





Inclusions/Exclusions Attachment to Listing Agreement Disclosure and/or Addendum

Property Address: 1239 Vermont Avenue NW, Washington, DC 20005

PART I. INCLUSIONS/EXCLUSIONS DISCLOSURES

Personal Property and Fixtures: The Proper	ty includes the	following personal propert	v and fixtures, if	existing built-in heating and			
central air conditioning equipment, plumbing	and lighting f	ixtures, sump pump, attic a	nd exhaust fans.	storm windows storm doors			
screens, installed wall-to-wall carpeting, winde	ow shades, bli	nds, window treatment hard	ware, smoke and	heat detectors TV antennas			
screens, installed wall-to-wall carpeting, window shades, blinds, window treatment hardware, smoke and heat detectors, TV antennas, exterior trees and shrubs. Unless otherwise agreed to in writing, all surface or wall mounted electronic components/devices DO NOT							
convey. If more than one of an item convey, th	ne number of i	items is noted. The items n	arked VES below	w are currently installed on			
offered.				ware currency instance of			
	es No⁄#	Items	Yes No #	Items			
Alarm System		Freezer		Satellite Dish			
Built-in Microwave	1 12/77	Furnace Humidifier		Storage Shed			
Ceiling Fan		Garage Opener	オログ	Stove or Range			
Central Vacuum		w/ remote	 				
Clothes Dryer		Gas Log		Trash Compactor			
Ceiling Fan Central Vacuum Clothes Dryer Clothes Washer	7	•		Wall Oven			
		Hot Tub, Equip, & Cover	片 밝	Water Treatment System			
Cooktop		Intercom	H H/	Window A/C Unit			
Dishwasher Disposer		Playground Equipment		Window Fan			
Disposer		Pool, Equip, & Cover		Window Treatments			
Electronic Air Filter	[🔲	Refrigerator		Wood Stove			
Fireplace Screen/Door	not have	red upw/ice maker					
OTHER	to plus	ubing					
LEASED ITEMS							
Any leased items, systems or service contract	ts (including,	but not limited to, fuel tar	ks, water treatme	ent systems, lawn contracts.			
security system monitoring, and satellite contra	acts) DO NOT	CONVEY absent an expre	ss written agreem	ent by Purchaser and Seller			
The following is a list of the leased items within	n the Property:	•		one by I dichard and belief.			
Seller certifies that Seller has completed this c	hecklist disch	osing what conveys with th	e property and ai	vos samission to male this			
information available to prospective buyers.	MOORIISE GISCH	osing what conveys with th	e property and gr	ves permission to make this			
information available to prospective buyers.			0.				
1 Challe 1	2/14	7/6	s P Comh	7 -1-114			
Collor	2// T	- Day L	> (Connur	/			
Seller Avery Catherine Connolly	Date	Seller Doug	las Patrick	Connolly Date			
PART II. INCLUSIONS/EXCLUSIONS AD	DENDUM:						
The Contract of Sale dated		tween Seller Avery Cath	erine Connol	ly, Douglas			
Patrick Connolly and Buyer							
is hereby amended by the in	ncorporation o	of Part I and II herein, which	shall supersede ar	ny provisions to the contrary			
in the Contract.	-		•	,			
The mostice course that Dout I have in that!							
The parties agree that Part I herein shall repla	ice and supers	sede the provisions of the l	nclusions/Exclusi	ons paragraph of the MAR			
Residential Contract of Sale or the Personal Pro	perty and Fixt	ures paragraph of the Region	nal Sales Contract	as applicable.			
Seller Avery Catherine Connolly	Date	Buyer		D			
Avery Camerine Councity	Date	Buyer		Date			
				i			
C-11		G		······································			
Seller Douglas Patrick Connolly	Date	Buyer		Date			
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Previous editions of this form should be destroyed.

GCAAR #911 - Inclusions/Exclusions - MC & DC

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2/2013





SELLER'S DISCLOSURE STATEMENT

Instructions to the Seller for Seller's Disclosure Statement

These Instructions are to assist the Seller in completing the required Seller's Disclosure Statement in order to comply with the District of Columbia Residential Real Property Seller Disclosure Act.

- 1. Who must complete the Seller's Disclosure Statement? The Seller, not the broker and not the management company, condominium association, cooperative association or homeowners association.
- 2. In what types of transactions must the Seller provide the Seller's Disclosure Statement to the Purchaser? The Act applies to the following types of transfers or sales of District of Columbia real estate:
 - (a) where the property consists of one to four residential dwelling units, and,
 - (b) the transactions a sale, exchange, installment land contract, lease with an option to purchase, or any other option to purchase, and,
 - (c) the purchaser expresses, in writing, an interest to reside in the property to be transferred.

However, the Act does not apply to:

- (a) court ordered transfers;
- (b) transfers to a mortgagee by a mortgagor in default;
- (c) transfers by sale under a power of sale in a deed of trust or mortgage or any foreclosure sale under a decree of foreclosure or deed in lieu of foreclosures;
- (d) transfers by a non-occupant fiduciary administering a decedent's estate, guardianship, conservatorship or trust;
- (e) transfers between co-tenants;
- (f) transfers made to the transferor's spouse, parent, grandparent, child, grandchild or sibling (or any combinations of the foregoing);
- (g) transfer between spouses under a divorce judgment incidental to such a judgment;
- (h) transfers or exchanges to or from any governmental entity; and
- (i) transfers made by a person of newly constructed residential property that has not been inhabited.
- 3. When does the Seller's Disclosure Statement have to be provided to the Purchaser? In a sale, before or at the time the prospective transferee executes a purchase agreement with the transferor. In an installment sales contract (where a binding purchase contract has not been executed), or in the case of a lease with no option to purchase, before or at the time the prospective transferee executes the installment sales contract or lease with the transferor.
- 4. What information must the Seller disclose? Answer ALL questions on the Seller's Disclosure Statement. If some items do not apply to your property, check "N/A" (not applicable). If you do not know the facts, check "UNKNOWN". Report actually known conditions referred to in the questions. Each disclosure must be made in "good faith" (honesty in fact in the making of the disclosure). Attach additional pages with your signature if additional space is required.

The Seller of a condominium unit, cooperative unit, or a lot in a homeowners association, is to provide information only as to the Seller's unit or lot, and not as to any common elements, common areas or other areas outside of the unit or lot.

This is the required Seller's Disclosure Statement approved by the Washington, DC Board of Real Estate.

GCAAR Form #919 – DC Seller's Disclosure Page 1 of 7 Revised October 2011

Stuart & Maury, Inc.,4883 Bethesda Avenue Bethesda,MD 20814

Phone: 301.654.3200

Fax: 301.656.6182

Rochelle Rubin

Avery_Doug





SELLER'S DISCLOSURE STATEMENT

Instructions to the Seller for Seller's Disclosure Statement

- 5. What is the remedy if the Seller does not provide the Seller's Disclosure Statement to the Transferee? If the Seller's Disclosure Statement is delivered after the purchaser executes the purchase agreement, installment sales contract or lease with an option to purchase, the purchaser may terminate the transaction by written notice to the seller not more than five (5) calendar days after receipt of the Seller's Disclosure Statement by the purchaser, and the deposit must be returned to the purchaser. The right to terminate is waived if not exercised before the earliest of:
 - (a) the making of an application for a mortgage loan (if the lender discloses that the right to rescind terminates on submission of the application); or
 - (b) settlement or date of occupancy in the case of a sale; or
 - (c) occupancy in the case of a lease with an option to purchase.
- 6. If the Seller finds out different information after providing the Seller's Disclosure Statement to the Purchaser, how does this impact a ratified contract? If information becomes inaccurate after delivery of the disclosure form, the inaccuracy shall not be grounds for terminating the transaction.
- 7. How must a Seller deliver the Seller's Disclosure Statement to the Transferee? The Seller's Disclosure Statement must be delivered by personal delivery, facsimile delivery, or by registered mail to the transferee. Execution by the transferor of a facsimile is considered execution of the original.

$\frac{\textbf{SELLER'S PROPERTY CONDITION STATEMENT}}{\textbf{For Washington, DC}}$

1239 Vermont Avenue NW

Property Address: Washington, DC 20005
Is the property included in a: condominium association? Yes No cooperative? No homeowners association with mandatory participation and fee? Yes No
If this is a sale of a condominium unit or cooperative unit, or in a homeowners association, this disclosure form provide information only as to the unit (as defined in the governing documents of the association) or lot (as defined in the covenant applicable to the lot), and not as to any common elements, common areas or other areas outside of the unit or lot.
Purpose of Statement: This Statement is a disclosure by the Seller of the defects or information actually known by the Seller concerning the property, in compliance with the District of Columbia Residential Real Property Seller Disclosure Actually unless otherwise advised, the Seller does not possess an expertise in construction, architecture, engineering, or any other specific area related to the construction of the improvements on the property or the land. Also, unless otherwise advised, the Seller has not conducted any inspection of generally inaccessible areas such as the foundation or roof. THIS STATEMENT IS NOT A WARRANTY OF ANY KIND BY THE SELLER OR BY ANY AGENT REPRESENTING THE SELLER IN THIS TRANSACTION, AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN.
Selier Disclosure: The Seller discloses the following information with the knowledge that, even though this is not warranty, the Seller specifically makes the following statements based on the seller's actual knowledge at the signing of this document. Upon receiving this statement from the Seller, the Seller's agent is required to provide a copy to the Buyer or the agent of the Buyer. The Seller authorizes its agent (s) to provide a copy of this statement to any prospective buyer or agent of such prospective buyer in connection with any actual or anticipated sale of property. The following are statements mad solely by the Seller and are not the statements of the Seller's agent (s), if any. This information is a disclosure only and i not intended to be a part of any contract between Buyer and Seller.
The seller(s) completing this disclosure statement have owned the property from08/21/2008 to The seller(s) completing this disclosure have occupied the residence from08/21/2008 to
A. Structural Conditions 1. Roof □ roof is a common element maintained by condominium or cooperative (no further roof disclosure required). Age of Roof □ 0-5 years □ 5-10 years □ 10-15 years □ 15+ years □ Unknown Does the seller have actual knowledge of any current leaks or evidence of moisture from roof? □ Yes □ No If yes, comments: □
Does the seller have actual knowledge of any existing fire retardant treated plywood? ☐ Yes ☐ No If yes, comments:
2. Fireplace/Chimney(s) Does the seller have actual knowledge of any defects in the working order of the fireplaces? Yes No No Fireplace(s) If yes, comments:
Does the seller know when the chimney(s) and/or flue were last inspected and/or serviced? Yes No No chimneys or flues If yes, when were they last serviced or inspected?
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	٥.	Dasement				
		Does the seller h	ave actual know	ledge of an	v current leaks or evid	ence of moisture in the
		basement?		Ü	,	
			☐ Yes	□ No	☑ Not Applicable	
		If you commonted			11	
		If yes, comments:	11 1	1 0		
		Does the setter na	ve actual knowle	dge of any s	ructural defects in the f	oundation?
			∐ Yes	∐ No		
		If yes, comments:				
	4.	Walls and floors				
		Does the seller ba	ve actual knowle	dge Af any si	ructural defects in walls	or floors?
			☐ Yes	☑ No	tuotatta dolocts in wan,	of 110013;
		If was commenter				
	_	If yes, comments:				
	5.	Insulation		. /		
		Does the seller har	ve actual knowled	dge øf presei	nce of urea formaldehyd	le foam insulation?
			☐ Yes	☑ No	-	
		If yes, comments:				
	6.	Windows		·		
	•••		ve actual knowle	dae of any	indows not in normal	المساسم مسأماس
		Does the series ha		ige of ally w	indows not in normal w	orking order?
		If yes, comments:		<u></u>		
-	_		4-			
В.	Or	perating Conditi	on øf Property	y Systems		
	1.	Heating System	heating syst	em is a con	imon element maintair	ed by condominium or
		cooperative (no fu	rther disclosure o	n heating sy	stem required)	ica by condominam or
		Type of system	Torced Air			t Durana
		Type of Bystem	☐ Electric base			ı rump
		IXaatina Daal				—
		Heating Fuel	Matural Gas	ᆜ 1	Electric	☐ Other
		Age of system	\square 0-5 years	□ 5	-10 years	.5 years 🔲 Unknown
		Does the seller hav	e actual knowled	lge that heat	is not supplied to any fi	nished rooms?
			☐ Yes	□ No	11	
		If yes, comments:				
		Does the seller has	e actual knowled	ge of any de	fects in the heating syst	2000
		Doos the sener hav	Yes	ige of any de □ No	rects in the heating syst	EIII !
		Tf	L.J 168	□ NO		
		If yes, comments:				
		Does the heating sy			<u></u>	
		Humidifier	☐ Yes	□ No	☐ Unknown	
		Electronic air filter	∵ □ Yes	□ No	☐ Unknown	
		If installed, does	the seller have a	ctual know		ith the humidifier and
		electronic filter?		1110,,,	tougo of any defects t	the the number and
		OLUGA CINCO TINCOT.	☐ Yes	□ No	Not Amelicable	
		If was sammants.				
		If yes, comments:				
	_					
	2.	Air Conditioning	System 🛛 air 🕠	conditioning	is a common ele	ement maintained by
		condominium	or cooperative (n	o further dis	closure on air condition	ing system required)
		Type of system:	☐ Central AC	П		dow/wall units
		#4 # * * * *	☐ Other		ot Applicable	oo m man anno
		Air Conditioning F				
					lectric Oil Othe	
		Age of system	0-5 years	□ 3	-10 years	5 years

rooms?	☐ Yes	□ No	ge that cooling is not supplie Not Applicable	d to any finished
If yes, comments: Does the seller hav	e actual knowle	edge of any prob	plems or defects in the coolin	g system?
	⊔ Yes	⊔ No		
If yes, comments:		·		
3. Plumbing System	l			
Type of system	□ Copper	☐ Galvanize	d 🗌 Plastic Polybutelene	Unknown
Water Supply	✓ Public	☐ Well	, ,	
Sewage Disposal		☐ Well		
Water Heater Fuel				☐ Other
Does the seller hav	e actual knowle	edge øf any defe	cts with the plumbing system	1?
	Yes	™ No		
If yes, comments:		·		
4. Electrical System				
Does the seller ha	ve actual know	ledge of any de	efects in the electrical system	m, including the
electrical fuses, cir-	cuit breakers, or	utlets, or wiring	?	,
	☐ Yes	™ No		
If yes, comments:				
Appliances				
	nual knowledge	of and defeate w	vith the following appliances	ก
Range/Oven	☐ Yes	or any defects w ☑ No	☐ Not Applicable	£ .
Dishwasher	☐ Yes	☑ No	☐ Not Applicable	
Refrigerator	Yes	☑ No		
Range hood/fan	☐ Yes	□ No	☐ Not Applicable	
Microwave oven	☐ Yes	□ №6	Not Applicable	
Garbage Disposal	☐ Yes	☑ No	✓ Not Applicable	
Sump Pump	☐ Yes	□ No	☐ Not Applicable	
Trash compactor	☐ Yes	□ No	Not Applicable	
TV antenna/controls	☐ Yes	□ No	Not Applicable	
Central vacuum	☐ Yes	□ No	Not Applicable	
Ceiling fan	☐ Yes	□ No	Not Applicable	
Attic fan	☐ Yes	□ No	Not Applicable	
Sauna/Hot tub	☐ Yes	□ No	Not Applicable	
Pool heater & equip.	☐ Yes	□ No	Not Applicable	
Security System	☐ Yes	□ No	Mot Applicable	
Intercom System	☐ Yes	□ No	Mot Applicable	
Garage door opener	☐ Yes	□ No	Not Applicable	
& remote controls	☐ Yes	□ No	Not Applicable	
	☐ Yes	□ No	Not Applicable	
Water treatment system			Not Applicable	
Smoke Detectors	☐ Yes	□ No	☐ Not Applicable	
Carbon Monoxide	□ 169	☑ 1 y o	☐ Not Applicable	
Detectors	☐ Yes	E Ma	Not A EL1	
	☐ Yes	☑ No ☑ No	☐ Not Applicable	
Other History	I I THE	LOCK DATES	I I NOT ABBITOBIA	
Other Fixtures Or Appliances	☐ Yes	□ No	☐ Not Applicable☐ Not Applicable	

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D.	Ex	terior/Environmental Issues							
	1.	Exterior Drainage							
		Exterior Drainage Does the seller have actual knowledge of any problem with drainage on the property?							
		□ res □ No							
		If yes, comments:							
	2.	Damage to property							
		Does the seller have actual knowledge whether the property has previously been damaged by:							
		Fire							
		Wind ☐ Yes ☐ No							
		Flooding							
		If yes, comments:							
	2								
	3.	Wood destroying insects or rodents?							
		Does the seller have actual knowledge of any infestation or treatment for infestations?							
		☐ Yes ☐ No							
		If yes, comments:							
		Does the seller have actual knowledge of any prior damage or repairs due to a previous							
		infestation?							
		☐ Yes ☐ No							
		If yes, comments:							
	4.	Does the seller have actual knowledge of any substances, materials or environmental hazards (including but not limited to asbestos, radon gas, lead based paint, underground storage tanks, formaldebyde, contaminated soil, or other contamination) on or affecting the property? Yes							
		If yes, comments:							
	5.	Does the seller have actual knowledge of any zoning violations, nonconforming uses, violation of building restrictions or setback requirements, or any recorded or unrecorded easement, except for utilities, on or affecting the property? Yes							
		If yes, comments:							
(6.	Does the seller have actual knowledge that this property is a D.C. Landmark included in a designated historic district or is designated a historic property?							
		If yes, comments:							
,	7.	Has the property been cited for a violation of any historic preservation law or regulation during your ownership? No							
		If yes, comments:							

8. Does the seller has been placed of If yes, comments:	on the property?	dge if a faça	nde easement or a	conservation easemen	ıŧ
The seller(s) certifies that knowledge as known on the Seller Avery Cather Seller Douglas Patr:	ine Connolly	n this staten	Date S/4/14 Date	orrect to the best of the	heir
Buyer(s) have read and ack made based upon the seller for any inspections or wars statement, representation, o or absence of any conditional function.	's actual knowledge ranties which the l r warranty by any	e as of the al buyer(s) may of the seller's	bove date. This dis y wish to obtain. ' s agents or any sub	sclosure is not a substit This disclosure is NO -agents as to the presen	ute Ta
Buyer			Date		
Buyer		·	Date		





Condominium Seller Disclosure/Resale Addendum for the District of Columbia (Recommended for the Listing Agreement and required for the Regional Contract)

Address			1239	Vermont A	venue NW		·	
City	Washing	ton	, State	DC	Zip	20005	Lot:	2069
Block/Square:	245	Unit:	803	Section:		Tax	ID# <u>0245/</u>	/2069
			it(s) #	Subdivision	/Project:	Cres	cent Towers	i
PART I - S	ELLER DISC	LOSURE:	90					
1. CURRE	NT FEES AND	ASSESSME	NTS: Monthly	fees and assessr	nents as of the	e date hereof ar	nount respect	ively to:
A. Mont	hly Condomin	ium Fee: Pot	ential Buyers ar	re hereby advise	ed that the pr	esent condomii	nium fee for t	the subject uni
and p	arking space or	storage unit,	if applicable, is	\$ 577.00)	obolit collaci	num ico ioi i	ne subject um
B. Speci	al Assessments	I No D	Yes (If yes, com	iplete 1-4 below	")	. <i>L</i> :		11
1) Ke	ason for Assess	ment: <u>D>π</u>	in yes, con	neall 174001	og expon	sian al poil	-area VBST.	dech
3) Nu	mber of navme	nts remaining	8	ar of	5/1/14			(Data)
4) To	tal Special Ass	essment bala	nce remaining:	\$ 641,00	- / 7/17)			(Date)
,	•		-					
C. <u>Utiliti</u>	<u>ies Includes</u> : T	he following	utilities are inclu	ided in the Mon	thly Condom	inium Fee;		
□ No:	ne 🗹 Water	☑ Sewer 🖸	Heat LElec	tricity I Gas	Other _			
2 PARKIN	C AND STOL	PACE Parkir	ng Space(s) and	Storage Unité	may be dee	ionated by the	A	D
1) General (Common Eleme	ents for gener	al use (possibly	subject to a lea	e or license	ngnated by the	Association	Documents as:
assigned for	the exclusive	use of a part	icular Condomi	nium Unit or	3) Conveyed	hy Deed The	following D	mon clements
Storage Unit	ts convey with	this property:	Journ Condonn	inum Onic, or .	o, conveyed	by Deed. The	, tonowing F	arking and for
	•	. / .						
☐ Parking S	pace #(s)	$\overline{}$	Square	and it	☐ is ☐ is no	ot Conveyed by	Deed.	
If Conveyed	by Deed: Lot		Square	, Lo	ot	Square _		_
☐ Storage U	Jnit #(s)		Square	and it	□ is □ is no	nt Conveyed by	Deed	
If Conveyed	by Deed: Lot		Square	, Lo	ot	Square	2000.	
			•					
3. MANAG	EMENT AGE	ENT OR A	UTHORIZED	PERSON: Th	e manageme	ent agent or	person author	orized by the
Condominiu	m to provide in	tormation to t	the public regard	ling the Condon	nium and th	e Development	is as follows:	:
Name:	GHA COM	murty M.	Court, S			Phone:	703-75	2-8300
	3020	Harks	8 4 6	4. Row	· L	11 1 2		
Address:	30 20	Manage	Courity >	wile)	Fairtx	VA -Z	221	
disclosure in	violence the seco	la of a condo	AND CERT	IFICATE OF	CONDOM	INIUM BUA	KD (Condo	Docs : This
obtain from	the unit owner	ue or a condo	minium unit by	a unit owner (1	.e., me senei	other than the	declarant. S	eller agrees to
motification d	uie uini owne.	t s association	and deliver to	a Buyer, on o	r prior to the	e tenth (10th)	business day	following the
plans and all	arbibite school	ulos costificos	r, a copy of the	condominium i	nstruments (1	e., recorded de	claration, by	aws, plats and
			tions and amend					
Unit;	ement, which h	eed not be in	recordable form	, setting forth tr	e amount of	any unpaid ass	essments levi	ed against the
	icable a statem	ent which ne	ed not be in rec	ordable form o	ertifeina to th	a Roord's wair	on of an failu	ou
exercise.	any rights of	first refusal o	or other restrain	oruabic toriii, ci ots on free alie	nability of t	he Unit which	may be con	ntoined is the
Condomin	ium instrument	ts:	or odior restrain	ns on not and	nability Of t	ne ome which	may be con	named in the
			ures anticipated	by the unit own	ers' associatio	on within the or	ittent or succ	eeding 2 fiscal
years;		. T		, <u> </u>		00	THE OF SHOW	roung 2 marai
	_	©2012	The Greater Capital	Area Association of	f REALTORS®	, Inc.		
This I	Recommended For	n is the property	of The Greater Capit	tal Area Association of this Form should l	of REALTORS	®, Inc. and is for u	se by members o	nly.
			TICATORS CRITICIES (v mrs r.orm snoma	е исѕиоуец.			

GCAAR Form #921 - DC Condo Addendum

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10/2012, edit 8-13

(Formerly #1354)
Stuart & Maury, Inc.,4883 Bethesda Avenue Bethesda,MD 20814
Phone: 301.654.3200 Fax: 301.656.6182 Rochelle Rubin

Avery_Doug

D. A statement of the status and amount of any reserves for capital expenditures, contingencies, and improvements, and an portion of such reserves earmarked for any specified project by the Condominium Board; E. A copy of the statement of financial condition for the unit owners' association for the most recent fiscal year for which such statement is available, and the current operating budget, if any; F. A statement setting forth what insurance coverage is provided for all unit owners by the unit owners' association and statement whether such coverage includes public liability, loss or damage, or fire and extended coverage insurance with respect to the Unit and its contents; G. A statement that any improvements or alterations made to the Unit or the limited common elements assigned thereto, by the Seller are not in violation of the condominium instruments; H. A statement of the remaining term of any leasehold estate affecting the Condominium or the Unit and the provision governing any extension or renewal thereof; and I. The date of issuance of the certificate. Seller Date Seller Douglas Patrick Connolly							
PART II - RESALE ADDENDUM:							
The Contract of Sale dated, between							
Avery Catherine Connolly, Douglas Patrick Connolly and							
Buyer it hereby amended by the incorporation of Parts I and II herein, which shall supersede any provisions to the contrary in the Contract							
1. <u>TITLE</u> : Paragraph is amended to include the agreement of the Purchaser to take title subject to commonly acceptable easements, covenants, conditions and restrictions of record contained in Condominium instruments, and the right of other Unioneers in the Common Elements and the operation of the Condominium.							
2. <u>PAYMENT OF FEES AND ASSESSMENTS</u> : Buyer agrees to pay such Monthly Fees and/or other Special Assessments as the Board of Directors or Association of the Condominium may from time to time assess against the Unit, Parking Space and Storage Unit (as applicable) for the payment of operating and maintenance or other proper charges. Regarding any existing or levied but not yet collected Special Assessments: The Seller agrees to pay OR Buyer agrees to assume at the time of settlement any Special Assessments as disclosed in the Current Fees and Assessments Paragraph.							
3. <u>CONDOMINIUM ASSOCIATION APPROVAL</u> : If this sale is subject to approval by or right of refusal of the Council Of Unit Owners or Board Of Directors of the Condominium, in the event such approval is denied or such right of first refusal is exercised by such Council or Board, this Contract shall be null and void and the Buyer's deposit shall be refunded without delay or deduction there from.							
4. ASSUMPTION OF CONDOMINIUM OBLIGATIONS: Buyer hereby agrees to assume each and every obligation of, to be bound by and to comply with the covenants and conditions contained in the Condominium instruments including the Condominium Bylaws, and with the Rules and Regulations of the Condominium, from and after the date of settlement hereunder.							
5. <u>RIGHT TO CANCEL</u> : Buyer shall have the right for a period of three (3) business days following Buyer's receipt of the condominium documents and statements referred to in the Condo Docs Paragraph to cancel this Contract by giving Notice thereof to Seller. In the event that such condominium documents and statements are delivered Buyer on or prior to the ratification of this Contract by Buyer, such three (3) business day period shall commence upon ratification of this Contract. If the condominium documents and statements are not delivered to Buyer within the 10 business day time period referred to in the Condo Docs Paragraph, Buyer shall have the option to cancel this Contract by giving Notice thereof to Seller prior to receipt by Buyer of such condominium documents and statements. Pursuant to the provisions of this paragraph, in no event may the Buyer have the right to cancel this Contract after Settlement.							
Seller Date Buyer Date Avery Catherine Connolly							
Seller Date Buyer Date Douglas Patrick Connolly							
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GCAAR Form #921 - DC Condo Addendum (Formerly #1354)

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10/2012, edit 8-13





Jurisdictional Disclosure and Addendum to the Sales Contract for Washington, DC (Recommended for the Listing Agreement and required for the Regional Contract)

	tress	<u> </u>	1239 V€	rmon	t Ave	nue_NW		
City	Washin	ngton ,	State	DÇ	_Zip _	20005	Lot:	2069
	ck/Square: 245		Sec	tion: _		Tax II	0245//2	2069
Par	king Space(s) #	Storage Unit(s) #		:	Subdivis	ion/Project: 01d City #	2	
	PART I. SELLER DI Seller's actual knowledge	SCLOSURE - at time and belief and is curren	of listing at as of the	The	e infornereof.	nation contained in this	Disclosure is	based on th
1.	SELLER DISCLOSUI	RE: Pursuant to D.C. Co	ode §42-13	01, the	Seller i	s exempt from property co	ondition discl	osure.
2.	published in 1976 and For further information	as shown on the Soi	es Departr l Maps of act a soil	nent of the I	Agricu District Ig labor	the soil on the subject lature in the Soil Survey of Columbia at the bac ratory, the District of C	f the District k of that pu	of Columbia blication is
	Environmental Services,	or the Soil Conservation	n Service o	of the I)epartm	ent of Agriculture.		
3.	TENANCY: Seller reproperty is tenant occupi	resents that property ced, form #1314 is hereb	is OR X y provided	is no	ot subje	ct to an existing residen	tial lease or	tenancy. If
4.	CONDOMINIUM/CO- ▼ is OR is not surequired addendum is att	bject to a condominiur	OWNERS n, co-oper	ASSO ative	CIATION home	ON: Seller represents that cowners association. If a	t this property	e following
	Z Condominium Discl	osure/Addendum (GCA	AR form#	921),				
	Co-operative Disclo	sure/Addendum (GCAA	R form #92	24) or				
	Homeowners Associ	ation Disclosure/Adden	dum (GCA	AR fo	rm #923))		
5.	In accordance with the re Code Section 8-113.02(g Amendment Act of 1992 Seller hereby informs B	equirements of the District), as amended by the latter (the "Act") and the regularyer that Seller has no	ict of Colu District of dations add knowledge	mbia U Colum opted to of the	Indergrobia Und hereund e exister	single family home sales bund Storage Tank Manag lerground Storage Tank M er by the District of Colum nee or removal during Se act and the Regulations, ex	ement Act of Management Ambia (the "Receller's owner	Act of 1990 gulations"),
6.	Additional information	ricecenter.com/RP Sear regarding property tax abatements and others)	ch.jsp?sear relief and	ch typ tax cr	edit inf	ssment to determine the a commation (tax reductions r.cfo.dc.gov/page/real-pro	for seniors.	homestead
ALI	INFORMATION IN 1-		PLETEN	RV TI	ir ert	1 12/0		
Selle	in Chai	July 51	3/14 Date	Sell	Dongla er	Patrick Connolly	5/3/14	Date
		©2013 The Creater (Tanisal A			_		

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GCAAR Form # 1313 Washington DC Jurisdictional Addendum (Previously Form #114)

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PART II. RESALE ADDENDUM:

an	d Buyer is hereby amended by the incorporation of
Pa	rts I and II herein, which shall supersede any provisions to the contrary in the Contract.
1.	LEAD-BASED PAINT REGULATIONS:
A.	Disclosure" GCAAR form #907) and EPA Pamphlet "Information and Disclosure of Lead-Based Paint and Lead-Based Paint Hazards" (pre 1978 properties) may be liable under Federal law for three times the amount of damages. A Seller who fails to give the required District of Columbia Lead Disclosure ("DC Lead Disclosure" GCAAR form #917) (pre 1978 properties) may be liable under District of Columbia law for civil and criminal penalties, and for damages. The foregoing Federal Lead Disclosure, EPA Pamphlet and DC Lead Disclosure are hereinafter collectively referred to as the "Required Lead Paint Information". The Seller represents that this residential Property was built prior to 1978 OR was not built prior to 1978 OR building date is uncertain. If the dwelling(s) was built prior to 1978 or if the building date is uncertain, this Contract is not complete and not ratified unless, prior to ratification, the Buyer acknowledges receipt of the Required Lead Paint Information and has either taken the opportunity to incorporate a Lead-Based Paint Inspection contingency or waived such right. The Seller and any agent involved in the transaction are required to retain a copy of the completed Lead Paint Disclosure forms for a period of 3 years following the date of settlement. The Seller and Buyer acknowledge by their respective initials below that they have read and understand the provisions of this paragraph.
	ACC / DPC Seller's Initials/ Buyer's Initials
В,	Renovation, Repair and Painting Of Property: In accordance with the Lead Renovation, Repair and Painting Rule ("RRP") as adopted by the Environmental Protection Agency ("the EPA"), effective April 22, 2010, if the improvements on the Property were built before 1978, contractor(s) engaged by Seller to renovate, repair or paint the Property must be certified by the EPA where such work will disturb more than six square feet of lead-based paint per room for interior projects; more than 20 square feet of lead-based paint for any exterior project; or includes window replacement or demolition ("Covered Work"). Before and during any Covered Work project, contractor(s) must comply with all requirements of the RRP.
	A Seller who personally performs any Covered Work on a rental property is required to be certified by the EPA prior to performing such Covered Work. No certification is required for a Seller who personally performs Covered Work on a Seller's principal residence. However, Seller has the ultimate responsibility for the safety of Seller's family or children while performing such Covered Work. For detailed information regarding the RRP, Seller should visit http://www2.epa.gov/lead/renovation-repair-and-painting-program . The Seller and Buyer acknowledge that they have read and understand the provisions of this Section.
2.	SELLER DISCLOSURE: Pursuant to D.C. Code §42-1302, prior to the submission of the offer, the Buyer is entitled to a Seller's Disclosure Statement (if the Seller is not exempt) and hereby acknowledges receipt of same. Yes No Not applicable
3.	RECORDATION AND TRANSFER TAXES: Rates vary with the sales price and based on property type. See http://otr.cfo.dc.gov/service/recorder-deeds-frequently-asked-questions-faqs . Unless otherwise negotiated, the following will apply:
A.	Real Property: The Recordation Tax will be paid by the Buyer and the Transfer Tax will be paid by the Seller.
В.	<u>Co-operatives</u> : The Economic Interest Deed Recordation Tax will be split equally between the Buyer and the Seller. There is no Transfer Tax for Co-operatives.
4.	FOREIGN INVESTMENT TAXES - FIRPTA: Section 1445 of the United States Internal Revenue Code of 1986 provides that a Buyer of a residential real property located in the United States must withhold federal income taxes from the payment of the purchase price if (a) the purchase price exceeds Three Hundred Thousand Dollars (\$300,000.00) or the

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GCAAR Form # 1313 Washington DC Jurisdictional Addendum (Previously Form #114)

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purchase price is less than or equal to Three Hundred Thousand Dollars (\$300,000.00) and the property will not be owner occupied, and (b) Seller is a foreign person for purposes of U.S. income taxation. A foreign person includes, but is not limited to, a non-resident alien, foreign corporation, foreign partnership, foreign trust or foreign estate (as those terms are defined by the Internal Revenue Code and applicable regulations). In the event the Seller is a foreign person (as described above); the Seller will be subject to the withholding provisions of FIRPTA. If the Seller is not a foreign person, the Seller agrees to execute an affidavit to this effect at the time of Settlement.

5. NOTICES: All notices under the contract shall be in writing. Notices to the Seller shall be effective when delivered to the Seller or an Agent of the Seller named in the contract (including a Dual Representative, or a Designated Representative assigned to the Seller, as applicable, or alternatively, to the Agent's Supervising Manager). Notices to the Buyer shall be effective when delivered to the Buyer or an Agent of the Buyer named in the contract (including a Dual Representative, or Designated Representative assigned to the Buyer, as applicable, or alternatively, to the Agent's Supervising Manager). "Purchaser" means "Buyer" and vice versa. "Delivery" means hand carried, sent by overnight delivery service, sent by wired or electronic medium which produces a tangible record of the transmission (such as telegram, mailgram, telecopier or "Fax", email which includes an attachment with an actual copy of the executed instruments being transmitted, or U.S. Postal mailing). In the event of overnight delivery service, Delivery will be deemed to have been made on the next business Day following the sending, unless earlier receipt is acknowledged in writing. In the event of U.S. Postal mailing, Delivery will be deemed to have been made on the third business Day following the mailing, unless earlier receipt is acknowledged in writing. The provisions of this paragraph regarding delivery of notices shall also be applicable to delivery of resale packages for condominiums, co-operatives and/or homeowners associations as may be required in a separate addendum.

6. **DEFINITIONS**:

- A. Davs: "Day" or "Days" means calendar days unless otherwise specified.
- B. Business Days: "Business Days", whenever used, means Monday through Friday, excluding federal holidays.
- C. <u>Computation of Time Periods</u>: For the purpose of computing time periods, the first Day will be the Day following Delivery, and the time period will end at 9 p.m. on the Day specified.
- D. <u>Date of Ratification</u>: This Contract shall be deemed ratified when the contract, all addenda and any modifications thereto have been signed and initialed, where required by all parties, and Delivered to the other party pursuant to the Notices paragraph.
- E. As-Is: Except as otherwise specified herein, the Seller will deliver the Property free and clear of trash and debris, broom clean and in substantially the same physical condition to be determined as of the latter of the Contract Date or date of Home Inspection.

Seller Date Avery Catherine Connolly	Buyer Date
Seller Douglas Patrick Connolly Date	Buyer Date
Douglas Patrick Connolly	
Seller's address	Buyer's address
Seller's address	Buyer's address
Seller's telephone number	Buyer's telephone number
Seller's facsimile number doug.connolly@gmail.com avery.connolly@gmail.com	Buyer's facsimile number
Seller's email address	Buyer's email address

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Lead Paint - Federal Disclosure

Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards

RE: 1239 Vermont Avenue NW, Washington, DC 20005

Property Address

LEAD WARNING STATEMENT

Every purchaser/tenant of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller/landlord of any interest in residential real property is required to provide the buyer/tenant with any information on lead-based paint hazards from risk assessments or inspections in the seller's/landlord's possession and notify the buyer/tenant of any known

lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase/lease
SELLER'S/LANDLORD'S DISCLOSURE (initial)
(a) Presence of lead-based paint and/or lead-based paint hazards (check one below):
Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):
Seller/Landlord has no knowledge of lead-based paint and/or lead-based paint hazards in the housing. Records and reports available to the seller/landlord (check one below): Seller/Landlord has provided the purchaser/tenant with all available records and reports pertaining to lead-based paint
and/or lead-based paint hazards in the housing (list documents below):
Seller/Landlord has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
PURCHASER'S/TENANT'S ACKNOWLEDGMENT (initial)
(c) Purchaser/Tenant has read the Lead Warning Statement above
(d) Purchaser/Tenant has received copies of all information listed above. Yes No None listed
(e) Purchaser/Tenant has received the pamphlet Protect Your Family From Lead in Your Home. Yes No
(f) Purchaser has (check one below):
Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the
presence of lead-based paint and/or lead-based paint hazards; or
Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
AGENT'S ACKNOWLEDGMENT (initial)
Agent has informed the seller/landlord of the seller's/landlord's obligations Under 42 U.S.C. 4582(d) and is aware of his/her responsibility to ensure compliance.
CERTIFICATION OF ACCURACY
The following parties have reviewed the information above and certify, to the best of their knowledge, that the information provided by
the signatory is true and accurate.
a- Ch Ch 5/3/14 >
Seller/Landlord Date Buyer/Tenant Date
Avery Catherine Connolly
Dougles Com 5/3/14
Seller/Landlord Date Buyer/Tenant Date
Douglas Patrick Connolly
Asch. 11 6 August 5-3-14
Agent Rochelle E. Rubin Date Agent Date
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GCAAR FORM # 907 Federal Lead Disclosure — MC & DC Page 1 of 1 (Previously form # 500)
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INSTRUCTIONS FOR LEAD DISCLOSURE IN THE DISTRICT OF COLUMBIA

This disclosure form is intended to satisfy Federal disclosure requirements under 42 U.S.C. 4852d, as well as the District of Columbia's locally required disclosure requirements under D.C. Official Code § 8-231.01 and § 8-231.04. Under both Federal and District law, lead disclosure must occur before a tenant or purchaser of a pre-1978 residential property is obligated to lease or buy the property.

NOTE: There are some important differences between the Federal disclosure requirements and the District's disclosure requirements. Not all of these differences can be reconciled in the District's Lead Disclosure Form. Accordingly, it is vitally important that you <u>read these instructions carefully</u>, so that you remain in compliance with both Federal and District law pertaining to lead disclosure.

I. WHAT THE DISTRICT'S LEAD DISCLOSURE FORM PROVIDES

The District's Lead Disclosure Form provides:

- The Lead Warning Statement that Federal law requires;
- Notice that any lead-related records or reports must be made available to the prospective tenant or purchaser, as required by both Federal and District law;
- Room for the owner to list relevant details about the location of any known lead-based paint;
- Room for the owner to list relevant details about the location of lead-based paint hazards that the owner reasonably should know about; and
- Room for the owner to list any pending actions related to the property that have been ordered by a District agency.

II. KEY DIFFERENCES BETWEEN THE DISTRICT LAW AND FEDERAL LAW

• The District's lead law's definition of a "lead-based paint hazard" is different from the Federal definition of the same term. The District's definition of the term includes additional conditions that constitute a lead-based paint hazard, meaning it is stricter than the Federal definition.
Owners who use the District's Lead Disclosure Form to meet the District's requirement for disclosure must use the District law's definition of "lead-based paint hazard" when completing the form. To help owners complete the form correctly, that definition is included on the form itself, as is the District's definition of the term "presumed lead-based paint," another key term to understand when completing the form. Illustration: If an owner knows that there is peeling paint on their pre-1978 residential property, that paint is presumed by District law to be

GCAAR Form 917

6/2012

Stuart & Maury, Inc.,4883 Bethesda Avenue Bethesda,MD 20814 Phone: 301.654.3200 Fax: 301.656.6182 1

lead-based paint, and because the paint is in deteriorated condition, it is a lead-based paint hazard under District law and must be listed as such on the District's Lead Disclosure Form,

- District law requires the owner to disclose information related to the property about the presence of lead-based paint, lead-based paint hazards, and any pending actions ordered by a District agency, whenever such information is "reasonably known to the owner." In contrast, Federal law only requires information about the presence of "known" lead-based paint and/or lead-based paint hazards to be disclosed. In other words, the District's requirements are stricter than the Federal requirements, regarding what the owner must disclose. To satisfy District law, an owner must not only disclose what they actually know about the presence of lead-based paint and/or lead-based paint hazards on their property, but they must also disclose what it is reasonable for them to know about such presence. Illustration: If an owner has not given his or her pre-1978 property a new coat of paint in the past twenty years, it is reasonable for the owner to know that the paint is no longer in intact condition. Therefore, the owner must disclose that lead-based paint hazards are present on the interior and/or the exterior of the property, in the form of deteriorated presumed lead-based paint.
- The Federal disclosure requirements apply to "target housing," a smaller category of housing than District law applies to. "Target housing" is a term that means pre-1978 residential properties, but that excludes "housing for the elderly or persons with disabilities (unless any child who is less than 6 years of age resides or is expected to reside in such housing) or any 0-bedroom dwelling [which are dwellings in which the living area is not separated from the sleeping area, such as efficiencies, studio apartments, dormitories, military barracks, and rentals of individual rooms in residential dwellings]." In contrast, the District's disclosure requirements apply to pre-1978 "dwelling units," which is a term that means "a room or a group of rooms that form a single independent habitable unit for permanent occupation by one or more individuals, that has living facilities with permanent provisions for living, sleeping, eating, and sanitation."

The District has the same exception as the Federal exception, with respect to housing for the elderly or designated exclusively for persons with disabilities that does not contain a child under 6 years of age, and the following additional 3 exceptions: "[1] A unit within a hotel, motel, or seasonal or transient facility, unless such unit is or will be occupied by a person at risk for a period exceeding 30 days; [2] an area within the dwelling unit that is secured and accessible only to authorized personnel; [and 3] an unoccupied dwelling unit that is to be demolished, provided that the dwelling unit will remain unoccupied until demolition." Note that the Federal exception for "0-bedroom dwelling" is not an exception under District law. Key point: if you are submitting the District's Lead Disclosure Form with the intent to satisfy both Federal and District disclosure requirements, an initial exemption from the requirement of submitting the form in cases involving pre-1978 residential housing is the one having to do with housing designated for the elderly or for the disabled.

Both Federal and District law require the owner to submit a completed Lead Disclosure Form
prior to the purchaser or tenant being obligated under a contract to purchase or lease the dwelling
unit. However, Federal law and District law have different exceptions that apply, in addition

to the above-mentioned initial exemption, and they can also exempt the owner from having to submit a completed disclosure form:

Exceptions under Federal law

- ✓ Sales of pre-1978 residential housing at foreclosure;
- ✓ Leases of pre-1978 residential housing that have been found to be lead-based paint free by a certified lead inspector;
- ✓ Short-term leases of 100 days or less, where no lease renewal or extension can occur; and
- ✓ Renewals of existing leases in pre-1978 residential housing in which the lessor has previously disclosed all information required by the Federal disclosure requirements related to the presence of known lead-based paint and/or lead-based paint hazards.

Exceptions under District law

- ✓ When the owner has a report from a risk assessor or an inspector certifying that a dwelling unit is a lead-free unit, the owner may provide that report instead of a completed disclosure form; and
- ✓ When the owner has three clearance reports issued at least twelve months apart and within the previous seven years, and the property was not and is not subject to any housing code violations that occurred during the past five years or any that are outstanding, the owner may provide those clearance reports instead of a completed disclosure form.

If one of the above exception scenarios exists, the owner must make sure the exception applies to the disclosure situation. For example, if District law requires that the Lead Disclosure Form be completed and submitted, an owner cannot use one of the exceptions provided by Federal law to avoid submitting the completed form. Conversely, an owner who is required by Federal law to disclose the known presence of lead-based paint and/or lead-based paint hazards cannot use an exception created by District law to avoid submitting the federally required information.

- If an owner learns of the presence of lead-based paint in a dwelling unit, District law requires the owner to:
 - ✓ Notify the tenant of the presence of lead-based paint within 10 days after discovering its presence; and
 - ✓ Provide the tenant with (1) the Federal Lead Warning Statement that is currently printed at the top of the District's Lead Disclosure Form, and with (2) the lead hazard information pamphlet entitled *Protect Your Family From Lead in Your Home* (EPA-747-K-94-001). However, if the tenant has already received the Warning Statement and the pamphlet within the prior 12 month period, then the owner does not have to provide them again during this same time period.

III. ADDITIONAL DISCLOSURE REQUIREMENTS UNDER FEDERAL LAW

Providing the Lead Disclosure Form does not conclude an owner's obligations under related Federal law. Federal law requires that the following additional disclosure-related requirements also be met:

- The seller or lessor must provide the purchaser or lessee with an EPA-approved lead hazard information pamphlet, such as the EPA pamphlet entitled *Protect Your Family From Lead in Your Home* (EPA-747-K-94-001).
- The seller or lessor must disclose information about the presence of any known lead-based paint and/or lead-based paint hazards, as well as the existence of any available records or reports pertaining to such presence, not just to the purchaser or lessee, but also to each agent involved in the process. The term "agent" is defined as "any party who enters into a contract with a seller or lessor, including any party who enters into a contract with a representative of the seller or lessor, for the purpose of selling or leasing target housing [except for] purchasers or any purchaser's representative who receives all compensation from the purchaser."
- The Federal disclosure law requires owners to give prospective purchasers and tenants a 10-day opportunity to conduct a risk assessment or inspection to determine whether lead-based paint and/or lead-based paint hazards are present, prior to a purchase and sale agreement or a lease being executed. Owners of residential property in the District of Columbia must also follow this additional requirement imposed by Federal law.
- The Federal disclosure law requires lessors to provide lessees with available records or reports pertaining to lead-based paint and/or lead-based paint hazards, but permits owners to submit report summaries under certain circumstances. Lengthy court documents and construction documents may be excerpted, provided that all information regarding lead-based paint and lead-based paint hazards is included along with sufficient background information, so that the context of the excerpt is clear. For paint inspection and risk assessment reports, EPA and HUD have determined that lessors may provide lessees with a summary of all paint inspection and risk assessment reports, provided that the summary is prepared by a certified paint inspector or risk assessor. Where information about specific units is inconsistent with the conclusions as a whole, this information must be included along with the summary of general conclusions. In situations where documents are excerpted or summarized, they must be accompanied by a list of all complete records and reports available to the lessee. If the lessor chooses to provide excerpts or summaries and document lists in lieu of complete copies, the lessor must provide the lessee with the opportunity to review the complete documents in a central location on the premises, if feasible, and the opportunity to receive copies of any documents not provided, upon request, and at no cost to the lessee.
- The Federal disclosure law requires owners to attach its required disclosure materials, including the Federal Lead Warning Statement, to the sales or leasing contract before a purchaser or lessee is obligated under a contract to purchase or lease pre-1978 residential housing. District law does not require that this information be attached to sales or leasing contracts, only that it be provided before the buyer or renter is obligated. But whenever Federal law is more stringent than local

law, Federal law applies, and therefore owners of residential property in the District of Columbia who want to submit only one disclosure form to satisfy both Federal and District requirements must follow the additional requirement imposed by Federal law, of attaching the Lead Disclosure Form to the sales or leasing contract.

Interpretative Guidance for the Real Estate Community on the Requirements for Disclosure of Information Concerning Lead-based Paint in Housing, August 20, 1996, page 6, answer to question 13.

LEAD DISCLOSURE FORM

Federal Lead Warning Statement: Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention.

ADDRESS OF PROPE	RTY, INCLUDING UNIT NUMBER IF ANY:
1239 Vermont Ave	enue NW
Washington, DC	20005

The District of Columbia "Lead-Hazard Prevention and Elimination Act of 2008," as amended (the "Act"), D.C. Official Code § 8-231.01 et seq., requires an owner of a residential property constructed before 1978 to disclose the information contained in this Lead Disclosure Form to prospective tenants or prospective property purchasers, before any change in occupancy or contract for possession is executed. Owners are required to disclose specific information which they know or reasonably should know about the property related to the presence of lead-based paint and/or lead-based paint hazards, and any pending actions ordered under the Act. To meet the requirements of this law, you must complete this Lead Disclosure Form.

I am the owner or authorized owner's agent of (Insert Full Address of Property)

1239 Vermont Avenue NW, Washington, DC 20005

and affirm that the following answers state what I reasonably know about my property.

CHECK ONE BOX UNDER A, B, AND C, BELOW.

A. Check one of the following 3 statements that accurately describes what you know about the presence of lead-based paint on your property:

Lead-based paint is known or reasonably known to be present property (including common areas, if applicable), at the following and any other relevant details, and provide access to any available of lead-based paint at this property):	locations (specify components, rooms,
To my knowledge, lead-based paint is not known or reasonab or on the exterior of the property, including common areas. I will phave about the absence of lead-based paint at this property.	
While lead-based paint is not known by me to be present in the there, because the dwelling unit was constructed prior to 1978.	e dwelling unit, it is presumed to be

B. Check one of the following 2 statements that accurately describes what you know or reasonably should know about the condition of your property:

NOTE: The following definitions must be followed to comply with District law.

DISTRICT OF COLUMBIA DEFINITION OF LEAD-BASED PAINT HAZARD: "Lead-based paint hazard" means any condition that causes exposure to lead from lead-contaminated dust, lead-contaminated soil, deteriorated lead-based paint or presumed lead-based paint, or lead-based paint or presumed lead-based paint that is disturbed without containment. See D.C. Official Code § 8-231.01(22).

DEFINITION OF PRESUMED LEAD-BASED PAINT: "Presumed lead-based paint" means paint or other surface coating affixed to a component in or on a dwelling unit or child-occupied facility, constructed prior to 1978. See D.C. Official Code § 8-231.01(32). I have reason to believe a lead-based paint hazard is present on the interior or on the exterior of the property (including common areas, if applicable), at the following locations (specify components, rooms, and any other relevant details, and provide access to any available record or report about the presence of lead-based paint hazards at this property): To my knowledge, lead-based paint hazards are not present nor likely to be present on the interior or on the exterior of the property, including common areas, if applicable. I will provide access to any record or report I have about the absence of lead-based paint hazards at this property. C. Check one of the following 2 statements that accurately describes whether any government action is currently pending, with respect to your property or unit: There are currently no pending actions ordered by a District Government agency with respect to the property listed above. There are currently pending actions that have been ordered by a District Government agency with respect to this property, as follows: By my signature below, I agree that this Lead Disclosure Form states information about my property or unit listed above, which is reasonably known to me, and that I have answered the questions in this form truthfully. I also agree to comply with the Act's requirement that I provide this information to my prospective tenants, as well as to any prospective purchasers, before they are under any contract to purchase or lease a dwelling unit. I understand that falsification of any information provided or required in this document may subject me to civil or criminal penalties. D.C. Official Code § 8-231.15(b) and § 8-231.16(b). ME OF OWNER/OWNER'S AUTHORIZED AGENT Avery Catherine Connolly



GOVERNMENT OF THE DISTRICT OF COLUMBIA



ACKNOWLEDGEMENT FORM

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards and/or Pending Government Actions

ADDRESS OF PROPERTY, INCLUDING UNIT # IF ANY: 1239 Vermont Avenue NW Washington, DC 20005			
Lessee's Acknowledgement			
I confirm that I have received a completed above, and that I received it on (insert date):	Lead Disclosure Form for the property address specified		
I confirm that I have received the pamphle I received it on (insert date):	et, Protect Your Family From Lead in Your Home, and that		
Lessee's Signature	Date		
Prospective Purchaser's Acknowledgement			
☐ I confirm that I have received a completed above, and that I received it on (insert date):	Lead Disclosure Form for the property address specified		
☐ I confirm that I have received the pamphle I received it on (insert date):	t, Protect Your Family From Lead in Your Home, and that		
Prospective Purchaser's Signature	Date		
Agent's Acknowledgement			
I have informed the property owner of the	property owner's obligations under 42 U.S.C. 4852d, and		
I am aware of my responsibility to ensure comp	liance.		
Grachelle Killin	5-1-2014		
Agent's Signature Rochelle E. Rubin	Date		