N1 5lr1685 HB 1036/04 - ENV CF 5lr0297					
Introd	By: Senator Haines Introduced and read first time: January 21, 2005 Assigned to: Judicial Proceedings				
Senate	nittee Report: Favorable with amendments e action: Adopted second time: March 3, 2005				
	CHAPTER				
1 A	N ACT concerning				
2 3	Real Property - Residential Property Disclaimer and Disclosure Statements - Latent Defects				
4 FO 5 6 7 8 9 10 11 12 13 14 15	OR the purpose of requiring that a residential property disclaimer statement to state that a vendor represents and warrants that disclose any latent defect of which the vendor has no actual knowledge of latent defects in the real property or improvements on the real property except as disclosed on the residential property disclaimer statement and state that, except for latent defects that are disclosed, the vendor makes no representations or warranties and that a purchaser will receive the real property "as is", with all defects, including latent defects, that may exist, except as otherwise provided in the contract of sale of the real property; requiring a residential property disclosure form to include a list of all defects, including latent defects, or information of which the vendor has actual knowledge in relation to certain items; defining a certain term; and generally relating to residential property disclaimer and disclosure statements.				
17 18 19 20 21	SY repealing and reenacting, with amendments, Article - Real Property Section 10-702 Annotated Code of Maryland (2003 Replacement Volume and 2004 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. That the Laws of Maryland read as follows:				

1	Article - Real Property			
2	10-702.			
	(a) IN THIS SECTION, "LATENT DEFECTS" MEANS MATERIAL DEFECTS IN REAL PROPERTY OR AN IMPROVEMENT TO REAL PROPERTY OF WHICH THE VENDOR HAS ACTUAL KNOWLEDGE THAT:			
	(1) ASCERTAIN OR OB PROPERTY; AND			WOULD NOT REASONABLY BE EXPECTED TO AREFUL VISUAL INSPECTION OF THE REAL
9	(2)	WOULI	POSE A	A DIRECT THREAT TO THE HEALTH OR SAFETY OF:
10		(I)	THE PU	TRCHASER; OR
11 12	OR INVITEE OF TH	(II) E PURC		CUPANT OF THE REAL PROPERTY, INCLUDING A TENANT
13 14	(B) (1) improved by four or f			ies only to single family residential real property y units.
15	(2)	This sec	tion does	not apply to:
16		(i)	The initi	al sale of single family residential real property:
17			1.	That has never been occupied; or
18 19	within 1 year before t	he vendo	2. or and pur	For which a certificate of occupancy has been issued chaser enter into a contract of sale;
22	20 (ii) A transfer that is exempt from the transfer tax under § 13-207 21 of the Tax - Property Article, except land installment contracts of sale under § 22 13-207(a)(11) of the Tax - Property Article and options to purchase real property 23 under § 13-207(a)(12) of the Tax - Property Article;			
24 25		(iii) perty by f		y a lender or an affiliate or subsidiary of a lender that re or deed in lieu of foreclosure;
26 27	court appointed truste	(iv) ee;	A sherif	f's sale, tax sale, or sale by foreclosure, partition, or by
28 29	decedent's estate, gua	(v) rdianship		er by a fiduciary in the course of the administration of a vatorship, or trust;
30 31	converted by the buye	(vi) er into a u		er of single family residential real property to be than residential use or to be demolished; or
32		(vii)	A sale o	f unimproved real property.

1 2	[(b)] complete and	(C) deliver	(1) to each p	A vendor of single family residential real property shall urchaser:
3	a form provid	led by th	(i) e State R	A written residential property condition disclosure statement on leal Estate Commission; or
5 6	provided by t	he State	(ii) Real Esta	A written residential property disclaimer statement on a form ate Commission.
			rm that ii	te Real Estate Commission shall develop by regulation a ncludes the residential property condition disclosure tired by this subsection.
10	[(c)]	(D)	The resi	dential property disclaimer statement shall state:
11 12	ACTUAL K	<u>(1)</u> NOWLE		OSE ANY LATENT DEFECTS OF WHICH THE VENDOR HAS ND
13		<u>(2)</u>	<u>STATE</u>	that:
16	FOR LATEN	oresentat	ions or w	[The] EXCEPT AS PROVIDED IN ITEM (II) OF THIS PARAGRAPH SCLOSED UNDER ITEM (1) OF THIS SUBSECTION, THE vendor varranties as to the condition of the real property or any perty; and
18			(II)	THE VENDOR REPRESENTS AND WARRANTS:
21		EXCEP		1. THAT THE VENDOR HAS NO ACTUAL KNOWLEDGE OF REAL PROPERTY OR AN IMPROVEMENT TO THE REAL SCLOSED ON THE RESIDENTIAL PROPERTY DISCLAIMER
				2. THAT A PURCHASER WOULD NOT REASONABLY BE N OR OBSERVE THE LATENT DEFECTS BY A CAREFUL VISUAL L PROPERTY; AND
26 27 28				3. THAT THE LATENT DEFECTS WOULD POSE A DIRECT OR SAFETY OF THE PURCHASER OR AN OCCUPANT OF THE DING A TENANT OR INVITEE OF THE PURCHASER; AND
	all defects, II			The purchaser will be receiving the real property "as is", with FENT DEFECTS, that may exist, except as otherwise e of THE real property.
				The residential property disclosure statement shall disclose he provisions of this section, the State Real Estate sclosed about the physical condition of the property.

	(2) LATENT DEFECTS, relation to the followi	or infori	closure form shall include a list of defects, INCLUDING mation of which the vendor has actual knowledge in	
4 5 v	water, water treatmen	(i) t systems	Water and sewer systems, including the source of household s, and sprinkler systems;	
6		(ii)	Insulation;	
7 8 a	and any basement;	(iii)	Structural systems, including the roof, walls, floors, foundation,	
9		(iv)	Plumbing, electrical, heating, and air conditioning systems;	
10		(v)	Infestation of wood-destroying insects;	
11		(vi)	Land use matters;	
12 13	lead-based paint, rad	(vii) on, under	Hazardous or regulated materials, including asbestos, ground storage tanks, and licensed landfills;	
14 15	THE VENDOR HAS	(viii) S ACTU <i>A</i>	Any other material defects [known to the vendor] OF WHICH AL KNOWLEDGE; and	
16 17	of a power outage.	(ix)	Whether the smoke detectors will provide an alarm in the event	
18	(3)	The disc	closure form shall contain:	
	prospective purchase inspection of the pro		A notice to prospective purchasers and vendors that the or may wish to obtain professional advice about or an	
	22 (ii) A notice to prospective purchasers that disclosure by the seller 23 is not a substitute for an inspection by an independent home inspection company, and 24 that the purchaser may wish to obtain such an inspection;			
	disclosure statement of the real estate brol		A notice to purchasers that the information contained in the presentation of the vendor and is not the representation esperson, if any; and	
28 29	disclosure statement	(iv) is not a v	A notice to purchasers that the information contained in the varranty by the vendor as to:	
30 31	actual knowledge; or		1. The condition of the property of which the vendor has no	
32 33	knowledge.		2. Other conditions of which the vendor has no actual	

	(4) The vendor is not required to undertake or provide an independent investigation or inspection of the property in order to make the disclosures required by this section.
6	[(e)] (F) (1) Except as provided in paragraphs (2) and (3) of this subsection, the vendor shall deliver the completed disclosure or disclaimer statement required by this section to the purchaser on or before entering into a contract of sale by the vendor and the purchaser.
	(2) The disclosure or disclaimer statement shall be delivered to each purchaser before the execution of the contract of sale by the purchaser in the case of a land installment contract, as defined in § 10-101 of this title.
	(3) The disclosure or disclaimer statement shall be delivered to each purchaser before the execution by the purchaser of an option to purchase agreement or a lease agreement containing an option to purchase provision.
	(4) At the time the disclosure or disclaimer statement is delivered, each purchaser shall date and sign a written acknowledgment of receipt, which shall be included in or attached to the contract of sale.
	[(f)] (G) A purchaser who receives the disclosure or disclaimer statement on or before entering into the contract of sale does not have the right to rescind the contract of sale based upon the information contained in the statement.
20 21 22	[(g)] (H) (1) A purchaser who does not receive the disclosure or disclaimer statement on or before entering into the contract of sale has the unconditional right, upon written notice to the vendor or vendor's agent:
	(i) To rescind the contract of sale at any time before the receipt of the disclosure or disclaimer statement or within 5 days following receipt of the disclosure or disclaimer statement; and
26 27	(ii) To the immediate return of any deposits made on account of the contract.
28 29	(2) A purchaser's right to rescind the contract of sale under this subsection terminates if not exercised:
	(i) Before making a written application to a lender for a mortgage loan, if the lender discloses in writing at or before the time application is made that the right to rescind terminates on submission of the application; or
35	(ii) Within 5 days following receipt of a written disclosure from a lender who has received the purchaser's application for a mortgage loan, if the lender's disclosure states that the purchaser's right to rescind terminates at the end of that 5-day period.
37 38	[(h)] (I) (1) A disclosure statement made under this section does not constitute a warranty by the vendor as to:

1 2	knowledge; or	(i)	The condition of the property of which the vendor has no actual
3		(ii)	Other conditions of which the vendor has no actual knowledge.
	(2) disclosure statement i based upon information	made und	or is not liable for an error, inaccuracy, or omission in a ler this section if the error, inaccuracy, or omission was as:
7		(i)	Not within the actual knowledge of the vendor;
8 9	government or of a po	(ii) olitical su	Provided to the vendor by a unit or instrumentality of the State abdivision; or
12	licensed engineer, lan	ome insp	Provided to the vendor by a report or opinion prepared by a vor, geologist, wood-destroying insect control expert, ection expert, dealing with matters within the scope of expertise.
	requirement of subse		A report or opinion prepared by an expert shall satisfy the $0(2)(iii)$] (I)(2)(III) of this section if the information is nt to a written or oral request for the information.
17	(2)	In respo	onding to a request for information, the reporting party:
18 19	provided will be used	(i) d in fulfil	May indicate, in writing, an understanding that the information ling the requirements of this section; and
20 21		(ii) es, to whi	If so indicating, shall indicate the required disclosures, or parts ich the information being provided is applicable.
	of this subsection, the	e reportir	porting party provides the statement under paragraph (2)(ii) ag party is not responsible for any items of information, lose expressly set forth in the statement.
25 26	- 0/-	(1) e and any	The rights of a purchaser under this section may not be waived attempted waiver is void.
27 28	(2) section are waived co		hts of the purchaser to terminate the contract provided by this ly if not exercised before:
29 30	in the event of a sale	(i) ; or	Closing or occupancy by the purchaser, whichever occurs first,
31		(ii)	Occupancy, in the event of a lease with option to purchase.
32 33			ntract of sale shall include a conspicuous notice advising the ghts as set forth in this section.

	L(/ 3	the listing	The real estate licensee representing a vendor of residential broker has a duty to inform the vendor of the vendor's or this section.
6 7	representing an	he purchas owner of r	real estate licensee representing a purchaser of residential real er is not represented by a licensee, the real estate licensee esidential real estate and dealing with the purchaser, has user of the purchaser's rights and obligations under this
9 10	subsection, the		real estate licensee performs the duties specified in this
11 12	a residential rea	(i) al estate tra	Shall have no further duties under this section to the parties to nsaction; and
13 14	for a violation of	(ii) of this secti	Is not liable to any party to a residential real estate transaction on.
15 16	SECTION 2 October 1, 2005		E IT FURTHER ENACTED, That this Act shall take effect