increases in your
 loan amount lower the equity you have in this property.
- do not have a negative amortization feature.

Partial Payments

- To may accept payments that are less than the full amount due (partial payments) and apply them to your loan.

 I may hold them in a separate account until you pay the rest of the payment, and then apply the full payment to your loan.
- does not accept any partial payments.
- If this loan is sold, your new lender may have a different policy.

You are granting a security interest in 456 Somewhere Ave., Anytown, ST 12345



You may lose this property if you do not make your payments or satisfy other obligations for this loan.

Escrow Account

For now, your loan

If will have an escrow account (also called an "impound" or "trust" account) to pay the property costs listed below. Without an escrow account, you would pay them directly, possibly in one or two large payments a year. Your lender may be liable for penalties and interest for failing to make a payment.

Escrow		
Escrowed Property Costs over Year 1	\$2,473.56	Estimated total amount over year 1 for your escrowed property costs: Homeowner's Insurance Property Taxes
Non-Escrowed Property Costs over Year 1	\$1,800.00	Estimated total amount over year 1 for your non-escrowed property costs: Homeowner's Association Dues You may have other property costs.
Initial Escrow Payment	\$412.25	A cushion for the escrow account you pay at closing. See Section G on page 2
Monthly Escrow Payment	\$206.13	The amount included in your total monthly payment.

☐ will not have an escrow account because ☐ you declined it ☐ your lender does not offer one. You must directly pay your property costs, such as taxes and homeowner's insurance. Contact your lender to ask if your loan can have an escrow account.

No Escrow	
Estimated Property Costs over Year 1	Estimated total amount over year 1. You must pay these costs directly, possibly in one or two large payments a year.
Escrow Waiver Fee	

Your property costs may change and, as a result, your escrow pay-ment may change. You may be able to cancel your escrow accoun but if you do, you must pay your property costs directly. If you fail but it you do, you must pay your property costs directly. If you fall to pay your property taxes, you state or local government may (1) impose fines and penalties or (2) place a tax lien on this property. If you fall to pay any of your property costs, your lender may (1) add the amounts to your loan balance, (2) add an escrow account to your loan, or (3) require you to pay for property insurance that the lender buys on your behalf, which likely would cost more and provide fewer benefits than what you could buy on your own.

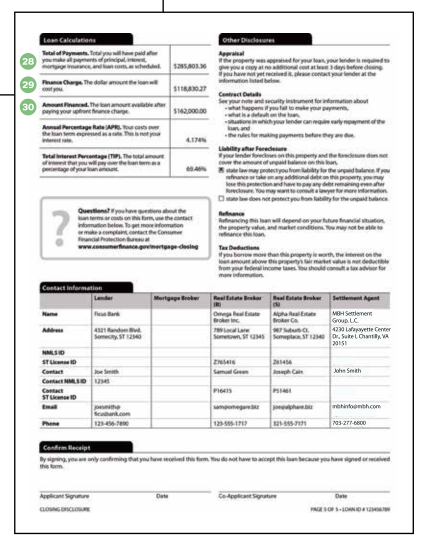
On page 4 of 5

- If you sell the home the buyer may be allowed to take over your loan on the same terms.
- A demand feature allows the lender to demand immediate payment of the entire loan at any time.
- Negative amortization means your loan balance can increase even if you make your payments on time and in full.
- The security interest allows the lender to foreclose on your home if you don't pay back the money you borrowed.

CLOSING DISCLOSURE

On page 5 of 5

- Amount of money you will pay over the life of the loan.
- Interest and loan fees you will pay over the life of the loan.
- Net amount of money you are borrowing.



Congratulations On Your New Home

We're honored to be part of one of the most exciting times in your life. At MBH Settlement Group we continue to work for you even after the settlement. We record your documents in the appropriate jurisdiction, send your lender a signed settlement package, disburse the settlement funds as per the settlement statement, pay off any loans or debts and obtain releases for liens on title. Within a few months you will receive your original recorded deed and your owner's title insurance policy from MBH. Please keep your settlement statement and title insurance policy in a safe place. You may need them in the future. Do not hesitate to contact MBH Settlement Group with any questions or settlement needs including future refinancing! We look forward to serving all of your future real estate settlement needs!

CHANGE OF ADDRESS



Important Phone Numbers

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UTILITIES

Columbia Gas Emergency Number — 800-543-8911

Culpeper Light & Power — 540-825-8165

Dominion Energy — 866-366-4357

First Energy (formally Allegheny Power) — 888-544-4877

Manassas City (20110 zip only) — 703-257-8245 (electric, water, sewer & trash service)

Miss Utility (call before digging) — 800-522-7001

Northern Neck Electric Cooperative (NNEC) — 800-243-2860

Northern Virginia Electric Cooperative (NOVEC) — 888-335-0500

Rappahannock Electric Cooperative (REC) — 800-552-3904 (Services part of Stafford County)

Shenandoah Valley Electric Cooperative (SVEC) -800-234-7832

COUNTY SERVICES

Alexandria — 703-246-2201

Arlington — 703-228-7400

Clarke County — 540-955-1033

Culpeper — 540-829-7466

Fairfax — 703-246-2201

Fauguier — 540-347-6363

Fredericksburg — 540-899-4797

Loudoun — 703-771-5808

Manassas — 703-257-8278

Page County — 540-743-6528

Prince William — 703-792-6310

Spotsylvania — 540-507-7386

Stafford — 540-288-9018

WATER SERVICES

Alexandria — 703-549-7080

Arlington — 703-228-6570

Caroline County — 804-633-4390

Culpeper — 540-825-0285

Dale City — 800-452-6863

Fairfax — 703-698-5800

Falls Church — 703-698-5800

Fauquier — 540-349-2092

Fredericksburg — 540-372-1182

Herndon — 703-435-6814

King George County — 540-775-1657

Lake of the Woods — 540-972-2133

Leesburg — 703-771-2701

Loudoun — 571-291-7880

(Sterling, Ashburn, South Riding, parts of Leesburg)

Lovettsville — 540-822-5788

Manassas Utility Department — 703-257-8245

Manassas Park — 703-335-8805

Prince William & Manassas — 703-335-7900

Purcellville — 540-338-7093

Spotsylvania — 540-507-7300

(22407, 22408, 22553 zips only)

Stafford — 540-658-8616

 $(22405, 22406, 22554, 22555 \; zips \; only)$

Vienna — 703-255-6385

Warrenton — 540-347-1101



TELEPHONE / DATA SERVICES

Century Link — 800-244-1111

Comcast — 800-934-6489

Cox — 800-234-3993

Verizon — 800-837-4966

Terms You Should Know

Glossary and Definitions

Appraisal - A written valuation of the price paid for a property, primarily based on an analysis of comparable sales of similar homes nearby.

Assessed Value - The valuation placed on property by a public tax assessor for purposes of taxation.

Assignment - When ownership of your mortgage is transferred from one company or individual to another.

Bankruptcy - By filing in federal bankruptcy court, an individual or individuals can restructure or relieve themselves of debts and liabilities. Bankruptcies are of various types, but the most common for an individual seem to be a "Chapter 7 No Asset" bankruptcy which relieves the borrower of most types of debts.

Chain of Title - An analysis of the transfers of title to a piece of property over the years.

Clear Title - A title that is free of liens or legal questions as to ownership of the property.

Closing - The "closing" is a meeting where all of the documents are signed and money changes hands.

Closing Costs - Closing costs are separated into what are called "non-recurring closing costs" and "pre-paid items." Non-recurring closing costs are any items which are paid just once as a result of buying the property or obtaining a loan. "Pre-paids" are items which recur over time, such as property taxes and homeowners insurance. A lender makes an attempt to estimate the amount of non-recurring closing costs and prepaid items on the Good Faith Estimate which they must issue to the borrower within three days of receiving a home loan application.

Closing Disclosure (CD) - A form designed to provide disclosures that will be helpful to consumers in understanding all the costs of the transaction. Items that appear on the statement include real estate commissions, loan fees, points, and initial escrow (impound) amounts. The CD will provide totals for the seller's net proceeds and the buyer's net payment at closing. The lender is required to provide the CD to the borrower at least 3 days prior to the settlement.

Cloud on Title - Any conditions revealed by a title search that adversely affect the title to real estate. Usually clouds on title cannot be removed except by deed, release, or court action.

Common Area Assessments - In some areas they are called Homeowners Association Fees. They are charges paid to the Homeowners Association by the owners of the individual units in a condominium or planned unit development (PUD) and are generally used to maintain the property and common areas.

Common Areas - Those portions of a building, land, and amenities owned (or managed) by a planned unit development (PUD) or condominium project's homeowners' association (or a cooperative project's cooperative corporation) that are used by all of the unit owners, who share in the common expenses of their operation and maintenance. Common areas include swimming pools, tennis courts, and other recreational facilities, as well as common corridors of buildings, parking areas, means of ingress and egress, etc.

Contingency - A condition that must be met before a contract is legally binding. For example, home purchasers often include a contingency that specifies that the contract is not binding until the purchaser obtains a satisfactory home inspection report from a qualified home inspector.

Contract - An oral or written agreement to do or not to do a certain thing.

Deed - The legal document conveying title to a property.

Deed of Trust - Some states, like Virginia, do not record mortgages. Instead, they record a deed of trust which pledges a property to the lender as security for payment of a debt.

Default - Failure to make the mortgage payment within a specified period of time. For first mortgages or first trust deeds, if a payment has still not been made within 30 days of the due date, the loan is considered to be in default.

Down Payment - The part of the purchase price of a property that the buyer pays in cash and does not finance with a mortgage.

Earnest Money Deposit - A deposit made by the potential home buyer.

Easement - A right of way giving persons other than the owner access to or over a property.

Eminent Domain - The right of a government to take private property for public use upon payment of its fair market value. Eminent domain is the basis for condemnation proceedings.

Encroachment - An improvement that intrudes illegally on another's property.

Encumbrance - Anything that affects or limits the fee simple title to a property, such as mortgages, leases, easements, or restrictions.

Equity - A homeowner's financial interest in a property. Equity is the difference between the fair market value of the property and the amount still owed on its mortgage and other liens.

Escrow Account - Once you close your purchase transaction, you may have an escrow account or impound account with your lender. This means the amount you pay each month includes an amount above what would be required if you were only paying your principal and interest. The extra money is held in your impound account (escrow account) for the payment of items like property taxes and homeowner's insurance when they come due. The lender pays them with your money instead of you paying them yourself.

Executor - A person named in a will to administer an estate. The court will appoint an administrator if no executor is named. "Executrix" is the feminine form.

Fixture - Personal property that becomes real property when attached in a permanent manner to real estate.

Flood Insurance - Insurance that compensates for physical property damage resulting from flooding. It is required for properties located in federally designated flood areas.

Foreclosure - The legal process by which a borrower in default under a mortgage is deprived of his or her interest in the mortgaged property. This usually involves a forced sale of the property at public auction with the proceeds of the sale being applied to the mortgage debt.

Grantee - The person to whom an interest in real property is conveyed.

Grantor - The person conveying an interest in real property.

Hazard Insurance - Insurance coverage that in the event of physical damage to a property from fire, wind, vandalism, or other hazards.

Home Inspection - A thorough inspection by a professional that evaluates the structural and mechanical condition of a property. A satisfactory home inspection is often included as a contingency by the purchaser.

Homeowners' Association - An association that manages the common areas of a planned unit development (PUD) or condominium project. In a condominium project, it has no ownership interest in the common elements. In a PUD project, it holds title to the common elements.

Homeowner's Insurance - An insurance policy that combines personal liability insurance and hazard insurance coverage for a dwelling and its contents.

Homeowner's Warranty - A type of insurance often purchased by homebuyers that will cover repairs to certain items, such as heating or air conditioning, should they break down within the coverage period. The buyer often requests the seller to pay for this coverage as a condition of the sale, but either party can pay.

Joint Tenancy - A form of ownership or taking title to property which means each party owns the whole property and that ownership is not separate. In the event of the death of one party, the survivor owns the property in its entirety.

Judgment - A decision made by a court of law. In judgments that require the repayment of a debt, the court may place a lien against the debtor's real property as collateral for the judgment's creditor.

Legal Description - A property description, recognized by law, that is sufficient to locate and identify the property without oral testimony.

Lender - A term which can refer to the institution making the loan or to the individual representing the firm.

Lien - A legal claim against a property that must be paid off when the property is sold. A mortgage or first trust deed is considered a lien.

Loan - A sum of borrowed money (principal) that is generally repaid with interest.

Loan Estimate - A form designed to provide disclosures that will be helpful to consumers in understanding the key features, costs and risks of the mortgage loan for which they are applying. The form must be provided to consumers no later than three business days after they submit a loan application.

Loan Officer - Also referred to by a variety of other terms, such as lender, loan representative, loan "rep," account executive, and others. The loan officer serves several functions and has various responsibilities: they solicit loans, they are the representative of the lending institution, and they represent the borrower to the lending institution.

Mortgage - A legal document that pledges a property to the lender as security for payment of a debt. Instead of mortgages, some states use Deeds of Trust.

Mortgage Broker - A mortgage company that originates loans, then places those loans with a variety of other lending institutions with whom they usually have pre-established relationships.

Note - A legal document that obligates a borrower to repay a mortgage loan at a stated interest rate during a specified period of time.

Owner Financing - A property purchase transaction in which the property seller provides all or part of the financing.

Planned Unit Development (PUD) - A type of ownership where individuals actually own the building or unit they live in, but common areas are owned jointly with the other members of the development or association. Contrast with condominium, where an individual actually owns the airspace of his unit, but the buildings and common areas are owned jointly with the others in the development or association.

Power of Attorney - A legal document that authorizes another person to act on one's behalf. A power of attorney can grant complete authority or can be limited to certain acts and/or certain periods of time.

Pre-approval - A loosely used term which is generally taken to mean that a borrower has completed a loan application and provided debt, income, and savings documentation which an underwriter has reviewed and approved. A pre-approval is usually done at a certain loan amount and making assumptions about what the interest rate will actually be at the time the loan is actually made, as well as estimates for the amount that will be paid for property taxes, insurance and others. A pre-approval applies only to the borrower. Once a property is chosen, it must also meet the underwriting guidelines of the lender. Contrast with pre-qualification.

Pre-qualification - This usually refers to the loan officer's written opinion of the ability of a borrower to qualify for a home loan, after the loan officer has made inquiries about debt, income, and savings. The information provided to the loan officer may have been presented verbally or in the form of documentation, and the loan officer may or may not have reviewed a credit report on the borrower.

Public Auction - A meeting in an announced public location to sell property to repay a mortgage that is in default.

Purchase Agreement - A written contract signed by the buyer and seller stating the terms and conditions under which a property will be sold.

Purchase Money Transaction - The acquisition of property through the payment of money or its equivalent.

Quitclaim Deed - A deed that transfers without warranty whatever interest or title a grantor may have at the time the conveyance is made.

Real Estate Settlement Procedures Act (RESPA) - A Federal consumer protection law.

Real Property - Land and appurtenances, including anything of a permanent nature such as structures, trees, minerals, and the interest, benefits, and inherent rights thereof.

Recording - The noting in the registrar's office of the details of a properly executed legal document, such as a deed, a mortgage note, a satisfaction of mortgage, or an extension of mortgage, thereby making it a part of the public record.

Right of First Refusal - A provision in an agreement that requires the owner of a property to give another party the first opportunity to purchase or lease the property before he or she offers it for sale or lease to others.

Right of Ingress or Egress - The right to enter or leave designated premises.

Right of Survivorship - In joint tenancy, the right of survivors to acquire the interest of a deceased joint tenant.

Security - The property that will be pledged as collateral for a loan.

Subdivision - A housing development that is created by dividing a tract of land into individual lots for sale or lease.

Survey - A drawing or map showing the precise legal boundaries of a property, the location of improvements, easements, rights of way, encroachments, and other physical features.

Tenancy in Common - As opposed to joint tenancy, when there are two or more individuals on title to a piece of property, this type of ownership does not pass ownership to the others in the event of death.

Title - A legal document evidencing a person's right to or ownership of a property.

Title Company - A company that specializes in examining and insuring titles to real estate.

Title Insurance - Insurance that protects the lender (lender's policy) or the buyer (owner's policy) against loss arising from disputes over ownership of a property.

Title Search - A check of the title records to ensure that the seller is the legal owner of the property and that there are no liens or other claims outstanding.

Transfer Tax - State or local tax payable when title passes from one owner to another.

MBH Settlement Group

Map of Locations

Virginia

Alexandria (Old Town)
228 S. Washington St., Suite 100
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703-739-0100
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Arlington

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NOTES









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