COMPASS

INFORMATION REQUESTED FOR MAKING AN OFFER

Owner: Abra E. Edwards
Address: 1308 12th St NW #C, Washington, DC 20005
SSL: 0280 // 2231

Disclosures:

Jurisdictional Disclosure and Addendum
Seller's Disclosure Statement
Inclusions/Exclusions Disclosure and Addendum
Disclosure of Brokerage Relationship
Condo/Co-op Seller Disclosure/Resale Addendum
Federal Lead Paint Disclosure

Financing: Please include a full approval letter from a reputable lender and the GCAAR

Financial Information Worksheet.

Settlement Company: KVS Title will provide a \$500 Buyer Credit at Settlement

Preferred Lender: Jon Okun of Prosperity Home Loans. No mortgage fees will be charged!

jonathan.okun@phmloans.com / 443-610-8371

Broker Info:

Compass Real Estate 1313 14th Street NW Washington, DC 20005 Phone: 202-386-6330

Broker License: CO98375134 Broker Code: COMPS1

Please register your offer by calling Casey Aboulafia at the number listed below!

Agent Info:

Casey Aboulafia Cell: 202-780-5885

Email: casey@homeswithcasey.com

Agent License: SP98360832

MRIS ID: 96742





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

The Contract of Sale dated	between		
	(Buyer) and	Abra E Edwards	(Seller)
for the purchase of the rea	property located at		(001101)
Address 1308 12th St	: NW Apt C		Unit#
City Washington	Sta	te <u>DC</u> Zip Code 20005-4435	, Parking Space(s) #
Storage Unit #	with the legal description of Lot 223:	Block/Square 0280	
Subdivision/Project Name		Tax Account # 0280//2231	
is hereby amended by the	incorporation of this Addendum, which sha	l supersede any provisions to the co	ontrary in this Contract.
	CLOSURE - AT TIME OF LISTING		
The information contain	ned in this Disclosure was completed by	v Seller, is based on the Seller's	actual knowledge and helief and is
current as of the date he	reof.	,	The state of the s
	OSURE: Pursuant to D.C. Code §	17-1301 Seller is exempt for	om property condition disclosure
Yes X No	randali to D.C. Code 3	*2-1301, Sener is exempt in	an property condition disclosure.
2. DC SOIL DISCLO	OSURE REQUIREMENTS: The ch	aracteristic of the soil on the	Property as described by the Soil
Conservation Service of	the United States Department of Agri	culture in the Soil Survey of the	District of Columbia audiobatia
1076 and as shown on th	to Soil Mone of the District of Columbia	culture in the Son Survey of the	s District of Columbia published in
chillum	ne Soil Maps of the District of Columbi	a at the back of that publication	15 urban land beltsville
	7		
For further information	, Buyer can contact a soil testing lal	poratory, the District of Colum	ibia Department of Environmental
Services, or the Soil Cor	nservation Service of the Department of	Agriculture.	
tenancy at the time Selle or other person entitled	represents that property is/was OF er decided to sell. District of Columbia to the possession, occupancy, or the ncy Addendum is hereby provided.	broadly defines a tenant as "a t	tenant, subtenant, lessee, sublessee.
,	,		
4. CONDOMINIUM/ is not subject to a co	CO-OPERATIVE/HOMEOWNERS on dominium, co-operative or homeown	ASSOCIATION: Seller repre	sents that this Property is OR
attached:	•		To T
X Condominium	Seller Disclosure/Resale Addendum fo	rDC.	
	eller Disclosure/Resale Addendum for		Jamehia ar
HOA Seller Di	sclosure/Resale Addendum for DC	wanyiand and the District of Co	tumota, or
	sciosaro Aconicami for DC		
			_
5. UNDERGROUND	STORAGE TANK DISCLOSURE: (Applicable to single family ho	me sales only)
In accordance with the re	quirements of the District of Columbia	Underground Storage Tank Ma	magement Act of 1990 [D.C. Code
Section 8-113.02(g)], as .	amended by the District of Columbia 1	Juderground Storage Tank Man	agement Act of 1990 Amendment
Act of 1992 (the "Act")	and the regulations adopted thereunde	er by the District of Columbia	(the "Regulations") Seller hereby
informs Buyer that Selle	er has no knowledge of the existence	a or removed during Seller's a	wrankin of the Department of any
underground storage took	re on that term is defined in the Act and	the Desired and the Desired of the D	whership of the Property of any
mider Bround storage talls	s as that term is defined in the Act and	me Regulations, except as follo	ws:
_			
6. PROPERTY TAXE	S: Future property taxes may change.	To determine the applicable rate	, see
https://www.taxpayerserv	icecenter.com/RP Search.jsp?search t	vpe=Assessment. Additional in	iformation regarding property tax
relief and tax credit infor	mation (tax reductions for seniors, ho	mestead exemptions property t	av shatements and others) can be
found at: http://otr.cfo.de	gov/page/real-property-tax-credits-free	mently-asked-questions-face	and outers, can be
		Inno	
		MAN V	Eb2, 2018
Seller	Date	Callan	3 1006, 1018
John	Date	Seller	Date
		Abra E Edwards	

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GCAAR Form # 1313 - Washington DC Jurisdictional Addendum Logan Circle Office, 1313 14th Street NW Washington, DC 20005
Casey Aboulatia

Page 1 of 2

Phone: 202-780-5885

10/2017 Abra Edwards

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PART II. RESALE ADDENDUM	e e	
The Contract of Sale datedand BuyerParts I and II herein, which shall sup		Abra E Edwards is hereby amended by the incorporation of contrary in the Contract.
		02, prior to the submission of the offer, Buyer is entitled to a d hereby acknowledges receipt of same. Yes No
http://otr.cfo.dc.gov/service/recorder	-deeds-frequently-asked-queston Buyer, if Buyer meets the rest.). See below for additional in	vary with the sales price and based on property type. See stions-faqs. In limited circumstances, an exemption from equirements for the Lower Income Home Ownership Exemption of the Income Ownership Exemption Ownership Exemption of the Income Ownership Exemption of the Inco
B. Co-operatives: The Economo Transfer Tax for Co-operatives: C. Tax Abatement Program Program can be obtained at: 20140909 110358.pdf. If Buy Additionally, Seller shall credit Seller's Transfer Tax to be applicable, that the entire credit of this credit, then said credit is Buyer is or is not apply D. First-Time Homebuyer R eligible for a reduced recordati (See https://otr.cfo.dc.gov/node) 3. The principals to the Contract metals are the said credit and the said credit is so that the said credit is so that the entire credit is not apply the said credit is not	omic Interest Deed Recordation ives. Additional information (inc. http://otr.cfo.dc.gov/sites/de. yer meets the requirements of lit Buyer an amount equal to blied towards Buyer's settlemer the provisions of this Co it provided for herein may be shall be reduced to the amount ying for the Tax Abatement Precordation Tax Credit: Buyer on tax. It is the Buyer's respect/1272871.)	
and shall not be merged herein.	S R622018	- Davis
Seller Abra E Edwards	Date	Buyer Date
Seller	Date	Buyer Date

10/2017





SELLER'S DISCLOSURE STATEMENT

<u>Instructions to the Seller for Seller's Disclosure Statement</u>

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

Logan Circle Office, 1313 14th Street NW Washington, DC 20005

Phone: 202-780-5885

Fax:

Casey Aboulafia

Abra Edwards





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 <u>after</u> 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.

SELLER'S PROPERTY CONDITION STATEMENT

For Washington, DC 1308 12th St NW Apt C Property Address: Washington, DC 20005-4435 Is the property included in a: condominium association? Yes Yes cooperative? ☐ Yes No. homeowners association with mandatory participation and fee? ☐ Yes If this is a sale of a condominium unit or cooperative unit, or in a homeowners association, this disclosure form provides information only as to the unit (as defined in the governing documents of the association) or lot (as defined in the covenants 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 Act. 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. Seller Disclosure: The Seller discloses the following information with the knowledge that, even though this is not a 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 antical sale of property. The following are statements made solely by the Seller and are not the statements of the Seller's agent (s), if any. This information is a disclosure only and is not intended to be a part of any contract between Buyer and Seller. The seller(s) completing this disclosure statement have owned the property from __09/26/2005 to Orccent The seller(s) completing this disclosure have occupied the residence from 09/26/2005**Structural Conditions** 1. Roof Z roof is a common element maintained by condominium or cooperative (no further roof disclosure required). □ 0-5 years □ 5-10 years □ 10-15 years □ 15+ years □ Unknown Age of Roof Does the seller have actual knowledge of any current leaks or evidence of moisture from roof? ☐ Yes If yes, comments: Does the seller have actual knowledge of any existing fire retardant treated plywood? ☐ Yes 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? ■ No ☐ No chimneys or flues If yes, when were they last serviced or inspected?

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

GCAAR Form #919 – DC Seller's Disclosure

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Revised October 2011

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Abra Edwards

	3.	Basement				
		Does the seller I	have actual kno	wledge of any	current leaks or evider	nce of moisture in the
		basement?				
			☐ Yes	□ No	Not Applicable	
		If yes, comments			,	
				ledge of any st	ructural defects in the fou	indation?
			☐ Yes	No No		
		If yes, comments:	· -			
	4.	Walls and floors				
				ledge of any st	ructural defects in walls o	r floors?
			☐ Yes	⊠.No		
		If yes, comments:				
	5.	Insulation				
			ve actual know	ledge of presen	ce of urea formaldehyde	foam insulation?
		2000 1110 101101 111	☐ Yes		oo or arou roraminoury ac	
		If yes, comments:				
	6.	Windows	=			
	U •		ve somel know	ledge of env wi	ndows not in normal wor	dring order?
		Does me sener na	☐ Yes	INO	ndows not in normal wor	wing order t
		If yes, comments:				
		n yes, comments.	2			
В.	Or	perating Conditi	ion of Prope	rtv Systems		
ъ.					mon element maintained	l hy condominium or
	1.	cooperative (no fu				by condominant of
		Tune of system	Forced A		adiator	huma
		Type of system	☐ Flootric b	roboond KIC	adiator — I neat r	ишр
		Heating Fuel	☐ Metarral C	aseboard 🖂 C	lectric	□ O45
		A ca of creaters	I Natural O		-10 years	Other
		Age of system	U-3 years	ال ا المحمد ما محمله محالما	-10 years	years w Unknown
		Does me seller na	ve actual know.	ledge that neat	s not supplied to any fini	sned rooms?
		TC		IXI NO		~
		If yes, comments:	. 11	1 6 1	0	•
		Does the seller has	ve actual know.	ledge of any de	fects in the heating system	n?
		70	☐ Yes			
		If yes, comments:				
		Does the heating s	system include:	150°		
		Humidifier			Unknown	
		Electronic air filte		⊠ No	☐ Unknown	
			the seller have	e actual knowle	edge of any defects with	h the humidifier and
		electronic filter?				
			☐ Yes	□ No	Not Applicable	
		If yes, comments:				
			_			
	2.				is a common elem	
			or cooperative	(no further disc	losure on air conditionin	
		Type of system:	☐ Central A		_	w/wall units
			☑ Other HV		ot Applicable	
		Air Conditioning I			ectric Oil Other	4-
		Age of system	\Box 0-5 years	□ 5-	10 years	years 🛛 Unknown

	rooms?	☐ Yes	No No	Not Applicable	ned to any limish
	If yes, comments:	: ve actual knov	vledge of any i	problems or defects in the cool	ing system?
	Boos mo senor m	☐ Yes	No No	Not Applicable	ing system:
	If yes, comments:		424 140	ш тогириолого	
3.	Plumbing System	n			
	Type of system			ized Plastic Polybutelene	Unknowi
	Water Supply				
	Sewage Disposal				
	Water Heater Fue	l 🗌 Natural (Gas 🗵	Electric	☐ Other
	Does the seller ha	ve actual knov	vledge of any o	lefects with the plumbing syste	em?
		Yes	🛚 No		
	If yes, comments:				
4.	Electrical System				
	Does the seller ha	ave actual kno	wledge of any	y defects in the electrical syst	tem, including th
	electrical fuses, ci	rcuit breakers,		ing?	_
		☐ Yes	No No		
	If yes, comments:				
Ap	pliances				
Doe	es the seller have ac	tual knowledg	e of any defec	ts with the following appliance	es?
Ran	nge/Oven	☐ Yes	⊠ No	☐ Not Applicable	
	hwasher	☐ Yes	☑ No	☐ Not Applicable	
Ref	rigerator	☐ Yes	☑ No	☐ Not Applicable	
	ige hood/fan	☐ Yes	M No	☐ Not Applicable	
	rowave oven	☐ Yes	☑ No	☐ Not Applicable	
	bage Disposal	☐ Yes	₩ No	☐ Not Applicable	
	np Pump	☐ Yes	□ No	Mot Applicable	
	sh compactor	☐ Yes	□ No	Not Applicable	
	antenna/controls	☐ Yes	☐ No	☑ Not Applicable	
	tral vacuum	☐ Yes	□ No	Not Applicable	
	ling fan	☐ Yes	□ No	Not Applicable	
	c fan	☐ Yes	□ No	Not Applicable	
	na/Hot tub	☐ Yes	□ No	Not Applicable	
Sau		☐ Yes	☐ No	Not Applicable	
	l heater & edium				
Poo	l heater & equip.	_			
Pool Secu	urity System	☐ Yes	□ No	Not Applicable	
Pool Secu Inter	urity System rcom System	☐ Yes ☐ Yes	□ No □ No	Not Applicable Not Applicable	
Pool Secu Inter Gara	urity System rcom System age door opener	☐ Yes ☐ Yes ☐ Yes	□ No □ No □ No	✓ Not Applicable✓ Not Applicable✓ Not Applicable	
Pool Secu Inter Gara	urity System rcom System age door opener remote controls	☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes	□ No□ No□ No□ No	 ✓ Not Applicable ✓ Not Applicable ✓ Not Applicable ✓ Not Applicable 	
Pool Security Interest & & Law	urity System rcom System age door opener remote controls n sprinkler system	☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes	□ No□ No□ No□ No□ No	Not Applicable Not Applicable Not Applicable Not Applicable Not Applicable Not Applicable	
Pool Security Gara & Law Water	urity System rcom System age door opener remote controls n sprinkler system er treatment system	☐ Yes	☐ No	Not Applicable	
Pool Secu Inter Gara & Law Wate Smooth	urity System rcom System age door opener remote controls n sprinkler system er treatment system oke Detectors	☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes	□ No□ No□ No□ No□ No	Not Applicable Not Applicable Not Applicable Not Applicable Not Applicable Not Applicable	
Pool Secu Inter Gara & Law Wat Smo Cart	urity System rcom System age door opener remote controls rn sprinkler system er treatment system oke Detectors oon Monoxide	Yes	No	Not Applicable	
Pool Secu Inter Gara & Law Wat Smo Cart	urity System rcom System age door opener remote controls n sprinkler system er treatment system oke Detectors oon Monoxide etectors	☐ Yes	No	Not Applicable	
Pool Secu Inter Gara & Law Wat Smo Cart Do Other	urity System rcom System age door opener remote controls rn sprinkler system er treatment system oke Detectors oon Monoxide	Yes	No	Not Applicable	

Does the seller have actual knowledge of any problem with drainage on the property? Yes No If yes, comments: Damage to property Does the seller have actual knowledge whether the property has previously been damaged by: Fire Yes No Wind Yes No Flooding Yes No
Damage to property Does the seller have actual knowledge whether the property has previously been damaged by: Fire
Damage to property Does the seller have actual knowledge whether the property has previously been damaged by: Fire ☐ Yes ☒ No Wind ☐ Yes ☒ No
Does the seller have actual knowledge whether the property has previously been damaged by: Fire
Fire
Fire Yes No Wind Yes No Flooding Yes No
Wind Yes No
Flooding Ves X No
If yes, comments:
Wood destroying insects or rodents? Does the seller have actual knowledge of any infestation or treatment for infestations?
Yes X No
If yes, comments:
Does the seller have actual knowledge of any prior damage or repairs due to a previous
infestation?
☐ Yes
If yes, comments:
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, formaldehyde, contaminated soil, or other contamination) on or affecting the property? Yes No
If yes, comments:
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 No
If yes, comments:
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? Yes No
If yes, comments:
Has the property been cited for a violation of any historic preservation law or regulation during your ownership?
☐ Yes No
If yes, comments:

8.	Does the seller have actual knowledge if a faça has been placed on the property?	ade easement or a conservation easement
	If yes, comments:	
	ler(s) certifies that the information in this stater lige as known on the date of signature. Seller Abra E Edwards	ment is true and correct to the best of their Date
	Seller	Date
made bas for any i statemen	have read and acknowledge receipt of this state sed upon the seller's actual knowledge as of the a inspections or warranties which the buyer(s) mat, representation, or warranty by any of the seller see of any condition, defect or malfunction or a tion.	bove date. This disclosure is not a substitute y wish to obtain. This disclosure is NOT a s agents or any sub-agents as to the presence
3	Buyer	Date
2	Buyer	Date







Inclusions/Exclusions Disclosure and/or Addendum Required for use with GCAAR Listing Agreement & Sales Contract

PROPERTY ADDRESS: 1308 12th St NW Apt C. Washington, DC 20005-4435

heating and central air conditioning equipments torm doors, screens, installed wall-to-wall for electronics components, smoke and heating the screens of the	ment, plumbing and lighting fit carpeting, shutters, window shat detectors, TV antennas, extenents/devices DO NOT CONV be noted in the blank. ELECTRONICS Alarm System Intercom Satellite Dishes LIVING AREAS Fireplace Screen/Degas Log Ceiling Fans Window Fans Window Treatment WATER/HVAC	Storage Shed Garage Door Opener Garage Door Remote/Fob ts Back-up Generator Radon Remediation System Solar Panels	ws, ets all
limited to: solar panels & systems, applia system and/or monitoring, and satellite con	ances, fuel tanks, water treatm ntracts DO NOT CONVEY un	: Leased items/systems or service contracts, including but n	
Seller Abra E Edwards	Date	Seiler Da	ite
The Contract of Sale datedfo	between Seller and Buyer	TRACT: (Completed only after presentation to the Buyer) r Abra E Edwards e is hereby amended by the incorporation of this Addendum	n.
Seller (sign only after Buyer)	Date	Buyer Da	te
Seller (sign only after Buyer)	Date	Buyer Date	te

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THIS NOTICE IS REQUIRED BY LAW AND IS NOT A CONTRACT. THIS DISCLOSURE DOES NOT CREATE A BROKERAGE RELATIONSHIP.

Disclosure of Brokerage Relationship District of Columbia

Prior to providing specific real estate assistance, District of Columbia law requires that a licensee disclose to any party who the licensee does NOT represent the identity of the party to the proposed transaction which the licensee does represent. Even though a licensee may not represent you, that licensee must still treat you honestly in the transaction.

We, the undersigned ☐ Buyer(s)/Tenant(s) or understand we are NOT represented by the licer	Seller(s)/Landlord(s) acknowledge receipt of this Disclosure, and usee identified below.
(Licensee & License #)	and (Brokerage Firm)
(======================================	(=)
The licensee and brokerage firm named above re	epresent the following party in the real estate transaction:
Seller(s)/Landlord(s) (The licensee has ento is acting as a sub-agent of the listing broker.)	ered into a written listing agreement with the seller(s) or landlord(s) or
Buyer(s)/Tenant(s) (The licensee has entere	d into a written agency agreement with the buyer/tenant.)
☐ Designated Agent of the ☐ Buyer(s)/Tenar (Both the buyers and sellers have previously indicating the parties represented.	nt(s) or Seller(s)/Landlord(s) y consented to "Designated Agency", and the licensee listed above is
Acknowledged	Date Date
Acknowledged	Date
Name of Person(s):	
certify on this date that I, the real estate agent, ha	ave delivered a copy of this disclosure to the person(s) identified above.
igned (Licensee)	Date
Previous	editions of this form should be destroyed.
CAAR Form #1002- DC - Disclosure of Brokerage Relationship	Page 1 of 1 10/2011
ormerly form #143)	
ogan Circle Office, 1313 14th Street NW Washington, DC 20005 none: 202-780-5885 Fax: Ca	scy Aboulafia Abra Edwards
TOTTO: TATA-10A-2023 7.8V* /08	A) Ala Edwards

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We, the undersigned Duyer(s)/Tenant(s) or understand we are NOT represented by the licens	Seller(s)/Landlord(s) acknown ee identified below.	ledge receipt of this Disclosure, and
Casey Aboulafia SP98360832 (Licensee & License #)	and Comp	Oass Real Estate (Brokerage Firm)
The licensee and brokerage firm named above rep	resent the following party in the	real estate transaction:
Seller(s)/Landlord(s) (The licensee has entered is acting as a sub-agent of the listing broker.)	ed into a written listing agreemen	nt with the seller(s) or landlord(s) or
Buyer(s)/Tenant(s) (The licensee has entered	into a written agency agreement	with the buyer/tenant.)
☐ Designated Agent of the ☐ Buyer(s)/Tenant (Both the buyers and sellers have previously a indicating the parties represented.	(s) or Seller(s)/Landlord(s) consented to "Designated Agend	y", and the licensee listed above is
Acknowledged	Date	
Acknowledged	Date	
Name of Person(s):		
certify on this date that I, the real estate agent, have	delivered a copy of this disclos	ure to the person(s) identified above.
igned (Licensee)	Date	
Previous edit	tions of this form should be destroyed.	
CAAR Form #1002- DC - Disclosure of Brokerage Relationship form #143)	Page 1 of 1	10/2011
ogan Circle Office, 1313 14th Street NW Washington, DC 20005	Aboulafia	Abra Edwards
	070 Fifteen Mile Road, Fraser, Michigan 48028	





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

ddress		1308 12th Bt			
	, State Subdivision/Project:		20005-443	Parking Space(s) #	
rage Unit(s) #	Subdivision/Project:				
PART I - SELLER DISCL	<u>OSURE</u> :				
1. CURRENT FEES AND					
	Im Fee: Potential Buyer storage unit, if applicable			t condominium fee for the	subject uni
B. Special Assessments: 1) Reason for Assessn	No Yes (If yes, nent:		w)		
2) Payment Schedule:	\$	per			
Number of paymen	s remaining	as of			(Date
4) Total Special Asser	isment balance remaini	ing: \$			
C. <u>Utilities Included</u> : Th	e following utilities are in	ncluded in the Mo	nthiv Condominium	n Fee:	
	Sewer 🗆 Heat 🗆 I				
. PARKING AND STOR					
General Common Elemen					
ssigned for the exclusive us			Conveyed by Dee	d and separately taxed. The	ne following
arking and /or Storage Unit	convey with this proper	rty:			
Parking Space #(s)		and	it 🗆 is 🗆 is not Se	parately taxed.	
Parking Space #(s) Separately taxed: Lot	Square	, Lo	S	quare	
Storage Unit #(s) Separately taxed: Lot	Canasa	and	20126 St C 18 C 19	parately taxed.	
Scharacia rayer. 191	Square	, 10		Inute	
MANAGEMENT AGE	T OR AUTHORIZE	ED PERSON: 1	he management	agent or person authoriz	zed by the
ondominium to provide info	rmation to the public res	garding the Condo	minium and the De	velopment is as follows:	
ame: Andrew	3alisha			_ Phone: (202) 23	2-524
15011 116	14 () 1 .0	1) // 1)	- L	_ rhoue.	0
ddress: 1827 14°	Street, NI	U, Who	M 4000	1.C1 2000)
			0		
CONDOMINIUM INST					
sclosure involves the resale					
tain from the unit owner's					
ification date of a Contrac					
ans and all exhibits, schedu me) and a certificate setting	-	on or kights and	Responsionnues, ce	runcadons and amendmen	its to any o
A. A statement, which nee	_	nem actting footh	the emount of entry	annoid accomments levied	against the
Unit:	d not be in recordable it	orm, secting form	me amount of any	mbard assessments revieu	agamist me
B. If applicable, a stateme	nt, which need not be in	recordable form.	certifying to the Bo	ard's waiver of, or failure	or refusal to
exercise, any rights of fir					
Condominium instruments					
C. A statement of any cap		ed by the unit ow	ners' association wi	thin the current or succeed	ling 2 fiscal
years;		•			-
	6 0017 (The Country Co		of DEAL TODGE Inc		

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D. A statement of the status and amount of any reserves for capital expenditures, contingencies, and improvements, and any 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 a 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 provisions governing any extension or renewal thereof; and I. The date of issuance of the certificate. Seller Seller Date Abra E Edwards PART II - RESALE ADDENDUM The Contract of Sale dated . between Seller Abra E Edwards and Buver is hereby amended by the incorporation of Parts I and II herein, which shall supersede any provisions to the contrary in the Contract. 1. TITLE: 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 Unit owners in the Common Elements and the operation of the Condominium. 2. PAYMENT OF FEES AND ASSESSMENTS: 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, Seller agrees to pay, at the time of Settlement, any Special Assessments as disclosed in the Current Fees and Assessments Paragraph unless otherwise agreed herein: CONDOMINIUM ASSOCIATION APPROVAL: 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, as well as statutory insurance requirements (D.C. Official Code § 42-1901.01 et seq.), from and after the date of settlement hereunder. 5. RIGHT TO CANCEL: 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 Buver Date Abra E Edwards

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Buyer

Seller

Date

Date







Lead Paint - Federal Disclosure of Lead-Based Paint and Lead-Based Paint Hazards for SALES

(Required for the SALE of all properties in the U.S. with any existing part built prior to 1978)

PROPERTY ADDRESS: 1308 12th St NW Apt C. Washington, DC 20005-4435

built prior to 1978 is notified that such property may present expos- lead poisoning. Lead poisoning in young children may produce p quotient, behavioral problems, and impaired memory. Lead poisonesidential real property is required to provide the buyer with any	ure to le permaner oning als informa	any interest in residential real property on which a residential dwelling was ad from lead-based paint that may place young children at risk of developing at neurological damage, including learning disabilities, reduced intelligence o poses a particular risk to pregnant women. The seller of any interest intion on lead-based paint hazards from risk assessments or inspections in the ards. A risk assessment or inspection for possible lead-based paint hazards in
SELLER'S DISCLOSURE:		BUYER'S ACKNOWLEDGMENT: (Buyer to initial all lines as appropriate)
(A) Presence of lead-based paint and/or lead-based paint hazards		(Duyer to initial till tilles as appropriate)
☐ Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):		(C) Buyer has read the Lead Warning Statement above.
	OR	(D) Buyer has read Paragraph B and
Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.		acknowledges receipt of copies of any information listed therein, if any.
(B) Records and reports available to the Seller:		(E) Buyer has received the pamphlet <u>Protect</u> <u>Your Family From Lead in Your Home</u> (required).
☐ Seller has provided Buyer with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below):	OR	(F) Buyer has (check one below): □ Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the
Seller has no reports or records pertaining to lead- based paint and/or lead-based paint hazards in the housing.		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: (Agent to initial) Agent has informed the Seller of the Seller's oblig responsibility to ensure compliance. CERTIFICATION OF ACCURACY: The following parties have information provided by the signatory is true and accurate.	reviewe	d the information above and certify, to the best of their knowledge, that the
Scher Abra E Edwards	Date	Buyer Date
Seller	Date	Buyer Date
Agent for Seller, if any Casey Aboulafia	Date	Agent for Buyer, if any Date
		ea Association of REALTORS®, Inc. 2/2016