INFORMATION REQUESTED FOR MAKING AN OFFER

Owner:	Ashley May & Andrew Overton			
Address:	1385 Qunicy Street NW, Washington, DC 20011			
Tax ID#:	2825//0031			
D ¹				

Disclosures:

Jurisdictional Disclosure and Addendum Seller Disclosure Statement Inclusions/Exclusions Attachment Lead Paint/Federal Disclosure DDOE Lead Disclosure Disclosure of Brokerage Relationship

Financing:	Please include a full approval letter from a reputable lender, GCAAR Financial Information Worksheet, and a copy of the Earnest Money Deposit Check.
Settlement:	Negotiable
Contract Type:	Please use the GCAAR Sales Contract for offers.
Settlement Company:	KVS Law Group will provide a \$500 Buyer Credit at Settlement

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

Broker Info:

Compass Real Estate 1506 19th St NW Washington, DC 20036 Phone: 202.448.9002 Broker License: CO98375134(DC) Broker Code: COMPS1

Agent Info: Casey Aboulafia Cell: 703.624.4657 Email: casey@homeswithcasey.com Agent License: SP98360832 (DC) 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	Ashley May, Andrew Overton	(Seller)
for the purchase of the real	property located at		
Address 1385 Quincy	St NW	Unit#	+
City Washington		State DC Zip Code 20011-5525 , Parki	ing Space(s) #
Storage Unit #	with the legal descrip	tion of Lot 0031 Block/Square 2825//	Section
Subdivision/Project Name	Columbia Heights	Tax Account # 2825//0031	_
		dum, which shall supersede any provisions to the contrary i	in this Contract.

PART I. SELLER DISCLOSURE - AT TIME OF LISTING:

The information contained in this Disclosure was completed by Seller, is based on the Seller's actual knowledge and belief, and is current as of the date hereof.

1. <u>SELLER DISCLOSURE</u>: Pursuant to D.C. Code §42-1301, Seller is exempt from property condition disclosure. Yes X No

 <u>DC SOIL DISCLOSURE REQUIREMENTS</u>: The characteristic of the soil on the Property as described by the Soil Conservation Service of the United States Department of Agriculture in the Soil Survey of the District of Columbia published in 1976 and as shown on the Soil Maps of the District of Columbia at the back of that publication is Urban Land Sassafras Chillum

For further information, Buyer can contact a soil testing laboratory, the District of Columbia Department of Environmental Services, or the Soil Conservation Service of the Department of Agriculture.

3. <u>TENANCY</u>: Seller represents that property is/was OR is not/was not subject to an existing residential lease or tenancy at the time Seller decided to sell. District of Columbia broadly defines a tenant as "a tenant, subtenant, lessee, sublessee, or other person entitled to the possession, occupancy, or the benefits of any rental unit within a housing accommodation." If applicable, the DC Tenancy Addendum is hereby provided.

4. <u>CONDOMINIUM/CO-OPERATIVE/HOMEOWNERS ASSOCIATION</u>: Seller represents that this Property is **OR** is not subject to a condominium, co-operative or homeowners association. If applicable, the following required addendum is attached:

Condominium Seller Disclosure/Resale Addendum for DC,

Co-operative Seller Disclosure/Resale Addendum for Maryland and the District of Columbia, or

HOA Seller Disclosure/Resale Addendum for DC

5. UNDERGROUND STORAGE TANK DISCLOSURE: (Applicable to single family home sales only)

In accordance with the requirements of the District of Columbia Underground Storage Tank Management Act of 1990 [D.C. Code Section 8-113.02(g)], as amended by the District of Columbia Underground Storage Tank Management Act of 1990 Amendment Act of 1992 (the "Act") and the regulations adopted thereunder by the District of Columbia (the "Regulations"), Seller hereby informs Buyer that Seller has no knowledge of the existence or removal during Seller's ownership of the Property of any underground storage tanks as that term is defined in the Act and the Regulations, except as follows:

6. **PROPERTY TAXES:** Future property taxes may change. To determine the applicable rate, see

https://www.taxpayerservicecenter.com/RP_Search_jsp?search_type=Assessment. Additional information regarding property tax relief and tax credit information (tax reductions for seniors, homestead exemptions, property tax abatements and others) can be found at: http://otr.cfo.dc.gov/page/real-property-tax-credits-frequently-asked-questions-fags.

Flun	5/	4/6/16	AO	4/6/16
Seller	DM	·1 I Date	Seller	Date

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GCAAR Form # 1313 - Washington, DC Jurisdictional Addendum Page 1 of 2

Compass, 1506 19th Street NW Suite 1 Washington DC, DC 20036 Phone: 202-361-6098 Fex: Veronica Seva-Gonzalez Produced with zipForm® by zipLogix 18070 Filtean Milo Road, Fraser, Michigan 48026 www.zipLogix.com 10/2015 1385 Quincy Street

Seller's Disclosure Statement (if Not applicable	nt to D.C. Code \$42-1302, prior to the submission of the offer, Buyer ller is not exempt) and hereby acknowledges receipt of same.	Yes No
2. <u>RECORDATION AND TRA</u> http://otr.cfo.dc.gov/service/recorder-		xemption from
B. Co-operatives: The Econor	Tax will be paid by Buyer and Transfer Tax will be paid by Seller. c Interest Deed Recordation Tax will be split equally between Buyer and	Seller. There is
Program can be obtained at: 20140909_110358.pdf. If Buy Additionally, Seller shall credit Buyer to be applied towards F agreed to pay under the provis the entire credit provided for h then said credit shall be reduced	additional information (including the required Application Form) for the tp://otr.cfo.dc.gov/sites/default/files/dc/sites/otr/publication/attachments/sh meets the requirements of this program, Buyer will be exempt from R 1% of Sales Price (normally paid to the District of Columbia as Seller's 'ver's settlement costs. This credit shall be in addition to any other amount of this Contract. It is Buyer's responsibility to confirm with Lender, if in may be utilized. If Lender prohibits Seller from payment of any portion to the amount allowed by Lender.	harp%40dc.gov_ lecordation Tax. Transfer Tax) to unt(s) Seller has applicable, that
C. <u>Tax Abatement Programs</u> Program can be obtained at: <u>20140909 110358.pdf</u> . If Buy Additionally, Seller shall credit Buyer to be applied towards F agreed to pay under the provis the entire credit provided for h then said credit shall be reduced Buyer is or is not apply	additional information (including the required Application Form) for the tp://otr.cfo.dc.gov/sites/default/files/dc/sites/otr/publication/attachments/sh meets the requirements of this program, Buyer will be exempt from R 1% of Sales Price (normally paid to the District of Columbia as Seller's for er's settlement costs. This credit shall be in addition to any other amounts of this Contract. It is Buyer's responsibility to confirm with Lender, if the transport of any portion of the program of the program of the program.	harp%40dc.gov_ tecordation Tax. Transfer Tax) to unt(s) Seller has applicable, that on of this credit,
 C. <u>Tax Abatement Programs</u> Program can be obtained at: <u>20140909 110358.pdf</u>. If Buy Additionally, Seller shall credit Buyer to be applied towards F agreed to pay under the provis the entire credit provided for h then said credit shall be reduced Buyer is or is not apply The principals to the Contract methods. 	additional information (including the required Application Form) for the tp://otr.cfo.dc.gov/sites/default/files/dc/sites/otr/publication/attachments/sh meets the requirements of this program, Buyer will be exempt from R .1% of Sales Price (normally paid to the District of Columbia as Seller's 'yer's settlement costs. This credit shall be in addition to any other amounts of this Contract. It is Buyer's responsibility to confirm with Lender, if the amount allowed by Lender.	harp%40dc.gov_ tecordation Tax. Transfer Tax) to unt(s) Seller has applicable, that on of this credit,

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GCAAR Form # 1313 - Washington, DC Jurisdictional Addendum Page 2 of 2 10/2015



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

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Phone: 202-361-6098 Fax: Veronica Seva-Gonzalez
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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.

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 2 of 7 Revised October 2011

1385		For We	shington, DC
	Quincy		snington, DC
Property Address: Wash			1-5525
Is the property included in			
condominium ass		□ Yes	X No
cooperative?		□ Yes	X No
-			participation and fee?
nomeo miero asso		□ Yes	X No
information only as to the unit	(as defined in	the governing	t, or in a homeowners association, this disclosure form provides g documents of the association) or lot (as defined in the covenants common areas or other areas outside of the unit or lot.
Seller concerning the property, Unless otherwise advised, the specific area related to the con- Seller has not conducted any in IS NOT A WARRANTY OF	in compliance Seller does no struction of the aspection of ge ANY KIND B	with the Dis of possess an improvement nerally inaccord Y THE SELI	y the Seller of the defects or information actually known by the rict of Columbia Residential Real Property Seller Disclosure Act expertise in construction, architecture, engineering, or any other ts on the property or the land. Also, unless otherwise advised, the essible areas such as the foundation or roof. THIS STATEMENT ER OR BY ANY AGENT REPRESENTING THE SELLER IN FOR ANY INSPECTIONS OR WARRANTIES THE BUYER
warranty, the Seller specifically document. Upon receiving this agent of the Buyer. The Seller of such prospective buyer in co solely by the Seller and are no not intended to be a part of any	y makes the fo statement from authorizes its onnection with t the statement contract between	llowing states n the Seller, t agent (s) to p any actual o ts of the Sello een Buyer and	information with the knowledge that, even though this is not a ments based on the seller's actual knowledge at the signing of this he Seller's agent is required to provide a copy to the Buyer or the rovide a copy of this statement to any prospective buyer or agent ranticipated sale of property. The following are statements made r's agent (s), if any. This information is a disclosure only and is it Seller.
to present .			
The seller(s) completing to _ 2이너.	this disclosu	ire have o	ccupied the residence from 2010
A. Structural Condit 1. Roof roof is roof disclosure Age of Roof	a common e required).	ars 🗆 5-10 nowledge o	aintained by condominium or cooperative (no further years 10-15 years 15+ years 10 Unknown f any current leaks or evidence of moisture from roof?
Does the seller ha	ave actual kr		f any existing fire retardant treated plywood?
	ney(s)		f any defects in the working order of the fireplaces?

2	Deserves					
3.	Basement	actual knowlade	o of any ou	rant laake	or evidence of moisture in	the
	1			Tent leaks	of evidence of moisture in	the
		Yes 🗹	No	🗆 Not App	licable	
	If yes, comments: Does the seller have ac	ctual knowledge	any structu	ral defects	in the foundation?	
		Yes 🗹	No			
	If yes, comments:					
4.	Walls and floors		1			
V	Walls and floors Does the seller have ac	ctual knowledge	any structu	ral defects	in walls or floors?	
		Yes 🗹	No			
	If yes, comments:					
5.	Insulation					
	Does the seller have ac	ctual knowledge	of presence o	f urea forma	aldehyde foam insulation?	
		Yes 🗹	No			
1	If yes, comments:					
6.	Windows					
	Does the seller have ag	tual knowledge	of any windo	ws not in no	ormal working order?	
	M	Yes 🗆	No	4	1	1+
	If yes, comments:	Upstairs	ouck bed	work	VINDONS TRAMES	avant
D 0-		C. D			vindurs + frames vindurs + frames vpdated	
	ci adding contaction of	or a roperty of				
4.					naintained by condominiun	n or
	cooperative (no further Type of system		Radia		□ Heat Pump	
		Electric baseboa				
	Heating Fuel	Natural Gas		ric		
	Age of system	0-5 years	□ 5-10 ·	vears	□ Oil □ Other □ 10-15 years ☑ Unknow	wn
	Does the seller have ac	tual knowledge	that heat is no	t supplied t	o any finished rooms?	****
	Does the seller have ac	Yes 7	No	, supplied (is any minimore rooms.	
	If yes, comments:					
	Does the seller have ac	tual knowledge	any defects	in the heat	ing system?	
		Yes 🗹			5 7	
	If yes, comments:					
	Does the heating system	m include:	/			
		Yes 🗹		Unknow	n	
	Electronic air filter		79979	Unknow		
	If installed, does the	seller have actu	al knowledge	e of any de	efects with the humidifier	and
	electronic filter?	10150 T	2010 12	_/		
		Yes 🗆	No [Not App	licable	
	If yes, comments:					
1		— •				
2.					ion element maintained	
					onditioning system required).
		Central AC	Heat Heat	1	□ Window/wall units	
		Other		ic D Oil	C Other	
	Air Conditioning Fuel	0-5 years			10-15 years Unknow	vn
	Age of system	0-5 years	L 5-10	years	La ro-ro years La Unknow	W11

C

	rooms? If yes, comments:	□ Yes	2 No	e that cooling is not supplied to any finished Not Applicable
	Does the seller hav	e actual knowled	🗹 No	ems or defects in the cooling system?
	If yes, comments:			
3.	Plumbing System Type of system Water Supply Sewage Disposal Water Heater Fuel Does the seller hav If yes, comments:	Copper Dublic Dublic Natural Gas e actual knowled D Yes	Well Well Election Well Well Well Well Well Well Well Wel	ts with the plumbing system?
	Electrical System Does the seller have electrical fuses, circ If yes, comments:			fects in the electrical system, including the
	pliances			
				th the following appliances?
	ge/Oven	Yes	No No	□ Not Applicable
	ıwasher	□ Yes	□ No	Not Applicable
	rigerator	□ Yes	No	Not Applicable
	ge hood/fan	□ Yes	🗆 No	Not Applicable
	rowave oven	Yes	□ No	Not Applicable
	bage Disposal	□ Yes	No	Not Applicable
	np Pump	□ Yes	No No	Not Applicable
Tras	sh compactor	🗆 Yes	No	Not Applicable
TV a	antenna/controls	□ Yes	🗹 No	Not Applicable
Cent	tral vacuum	Yes	🗆 No	Not Applicable
Ceili	ing fan	□ Yes	🗆 No	Not Applicable
	c fan	Yes	🗆 No	Not Applicable
	na/Hot tub	□ Yes	🗆 No	Not Applicable
	heater & equip.	T Yes	🗆 No	Not Applicable
	urity System	□ Yes	🗆 No	Not Applicable
	rcom System	□ Yes	□ No	Not Applicable
	ige door opener	□ Yes	□ No	Not Applicable
	remote controls	□ Yes	□ No	Not Applicable
	n sprinkler system	□ Yes	□ No	Not Applicable
	er treatment system		No	Y Not Applicable
	ke Detectors	🗆 Yes	No	□ Not Applicable
	oon Monoxide	-		
	etectors	□ Yes	D Xo	Not Applicable
	er Fixtures	□ Yes	U No	□ Not Applicable
	r Appliances	□ Yes	🗹 No	□ Not Applicable
If ye	es to any of the abov	e, describe defec	ets:	

 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 5 of 7
 Revised October 2011

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 1385 Quincy Street

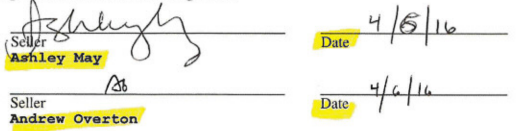
D. Ex	terior/Environmental Issues Exterior Drainage
	Does the seller have actual knowledge of any problem with drainage on the property?
2.	Damage to property Does the seller have actual knowledge whether the property has previously been damaged by: Fire Yes Wind Yes Flooding Yes If yes, comments: No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

8. Does the seller have actual knowledge if a façade easement or a conservation easement has been placed on the property?

1 No

	Yes
If yes, comments:	

The seller(s) certifies that the information in this statement is true and correct to the best of their knowledge as known on the date of signature.



Buyer(s) have read and acknowledge receipt of this statement and acknowledge that this statement is made based upon the seller's actual knowledge as of the above date. This disclosure is not a substitute for any inspections or warranties which the buyer(s) may wish to obtain. This disclosure is NOT a statement, representation, or warranty by any of the seller's agents or any sub-agents as to the presence or absence of any condition, defect or malfunction or as to the nature of any condition, defect or malfunction.

Buyer

Date

Buyer

Date





Inclusions/Exclusions Disclosure and Addendum (Required for use with GCAAR Sales Contract)

Property Address: 1385 Quincy St NW, Washington, DC 20011-5525

PART I. INCLUSIONS/EXCLUSIONS DISCLOSURE

Personal Property and Fixtures: The Property includes the following personal property and fixtures, if existing: built-in heating and central air conditioning equipment, plumbing and lighting fixtures, sump pump, attic and exhaust fans, storm windows, storm doors, screens, installed wall-to-wall carpeting, window shades, blinds, window treatment hardware, mounting brackets for electronics components, smoke and heat detectors, TV antennas, exterior trees and shrubs. If more than one of an item conveys, the number of items is noted. Unless otherwise agreed to herein, all surface or wall mounted electronic components/devices DO NOT convey. The items marked YES below convey.

Yes No # Items	Yes No /#	Items	Yes No / #	Items
Yes No # Items Image: Alarm System Built-in Microwave Built-in Microwave Image: Alarm System Ceiling Fan Image: Ceiling Fan Ciling Fan Image: Ceiling Fan Clothes Dryer Image: Clothes Dryer Clothes Washer Image: Cooktop Image: Cooktop Image: Clothes Washer Image: Clothes Washer Image: Clothes Washer Image: Clothe		Items Freezer (separate) Furnace Humidifier Garage Opener w/ remote Gas Log Hot Tub, Equip, & Cover Intercom Playground Equipment Pool, Equip, & Cover Refrigerator w/ ice maker		Satellite Dish Storage Shed Stove or Range Trash Compactor Wall Oven Water Treatment System Window A/C Unit Window Fan Window Treatments Wood Stove
LEASED ITEMS			• • • • • • • • • • • • • • • • • • •	
Any leased items, systems or service cor				
security system monitoring, and satellite co		I CONVEY absent an expres	s written agreeme	ent by Buyer and Seller. The
following is a list of the leased items within	the Property:			
Seller certifies that Seller has completed the	his checklist disc	losing what conveys with the	e Property and gi	ves permission to make this
information available to prospective buyers		iosing what conveys whith th	e rioperty and B	res permission to mate this
telumb /	4/6/16	R	þ2	46/16
Seller Ashley May	1 Date	Seller Andr	ew Overton	Date

t PART II. INCLUSIONS/EXCLUSIONS ADDENDUM

 $\overline{\mathbf{D}}$

The Contract of Sale dated _		between Seller Ashl	ey May, Andrew	overton
	and Buyer			
	is hereby amended by the inc	corporation of Parts I and	d II herein.	
Seller	Dat	te Buye	er	Date
Seller	Dat	te Buy	Pr .	Date

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Page 1 of 1

GCAAR #911 - Inclusions/Exclusions Compass, 1506 19th Street NW Suite 1 Washington DC, DC 20036 Veronica Seva-Gonzalez

Phone: 202-361-6098 Fax:

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Lead Paint - Federal Disclosure

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

RE: 1385 Quincy St NW, Washington, DC 20011-5525

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)

Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):

An D

(d)

(e) (f)

(g)

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

Purchaser/Tenant has received copies of all information listed above. Yes No X None listed

Purchaser/Tenant has received the pamphlet Protect Your Family From Lead in Your Home. X Yes No

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.

T'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.

Seller/Landlord Ashley May	lugh	4/6/16 Date	Buyer/Tenant	Date
Seller/Landlord Andrew Overto Casey (Aboulafia	n 3	4/14/2016 10:	Buyer/Tenant 43 PM ET	Date
ABAD800B24F74C4	Aboulafia	Date	Agent	Date
-	© 2001.			by
GCAAR FORM # 907 (Previously form # 500)	Federal Lead Disclosure — MC &		· · · · · · · · · · · · · · · · · · ·	07/01
0 1107 101 01 11	ALC - LINE LINE DC DC DC 20024		Phone: 202.161.6008 East	1385 Quincy Street

Compass, 1306 19th Street NW Suite I Washington DC, DC 20036 Phoae: 202-361-6098 Fax: 1385 Quint Veronica Seva-Gonzalez Produced with ZipForm™ by RE FormsNet, LLC 18025 Filteen Mile Road, Clinton Township, Michigan 48035 www.zipform.com





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

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

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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.¹ 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.

ⁱ 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 PROPERTY, INCLUDING UNIT NUMBER IF ANY: 1385 Quincy St NW Washington, DC 20011-5525

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 <u>disclose specific information which they know or reasonably should know</u> 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)

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 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 at this property):

To my knowledge, lead-based paint is not known or reasonably known to be present on the interior or on the exterior of the property, including common areas. I will provide access to any record or report I have about the absence of lead-based paint at this property.

 \checkmark While lead-based paint is not known by me to be present in the dwelling unit, it is presumed to be there, because the dwelling unit was constructed prior to 1978.

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).

S AUTHORIZED AGENT OF OWNER/OW





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1385 Quincy Street 6/2012

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: 1385 Quincy St NW Washington, DC 20011-5525

Lessee's Acknowledgement

I confirm that I have received a completed Lead Disclosure Form for the property address specified above, and that I received it on (insert date): ______.

I confirm that I have received the pamphlet, *Protect Your Family From Lead in Your Home*, and that I received it on (insert date): ______.

Lessee's Signature

Date

Prospective Purchaser's Acknowledgement

I confirm that I have received a completed Lead Disclosure Form for the property address specified above, and that I received it on (insert date):

I confirm that I have received the pamphlet, *Protect Your Family From Lead in Your Home*, and that I received it on (insert date): _______.

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 compliance.

-DocuSigned by: Cascy (Aboulafia 🔛

4/14/2016 | 10:43 PM ET

Agent's Signature

Casey Aboulafia

Date



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 X Buyer(s)/Tenant(s) or Sounderstand we are NOT represented by the licensee in	eller(s)/Landlord(s) acknowledge receipt of this Disclosure, and lentified below.
Casey Aboulafia, SP98360832 (Licensee & License #)	and Compass Real Estate (Brokerage Firm)
The licensee and brokerage firm named above represe	ant the following party in the real estate transaction:
Seller(s)/Landlord(s) (The licensee has entered in is acting as a sub-agent of the listing broker.)	nto a written listing agreement 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(s) of (Both the buyers and sellers have previously considicating the parties represented.	or Seller(s)/Landlord(s) sented to "Designated Agency", and the licensee listed above is
Acknowledged	Date
Acknowledged	Date
Name of Person(s):	
I certify on this date that I, the real estate agent, have de	livered a copy of this disclosure to the person(s) identified above.
Signed (Licensee)	Date
Previous editions	of this form should be destroyed.
GCAAR Form #1002- DC - Disclosure of Brokerage Relationship (formerly form #143)	Page 1 of 1 10/201
	Seva-Gonzalez 1385 Quincy Street Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com
crosses merely sine of through 100101	



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We, the undersigned Duyer(s)/Tenant(s) or understand we are NOT represented by the license	Seller(s)/Landlord(s) acknowledge receipt of this Disclosure, and e identified below.					
	and					
(Licensee & License #)	(Brokerage Firm)					
The licensee and brokerage firm named above repr	resent the following party in the real estate transaction:					
Seller(s)/Landlord(s) (The licensee has entere is acting as a sub-agent of the listing broker.)	d into a written listing agreement with the seller(s) or landlord(s) or					
Buyer (s)/ Tenant (s) (The licensee has entered i	nto a written agency agreement with the buyer/tenant.)					
Designated Agent of the Buyer(s)/Tenanto (Both the buyers and sellers have previously of indicating the parties represented.	(s) or Seller(s)/Landlord(s) consented to "Designated Agency", and the licensee listed above is					
Agh by My	4/14/2016 10:47 PM ET					
Acknowledged	Date					
DocuSigned by:	4/14/2016 10:45 PM ET					
Acknowledged Date						
Name of Person(s): I certify on this date that I, the real estate agent, have	e delivered a copy of this disclosure to the person(s) identified above.					
Signed (Licensee)	Date					
Previous edi	tions of this form should be destroyed.					
GCAAR Form #1002- DC - Disclosure of Brokerage Relationship formerly form #143)	Page 1 of 1 10/201					
Compass, 1506 19th Street NW Suite 1 Washington DC, DC 20036	1000 O					
Phone: 202-361-6098 Fax: Veror	tica Seva-Gonzalez 1385 Quincy Stree					





Tenancy Addendum for Washington, DC

(Required for use with Form #1313 where any Tenancy exists)

The Contract of Sale dated		, Addr	ess		1385 QUINCY	ST	NW
City WASHI	NGTON	, State	DC	Zip	20011	Lot:	31
Block/Square: 2825	Unit:	Section:			Tax ID #		2825//0031
Parking Space(s) #	Storage Unit(s) #		Sub	division/P	roject: COLUMBIA	HE	IGHTS
between Seller		Ashley	/ May,	Andrew	overton		
and Buyer							is hereby

amended by the incorporation of this Addendum, which shall supersede any provisions to the contrary in the Contract.

1. <u>TENANCY</u>: District of Columbia Code broadly defines a tenant as "a tenant, subtenant, lessee, sublessee, or other person entitled to the possession, occupancy, or the benefits of any rental unit owned by another person." As provided in GCAAR Form #1313, Washington DC Jurisdictional Disclosure and Addendum, the property is/was at the time the Seller decided to sell the Property subject to existing tenancy (ies) and/or lease(s) as follows:

Tenant Name(s)	Unit#	Current Rent	Copy of Lease Attached
a. <u>Caroline West</u>		<u>\$1,450.00</u>	Yes 🔀 No
b. Kim Klinger		<u>\$1,450.00</u>	Yes 🔀 No
с			Yes 🗌 No
d			Yes 🗌 No

Without the prior written consent of Buyer, Seller shall not modify the terms of or terminate such tenancy(ies), except for non-payment of rent. In addition, the Seller will not enter into any new leases or tenancies with respect to the Property.

2. <u>OCCUPANCY</u>: The Buyer DOES or DOES NOT (choose one) intend to occupy the Property for his/her personal use.

3. TENANT OPPORTUNITY TO PURCHASE:

Pursuant to Title IV of D.C. Law 3-86, "RENTAL HOUSING CONVERSION AND SALE ACT OF 1980" (hereinafter referred to as "TOPA") a Tenant is afforded an opportunity to purchase plus a 15 day right of first refusal for said Property. TOPA requires Seller to provide Tenants right to purchase Notices on the same day to all Tenant(s) and the Mayor c/o the District of Columbia Department of Housing and Community Development (DHCD).

A. Required Notices ("TOPA Notice(s)") proof of mailings will be required:

In accordance with the provisions of TOPA and on the forms provided by DHCD, Seller (choose one):

HAS provided on _______ to Tenant(s) and the Mayor a written Offer of Sale and Tenant
 Date

Opportunity to Purchase <u>Without</u> A Third Party Contract (Form B), a copy of which is attached hereto. Seller represents and agrees that within 2 days after ratification of this Contract, Seller will send to the Tenant(s), by first-class mail to the Tenant(s) and send by first-class mail to Tenant(s) and the Mayor the 15 day Right of First Refusal Notice (Form C) together with a copy of this Contract.

OR

X HAS NOT provided to Tenant(s) and the Mayor a written Offer of Sale and Tenant Opportunity to Purchase **Without** A Third Party Contract (Form B). Seller represents and agrees that, within 2 days after ratification of this Contract, Seller will hand-deliver to Tenant(s) and send by certified mail to the Tenant(s) and the Mayor the Offer of Sale and Tenant Opportunity to Purchase **With** A Third Party Contract), which Notice also contains 15 day right of first refusal (Form A).

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GCAAR Form # 1314 - DC - Tenancy Addendum

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Dupont Office, 1506 19th Street NW, Suite 1 Washington, DC 20036 Phone: 703-624-4657 Fax: 202.319.1786 Casey Aboulafia

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Quincy St NW

B. TOPA Compliance and Buyer Right to Void Contract.

To ensure Buyer's ability to procure an owner's title insurance policy without exception to TOPA, **Seller agrees to contact Settlement Agent within 3 Business Days of Ratification** to determine that Seller is either in compliance with both TOPA Notice requirements and title insurance underwriting requirements pertaining to TOPA or to establish the necessary steps to be in compliance with such requirements (either of which shall constitute "TOPA Compliance").

Accomplishing TOPA Compliance requires Delivery to the Settlement Agent of specific documentation satisfactory to the title insurance underwriter, including, but not limited to the following:

- 1. Copies of required TOPA Notices and evidence of their Delivery in compliance with DC Code \$42-3404 et seq. ,: and
- 2. Collectively completed and executed TOPA Affidavits and/or Assignments executed by all Tenants (as required by the title insurer), evidencing that all Tenants have elected to not exercise their right to purchase and their right of first refusal, and have not assigned said rights, or that they have assigned their TOPA rights to Seller or Buyer for consideration.

In the event that Seller has not accomplished TOPA Compliance, by <u>30</u> days following the Date of Ratification ("Deadline"), Buyer may, at any time thereafter, but prior to Seller accomplishing TOPA Compliance, deliver Notice to Seller declaring this contract void. If Buyer Delivers such Notice, this Contract will become void at 9:00 p.m. on the third day following Delivery of Buyer's Notice, unless prior to that date and time Seller has accomplished TOPA Compliance.

C. General Provisions:

Seller shall keep Buyer and Agents apprised of all negotiations, correspondence, Contracts and other developments with respect to negotiations with Tenant(s). All actions required hereunder to be taken by Seller shall be taken in accordance with District of Columbia law and regulations.

4. <u>SETTLEMENT</u>: Buyer and Seller acknowledge that Seller must accomplish TOPA Compliance prior to the Settlement Date. If Settlement does not occur on the Settlement Date due to Seller not having accomplished TOPA Compliance, and Seller is not in Default, then the Settlement Date shall automatically be extended to the date which is the third Business Day following the date Seller accomplishes TOPA Compliance, unless otherwise agreed by Buyer and Seller. Buyer and Seller further agree that Buyer's obligation to complete Settlement \Box IS or \Box IS NOT (choose one) contingent upon Seller delivering the Property vacant and free of tenancies at Settlement.

5. <u>BUYER ACKNOWLEDGEMENT</u>: Buyer acknowledges that as an owner of rental property in the District of Columbia there are a number of legal issues/requirements they, as an owner should be aware of, including but not limited to: rental registration requirements, landlord/tenant rights and obligations, business license requirements, rent control, tenant opportunity to purchase and right of first refusal, the District's opportunity to purchase (5 or more units), and the eviction process. Buyer is advised to consult the District of Columbia and/or obtain legal counsel regarding such matters.

Agh My	4/14/2016 10:47 PM	ET	
Seller	Date	Buyer	Date
Ashley May		·	
DocuSigned by:			
	4/14/2016 10:45 PM	ET	
Seller	Date	Buyer	Date
Andrew Overton			

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