Seller's Disclosure Statement

Instructions

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 must complete the Statement him or herself (not the broker, management company, condominium association, cooperative association, or homeowners association).

2. The Seller must provide the Seller's Disclosure Statement to the Purchaser for the following transactions:

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.

3. The Seller does not need to complete the Seller's Disclosure Statement for the following transactions:

- Court ordered transfers;
- b. Transfers to a mortgagee by a mortgagor in default;
- 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.

4. 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 contractor lease with the transferor.

5. 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.

6. What is the remedy if the Seller does not provide the Seller's Disclosure Statement to the Transferee?

If the Seller's Disclosure Statement is delivered after the purchaser executes the purchase agreement, installment sales contract or lease with an option to purchase, the purchaser may terminate the transaction by written notice to the seller not more than five (5) calendar days after receipt of the Seller's Disclosure Statement by the purchaser, and the deposit must be returned to the purchaser. The right to terminate is waived if not exercised before the earliest of:

- a. the making of an application for a mortgage loan (if the lender discloses that the right to rescind terminates on submission of the application); or
- b. settlement or date of occupancy in the case of a sale; or
- c. occupancy in the case of a lease with an option to purchase.

7. 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 in accuracy shall not be grounds for terminating the transaction.

8. 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 transfer or of a facsimile is considered execution of the original.

SELLER'S PROPERTY CONDITION STATEMENT For Washington, DC

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 STATEMENTIS 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 anticipated sale of p	a copy of this statement to any prospective buyer or agent of such roperty. The following are statements made solely by the Seller and ar disclosure only and is not intended to be a part of any contract between	prospective buyer in e not the statements of	connection w	vith any actual or
The seller(s) compl	leting this disclosure statement have owned the property from:		To:	
The seller(s) compl	leting this disclosure have occupied the residence from:		То:	
	7th Street , Washington, Dc 20011			
The property is inc	luded in: Condominium Association Cooperative	Homeowners ass		h mandatory
	of a condominium unit or cooperative unit, or in a homeowners association of the association or lot (as and not as to any common elements, common areas or other are	s defined in the coven	ants applicab	
A. Structural	Conditions			
	□ Roof is a common element maintained by condominium or coope (if you check this box, no further roof disclosure required; go to se Age of Roof: □ 0-5 years □ 5-10 years □ 10-15 Does the seller have actual knowledge of any current leaks or evider	ection B) years	+years oof? ☐ Yes	Unknown
1. Roof	If yes, please provide comments: Does the seller have actual knowledge of any existing fire retardant t If yes, please provide comments:	reated plywood?	Yes	M₀
2. Fireplace/ Chimney(s)	Does the seller have actual knowledge of any defects in the working Yes No If yes, please provide comments:	order of the fire places	s? Firep l ace(s)	
	Does the seller know when the chimney(s) and/or flue were last inspecting ☐ Yes ☐ No If yes, when were they last serviced or inspected?		? chimneys or	flues
3. Basement	Does the seller have actual knowledge of any current leaks or evider ☐ Yes ☐ No If yes, please provide comments:		basement? ot Applicable	
	Does the seller have actual knowledge of any structural defects in the ☐ Yes ☐ No		t Applicable	

If yes, please provide comments:

4. Walls and Floors	Does the seller have actual knowledge of any structural defects in walls or floors? If yes, please provide comments:	Yes	X ^N ∘				
5. Insulation	Does the seller have actual knowledge of presence of urea formaldehyde foam insulation? If yes, please provide comments:	Yes	×νο				
6. Windows	Does the seller have actual knowledge of any windows not in normal working order? If yes, please provide comments:	Yes	XN∘				
B. Operating	Condition of Property Systems						
	Heating system is a common element maintained by condominium or cooperative (if you check this box, no further disclosure on heating system required; go to section B.1.)						
	Type of System: ☐ Forced Air ☐ Radiator ☐ Heat Pump ☐ Elec	tric baseboard	Other				
	Heating Fuel Natural Gas Electric Oil Othe	er .					
	Age of system 0-5 years 5-10 years 10-15 years Unknown	l					
	Does the heating system include a humidifier?	Unkn	own				
1. Heating	Does the heating system include an electronic air filter?	Unkn	own				
System	Does the seller have actual knowledge that heat is not supplied to any finished rooms?	Yes	∭o				
	If yes, please provide comments:						
	Does the seller have actual knowledge of any defects in the heating system? If yes, please provide comments:	Yes	Жио				
	If installed, does the seller have actual knowledge of any defects with the humidifier and electronic filter? Yes No Not Applicable If yes, please provide comments:						
	Air conditioning is a common element maintained by condominium or cooperative (if you check this box, no further disclosure on the sir conditioning system is required; go	to section B.3.)					
	Type of system: Central AC Heat Pump Window/wall units Other	er Not A	pplicable				
	AC Fuel: Natural Gas Electric Oil Other						
	Age of System: ☐ 0-5 years ☐ 5-10 years ☐ 10-15 years ☐ 1nknown	l					
2. Air	Does the heating system include a humidifier?	Unkn	own				
Conditioning System	Does the heating system include an electronic air filter?	Unkn	own				
	If central AC, does the seller have actual knowledge that cooling is not supplied to any finish ☐ Yes ☐ No If yes, please provide comments:	ed rooms? Applicable					
	Does the seller have actual knowledge of any problems or defects in the cooling system? Yes No If yes, please provide comments:	Applicable					

	Type of material: Copper Lead Galvanized iron Brass PVC (check all that apply) Plastic polybutelene					
	Water Supply: Public Well					
3. Plumbing System	Sewage Disposal Public Septic tank Cesspool Onsite treatment Treatment:					
	Water Heater Fuel: Class Electric Oil Other					
	Does the seller have actual knowledge of any defects with the plumbing system?					
	If yes, please provide comments:					
	Does the seller have actual knowledge of the results of any lead tests conducted on the water Yes supply of the property?					
	If yes, please test results:					
4. Water System Does the seller have actual knowledge that the property has been included on the DC Water service line map website (https://www.dcwater.com/leadmap , as of August 2019) as a property with a lead water service line on the private property or in public space? If yes, please provide comments:						
Does the seller have actual knowledge of any lead-bearing plumbing, including the water service line servici property? Yes, there is a lead service line servicing the property Yes, there is lead bearing plumbing on the property Comments:						
	If there is a lead service line servicing the property, does the seller have actual knowledge that any portion of the lead water service line has been replaced? (Note: This applies to portions of the service line on private property and in public space).					
	☐ Yes ☐ No Not applicable					
	If yes, please provide date(s) of replacement(s):					
5. Electrical System	Does the seller have actual knowledge of any defects in the electrical system, including the electrical fuses, circuit breakers, outlets, or wiring?					
3,000	If yes, please test results:					

C. Appliance	es and Fixtur	es				
Does the seller have	e actual knowledge	of any defects with	the following ap	ppliances?		
Range/Oven	ū	Yes	No	Not Applicable		
Dishwasher		Yes	No	☐ Not Applicable		
Refrigerator		Yes	₩o	Not Applicable		
Rangehood/fai	า	Yes	1 XN₀	Not Applicable ■		
Microwave ove		Yes	ΩNο	∑∕ Not Applicable		
Garbage Dispo	sal	Yes	Mo	Not Applicable		
Sump Pump		Yes	∏No	Not Applicable		
Trash compact		∐ Yes	∐No	Not Applicable		
TV antenna/co		∐ Yes	∐No	Not Applicable		
Central vacuur	n	∐ Yes	∐No	Not Applicable		
Ceiling fan		∐ Yes	∐No	Not Applicable		
Attic fan		∐ Yes	∐No	Not Applicable		
Sauna/Hot tub		∐ Yes	∐ No	Not Applicable		
Pool heater &		∐ Yes	∐ No	Not Applicable		
Security Syste Intercom Syste		∐ Yes □ Yes	∐ No □ No	Not Applicable Not Applicable		
Garage door o		Yes	∐ No □ No	Not Applicable		
& remote contr	<u>-</u> '	Yes	□No	Not Applicable Not Applicable		
Lawn sprinkler	- - -	Yes	□No	Not Applicable Not Applicable		
Water treatmen	•	Yes	□No	Not Applicable		
Smoke Detector	•	☐Yes	□No	Not Applicable		
Carbon Monox		Yes	□No	Not Applicable		
Other Fixtures		Yes	□No	Not Applicable		
	• •					
If yes to any of the a	above, please descri	be the defects:				
D. Fostonian/E	·					
D. Exterior/E	nvironmenta	ıı issues				
1. Exterior	Does the seller ha	ve actual knowled	ge of any prob l e	m with drainage on the property?	Yes	No
Drainage						
Dramage	If yes, please prov	ride comments:				
	1					
		ve actua l know l ed		property has previously been damaged	l by:	
	Fire:		Yes	XN∘		
2. Damage to	Wind:		Yes	X ^N 0		
Property	Flooding:		Yes	X No		
	If yes, please prov	vide comments:				
	" you, ploado pro-	rae commente.				
	Does the seller ha	ve actual knowled	ge of any infesta	ation or treatment for infestations?	Yes	XNo
3. Wood			,			
destroying	If yes, please prov	vide comments:				
insects or	Does the seller ha	ve actual knowled	ge of any prior d	lamage or repairs due to a previous		
rodents?	infestation?		S :	5	Yes	XNo
						~~
	If yes, please prov	ride comments:				

	Does the seller have actual knowledge of any problem with drainage on the property?	Yes	N₀
	If yes, please provide comments:		•
	Does the seller have actual knowledge of any substances, materials or environmental hazard (including but not limited to asbestos, radon gas, lead based paint, underground storage tank formaldehyde, contaminated soil, or other contamination)	_	XNo
	If yes, please provide 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?	on Yes	N₀
	If yes, please provide comments:		
4. Other Issues	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, please provide comments:		
	Has the property been cited for a violation of any historic preservation law or regulation during your ownership?	Yes	×No
	If yes, please provide comments:		
	Does the seller have actual knowledge if a facade easement or a conservation easement habeen placed on the property?	s Yes	No
	If yes, please provide comments:		
	Does the seller have actual knowledge that the property has received a vacant or blighted building exemption?	Yes	No
	If yes, please provide comments:		
Certification	and Signature		
The seller(s) certing	fies that the information in this statement is true and correct to the best of their know ២៩៤៤៩ bv:	ledge as kno	own
[,	Aberly Vates 7/12/2	024	
Seller's Sign			fil
KIMBERLY S. YATES,	TRUSTEE OF THE MARY LUSBY SCOTT REVOCABLE TRUST & KIMBERLY S, YATES, TRUSTEE OF THE COTT REVOCABLE TRUST		
Seller's Sign	nature Date		i.
Coller a Cign	audio Butto		
the seller's actual which the buyer(s seller's agents or	Id and acknowledge receipt of this statement and acknowledge that this statement is knowledge as of the above date. This disclosure is not a substitute for any inspection) may wish to obtain. This disclosure is NOT a statement, representation, or warrant any sub-agents as to the presence or absence of any condition, defect or malfunction dition, defect or malfunction.	ns or warrar y by any of t	ities he
Buyer Sigr	nature		
Buyer Sigr	nature		







Inclusions/Exclusions Disclosure and Addendum

(Required for use with GCAAR Listing Agreement & Sales Contract)

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

PROPERTY ADDRESS: 6424 7th St. NW, Washington, DC 20011, Washington, Dc 20011

window treatment hardware, mounting b	prackets for electronics components, smok	ses and attachments); shutters; window shades, blinds, i.e., carbon monoxide, and heat detectors; TV antennas;
		ce or wall mounted electronic components/devices DO onveys, the number of items is noted in the blank.
KITCHEN APPLIANCES	ELECTRONICS	RECREATION
Stove/Range	Security Cameras	Hot Tub/Spa, Equipment, & Cover
Cooktop	Alarm System	Pool Equipment & Cover
Wall Oven	Intercom	Sauna
Microwave	Satellite Dishes	Playground Equipment
Refrigerator	Video Doorbell	ray ground Equipment
w/ Ice Maker	video Booleen	OTHER
Wine Refrigerator	LIVING AREAS	Storage Shed
Dishwasher	Fireplace Screen/Door	Garage Door Opener
Disposer	Gas Log	Garage Door Remote/Fob
Separate Ice Maker	Ceiling Fans	Back-up Generator
Separate Freezer	Window Fans	Radon Remediation System
Trash Compactor	Window Treatments	Solar Panels (must include
Trash Compactor	window i reduitents	Solar Panel Seller
LAUNDRY	WATER/HVAC	Disclosure/Resale Addendum)
Washer	Water Softener/Condition	,
Dryer	Electronic Air Filter	
Diyer	Furnace Humidifier	
	Window A/C Units	
THE FOLLOWING ITEMS WILL B	E REMOVED AND NOT REPLACED	٠.
THE POLLOWING TIEMS WILL B	E KENIOVED AND NOT KEI DACEL	
I FASED ITEMS I FASED SYSTEM	1S & SERVICE CONTRACTS: Leased	I items/systems or service contracts, including but not
		control contracts, security system and/or monitoring,
and satellite contracts DO NOT CONV		control contracts, security system and/or monitoring,
and saterific contracts DO NOT CONV	E i diffess disclosed fiele.	
ā		
<u>CERTIFICATION</u> : Seller certifies that	t Seller has completed this checklist discle	
Kimberly S. Yates, Trustee of The Mary	'Lusby Scott Revocable Trust & (cuSigned by:
KSEPTET WARY ESCOPTSTRUSTEDON	as winfield Scot Date ocab Seller	herly Vatig ^{2/2024} Date
r		AC37AEF56E41D
100		Completed only after presentation to the Buyer)
The Contract of Sale dated	between Seller Kimberly S Ya	ates Trustee of the Mary Lusby Scott Revocable Trust & ates Trustee of the Thomas Winfield Scott Revocable Trust
and Bu	dy Ci	by the incorporation of this Addendum.
Signed by: 10r the Prop	= -	by the incorporation of this Addendum.
kimberly Uates	8/27/2024	
Seller (sign only after Buyer)	Date Buyer	Date
Seller (sign only after Buyer)	Date Bilger	Date
State (Sign Sing) aprol Duyor)	Day of	Bute

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GCAAR # 911 - Inclusions/Exclusions - MC & DC

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7/2020

LEAD-BASED PAINT DISCLOSURE FORM FOR DC REAL ESTATE SALES



GOVERNMENT OF THE DC MURIEL BOWSER, MAYOR

Purpose: Inform potential homebuyers of the presence of lead-based paint and related hazards at this property.

This form is required for properties built before 1978. This form must be used in addition to the Federal Lead Disclosure form because the DC Law provides additional protections for the purchaser.

- Housing built before 1978 is presumed to contain lead-based paint.
- Lead from paint, paint chips, and dust may pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women.
- Lead poisoning in young children may produce permanent neurological damage, learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory.
- Lead poisoning poses a particular risk to developing fetuses and pregnant women. DC Law requires the buyer to have this information before they decide to rent or purchase the property.

Are you a POTENTIAL BUYER?

Review this page carefully before following instructions on page two.

Are you a PROPERTY OWNER?

You will need the following information to complete this form:

- Copies of any lead-based paint, assessments, or surveys related to the property.
- The latest version of the EPA Protect Your Family From Lead in Your Home pamphlet.
- Knowledge about lead-contaminated dust/soil and condition of the paint on the property.
- Knowledge about any lead-related legal actions taken against the property.

Property owners and managers: keep the signed original of this form on record for at least 6 years from the date of the most recent signature, as you may be audited by the DC Department of Energy and Environment.

What to look for inside the property or in the property's common areas:

- Peeling, chipping, chalking, cracking, or damaged paint.
- Lead-based paint on windows, doors, stairs, railings, banisters, porches, or other high-wear surfaces that children might chew.
- Lead that is present in bare soil.
- Lead dust that forms when lead-based paint is scraped, sanded, or heated, or when painted surfaces with lead in them bump or rub together.
- Surfaces with lead paint chips/dust, or settled dust that reenters the air through vacuuming or sweeping.

For more information see The District of Columbia Lead-Hazard Prevention and Elimination Act of 2008, D.C. Official Code § 8-231.01 et seq., and the Federal Lead Warning Statement, 24 CFR Part 35 and 745. 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 http://bit.ly/federallead.

If you need help in your language, please call 202-535-2600. | በአማርኛ አርዳታ ከፈለን በ 202-535-2600 ይደውሉ። | Si necesita ayuda en Español, por favor llame al 202-535-2600. | Si vous avez besoin d'aide en Français appelez-le 202-535-2600. |如果您需要中文服務,請致電 202-535-2600 | 한국어로 도움이 필요합니까? 무료 한국어통역: 202-535-2600 | Néu quý vị cần giúp đỡ bằng tiếng Việt, xin gọi 202-535-2600.

IF YOU ARE:	YOU NEED TO:
The property owner	■ Complete Sections A and B. ■ Provide a copy to the buyer.
The potential buyer	Carefully review Section B.Sign Section C.



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SECTION A: PROPE	ERTY OWNER'S	S SIGNATURE	Ē			
Property Address:	≀ St NW,	Washington, DC	20011	Unit:	Washington, I	DC Zip: 20011
I am the owner of this propaint/hazards in or around			wers to the		ions about lead	-based
Mary Li	/ S. Yates, Trus usby Scott Revoc	able Trust	Signature	Docusigned by:	lates	
Owner Name: the Thom		Trustee of ott	Signature	D0AC37AEF56E	11D	
SECTION B: INFOR		T LEAD-BASE	ED PAINT	IN THIS PR	OPERTY	
Lead-based paint is ass there lead-based paint i	sumed to be presenside or around t	ent in properties he property, inc	built befor luding com	e 1978. To the nmon area(s)?	best of your k	nowledge, is
	res, in the following	g location(s):				
× 1	No, I am not aware t is assumed to be	of any lead-base present.	ed paint, but	because the pr	operty was bui	It before 1978
To the best of your kno- based paint hazards ins			ng paint, le	ead-contamina	ted dust/soil, d	or other lead-
	Yes, in the following For more space attach a					
Does DC Government h	ave any pending	actions related t	to lead-bas	ed paint for th	is property?	
A notice of violation A notice of lead-based An administrative orde Other notices or orders There are no pending	r to eliminate lead- s related to lead-ba	sed paint. Pleas	e list:	erty.		
Are there any reports or documents about lead-based paint or lead-based paint hazards at this property (including in bare soil and sheds, garages, common area(s) or other appurtenances)? This includes reports or documents provided to you by a previous or current owner, tenant, property manager, DC Government agency, or contractor.						
No Yes and I understand I must provide a copy of those documents to the buyer if they ask.						
SECTION C: BUYER'S ACKNOWLEDGEMENT						
I was provided this form and the <i>Protect Your Family from Lead in Your Home</i> pamphlet <u>before</u> I signed a lease or purchase agreement. Yes No, I have already signed a lease or purchase agreement.						
I understand I have the right to ask the owner or manager for any reports or documents about lead-based paint or lead-based paint hazards at this property (including on bare soil and sheds, garages, or other appurtenances).						
Name:		Signature:	1.3 .3			Date:
Name		Signature:				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.

I certify on this date that I, the real estate agent, have delivered a copy of this disclosure to the person(s) identified above.	We, the undersigned X Buyer(s)/Tenant(s) or understand we are NOT represented by the license		d(s) acknowledge receipt of this Disclosure, and
(Licensee & License #) (Brokerage Firm) The licensee and brokerage firm named above represent the following party in the real estate transaction: X Seller(s)/Landlord(s) (The licensee has entered into a written listing agreement with the seller(s) or landlord(s) or is acting as a sub-agent of the listing broker.) 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) or Seller(s)/Landlord(s) (Both the buyers and sellers have previously consented to "Designated Agency", and the licensee listed above is indicating the parties represented. Acknowledged Date	Jonathan Wilson RF98368578	and	Demers Real Estate, Inc.
Seller(s)/Landlord(s) (The licensee has entered into a written listing agreement with the seller(s) or landlord(s) or is acting as a sub-agent of the listing broker.) 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) or Seller(s)/Landlord(s) (Both the buyers and sellers have previously consented to "Designated Agency", and the licensee listed above is indicating the parties represented. Acknowledged Date			
or is acting as a sub-agent of the listing broker.) 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) or Seller(s)/Landlord(s) (Both the buyers and sellers have previously consented to "Designated Agency", and the licensee listed above is indicating the parties represented. Acknowledged Date	The licensee and brokerage firm named above repr	resent the following	ng party in the real estate transaction:
Designated Agent of the Buyer(s)/Tenant(s) or Seller(s)/Landlord(s) (Both the buyers and sellers have previously consented to "Designated Agency", and the licensee listed above is indicating the parties represented. Acknowledged Date Name of Person(s): I certify on this date that I, the real estate agent, have delivered a copy of this disclosure to the person(s) identified above. Signed (Licensee) Date			listing agreement with the seller(s) or landlord(s)
(Both the buyers and sellers have previously consented to "Designated Agency", and the licensee listed above is indicating the parties represented. Acknowledged	Buyer(s)/Tenant(s) (The licensee has entered	into a written age	ncy agreement with the buyer/tenant.)
Name of Person(s): I certify on this date that I, the real estate agent, have delivered a copy of this disclosure to the person(s) identified above. Signed (Licensee) Date	(Both the buyers and sellers have previously		
Name of Person(s): I certify on this date that I, the real estate agent, have delivered a copy of this disclosure to the person(s) identified above. Signed (Licensee) Date	Acknowledged		Date
I certify on this date that I, the real estate agent, have delivered a copy of this disclosure to the person(s) identified above. Signed (Licensee) Date	Acknowledged		Date
	Name of Person(s): I certify on this date that I, the real estate agent, have d	delivered a copy o	f this disclosure to the person(s) identified above.
Previous editions of this form should be destroyed.	Signed (Licensee)	Da	ite
1.10.1.000 California of this form should be destroyed.	Previous edition	ns of this form should be	destroyed.
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Jurisdictional Disclosure and Addendum to the Sales Contract for District of Columbia

(Required for the Listing Agreement and required for the GCAAR Sales Contract)

The Contract of Sale dated _	, between			
	Buyer and Kimberly S Yates Trustee of the Mary Lus			Revocable Trus(Seller)
for the purchase of the real p		Zip Code	NW, Washington, DC 20011 20011, Parking Space(s)	#
Storage Unit #	with the legal description o			3163
Section S	ubdivision/Project Name	Brightwood	Tax Account #	
PART I. SELLER DISC	orporation of this Addendum, which sha LOSURE - AT TIME OF LISTIN ed in this Disclosure was comp	<u>G:</u>		Impulades and
belief, and is current as of	the date hereof.	•		knowledge and
X Yes No	URE: Pursuant to D.C. Code §42-130	·		
or more. Pursuant to D.	S : Pursuant to DC Code § 8-651.0 C. Code § 8-651.04a there are reloses there IS , OR IS NOT , and IS SOT , and SOT , and SO	strictions, penalties a	nd/or fines that may be levied	
the time Seller decided to entitled to the possession, required Addendum shall	epresents that property X is/was OR sell. District of Columbia broadly doccupancy, or the benefits of any rebe incorporated into the Contract. Genancy Addendum for District of Columbia Addendum for District of Columbia Value of Non-Residential Addendum for District of Columbia Value of Non-Residential Addend	efines a tenant as "a te ental unit within a hous olumbia (Single-Famil olumbia (2 to 4 Rental	nant, subtenant, lessee, sublessesing accommodation." If applically Accommodation)	e, or other person
not subject to a condomini Cond Co-o	CO-OPERATIVE/HOMEOWNER um, co-operative or homeowners asso ominium Seller Disclosure/Resale A perative Seller Disclosure/Resale Ad Disclosure/Resale Addendum for D	ociation. If applicable, t ddendum for District o dendum for Maryland	the following required addendum of Columbia,	is attached:
In accordance with the rec 113.02(g)], as amended b (the "Act") and the regula Seller has no knowledge of	TORAGE TANK DISCLOSURE: quirements of the District of Columbia Undergrations adopted thereunder by the District or removal during Se Act and the Regulations, exceptions	ia Underground Storagound Storage Tank Matrict of Columbia (the eller's ownership of the	ge Tank Management Act of 199 anagement Act of 1990 Amendr "Regulations"), Seller hereby in Property of any underground sto	ment Act of 1992 aforms Buyer that
https://www.taxpayerservi	S: Future property taxes may change cecenter.com/RP_Search.jsp?search (tax reductions for seniors, homes real-property-tax-credits-frequently-7/12/2024	type=Assessment. Actead exemptions, prop	dditional information regarding p	
Seller Emberty Uate Kimberly 5004Gates 5081405tt Revocable Trust & Kimber the Thomas Winfield Scot	Date te of The Mary Lusby Scott Tly S. Yates, Trustee of	Seller		Date
the monas will refu scot	L NEVOCUDIE II USC			

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GCAAR Form # 1313 - DC Jurisdictional Addendum

Page 1 of 2

Phone: 2024898207

7/2023

PART II. RESALE ADDENDUM	Kimberly S Yates Trustee of The Mary Lusby Scott Revocable Trust & Kimberly S Yates Trustee of the Thomas Winfield Scott Revocable Trust
The Contract of Sale dated , between Selle	r
and Buyer	is hereby amended by the incorporation of
Parts I and II herein, which shall supersede any provisions to the	e contrary in the Contract.
	2-1302, prior to the submission of the offer, Buyer is entitled to a by acknowledges receipt of same. Yes No X Not applicable
http://otr.cfo.dc.gov/service/recorder-deeds-frequently-asked-q Recordation Tax may be available to Buyer, if Buyer meets	es vary with the sales price and based on property type. See uestions-faqs. In limited circumstances, an exemption from the requirements for the Lower Income Home Ownership Exemption information. Unless otherwise negotiated, the following will apply:
 A. Real Property: Recordation Tax will be paid by B. Co-operatives: The Economic Interest Deed Reno Transfer Tax for Co-operatives. 	Buyer and Transfer Tax will be paid by Seller. cordation Tax will be split equally between Buyer and Seller. There is
C. <u>Tax Abatement Program:</u> Additional informat Program can be obtained at: http://otr.cfo.dc.gov/sites-attachments/sharp%40dc.gov_20140909_110358.pdf . will be exempt from Recordation Tax. Addition normally be paid to the District of Columbia a costs. This credit shall be in addition to any othe Contract. It is Buyer's responsibility to confirm herein may be utilized. If Lender prohibits Seller be reduced to the amount allowed by Lender. Buyer is OR is not applying for the Tax Abatem D. First-Time Homebuyer Recordation Tax Cr Homebuyer and may be eligible for a reduced record https://otr.cfo.dc.gov/node/1272871).	If Buyer meets the requirements of this program, Buyer ally, Seller shall credit Buyer an amount equal to what would a Seller's Transfer Tax to be applied towards Buyer's settlement or amount(s) Seller has agreed to pay under the provisions of this with Lender, if applicable, that the entire credit provided for from payment of any portion of this credit, then said credit shall ent Program. Ledit: Buyer is OR is not a District of Columbia First-Time ation tax. It is the Buyer's responsibility to confirm their eligibility (See
3. The principals to the Contract mutually agree that the p and shall not be merged herein.	rovisions hereof shall survive the execution and delivery of the Deed
Seller (sign only after Buyer) D	ate Buyer Date
Seller (sign only after Buyer) D	ate Buyer Date

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Tenancy Addendum for District of Columbia (Single-Family Accommodation)

TI C		red for use with Form		•) Kimberly S. Yates, Trustee of the Mary Lusby Scott
	act of Sale dated		6424 7TH S		Revocable Trust and the Thomas Winfield Scott
	WASHINGTON	, State DC		Tip 20012	Revocable Trust
	eller XX M XX EX XX XX XX XX XX XX XX	IK FANSYXXXXXXXXXXXX	<u> </u>	<u> </u>	<u>EESTHONGSWINGEFD</u> ×XXXXXXXXXXXX
Buyer		1 1 1 1 1			is hereby
amended b	by the incorporation of this Add	lendum, which shall sup	ersede any provis	sions to the contrary	in the Contract.
Distric busine	RACKNOWLEDGEMENT: But of Columbia should be aware of, selicense requirements, rent control riate District of Columbia departments.	including but not limited to ol, Tenant Opportunity to P	o: rental registratio urchase Act, and th	on requirements, landle ne eviction process. B	ord/tenant rights and obligations,
	NCY: As provided in GCAAR Fo				endum, the Property is/was
	ime the Seller decided to sell subje	-			
	Name(s) un's Community Services, Dist	Unit#	Current Rent	Copy of Lease Atta	
	iii s community services, bisc	TICE OF COTUMETA	\$2,400	× Yes	No ☐ Yes ☐ No No ☐ Yes ☐ No No ☐ Yes ☐ No No ☐ Yes ☐ No
A	<i>,</i>	erty vacant and free of tena	ancies at Settlemen		IS NOT (choose one) contingent ssession of Property at Settlement
В				osits and any accrued	interest thereon are to be paid to
	Buyer at the time of Settlement	•	Dute. Security depo	osits and any accraca	merest thereon are to be para to
C			uver Seller shall n	not modify the terms (of or terminate any tenancy(ies)
	intended to convey. In addition Buyer and Brokers apprised of by Seller shall be taken in acco	, the Seller will not enter in all tenancy-related corresp rdance with District of Col	ato any new leases ondence and negot umbia law and reg	or tenancies with respirations with Tenant(sulations.	pect to the Property. Seller shall keep), and any actions required to be taken
	NT OPPORTUNITY TO PURC		-		
	to purchase their rental accommod lderly or disabled tenants in Single	-		-	
accommoda		c-1 annly Accommodations	are arrorded the of	pportunity to purchas	then rentar
	mily Accommodation is defined a	s (A) a housing accommod	ation whether free	estanding or attached	and the appurtenant land
_	s: (i) one single-family dwelling; of			-	= =
	ium, cooperative, or homeowners		2	, .	
A. R	equired Notice to all Tenants: In	compliance with DC Offic	ial Code §42-3404	.09. Seller must send	on the same day, to each
	individually and the District of Co	-			•
of Hou	sing and Community Developmen	at ("DHCD") the following	required TOPA No	otices on forms provide	ded by DHCD:
1)	A completed Notice to Tenant of Notice of Intent to Sell ("Form 1"		citation of an Offer	to Sell the Single-Fa	mily Accommodation and
2)	A blank Letter to Landlord ("For	m 2"); and			
3)	A blank Response Letter to DHC	D if Claiming Elderly or D	isabled Status ("Fo	orm 4").	

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If Seller has not already provided to Tenant(s), OTA, and DHCD Forms 1, 2 and 4, Seller represents and agrees that, within 5 Business

Days after Ratification of this Contract, Seller will send said Forms.

 ${\tt Docusig\underline{n}\ Envelope\ ID:\ A9FCFE1E-348F-487C-8A81-24EA936C912F}$

have 20 days occupied the a requirements	to send to landlord and DHCD Fo accommodation by April 15, 2018 in order to receive further rights u	orm 2 claiming to have sig 3, and to be elderly (62 ye under TOPA.	ened a written lease on or before Ma ars of age or older) or disabled, there	rch 31, 2018, to have eby meeting the necessary
	HAS provided on	to Tenant(s) and the Mayor a written Offer of	Sale and Tenant Opportunity
	agrees that within 5 Business Dacertified mail, or a delivery service Family Accommodation (Form 3 HAS NOT provided to Tena of Ratification of this Contract, 5	ays after Date of Ratificat ice providing delivery tra 3C) together with a copy ant(s) and DHCD Form 3E Seller will send to the Ter	3B"), a copy of which is attached he ion of this Contract, Seller will send cking confirmation, the 15-day Right of this Contract. 3. Seller represents and agrees that values and DHCD by certified mail, t (Form 3A), which Notice also con	to the Tenant(s) and DHCD by at of First Refusal for a Single within 5 Business Days after Date the Offer of Sale and Tenant
to procure an owner Notice requiremen steps to be in comp	er's title insurance policy without its and title insurance underwriting pliance with such requirements. A	exception to TOPA and to g requirements pertaining ccomplishing TOPA Com	in 3 Business Days of Ratification to o determine that Seller is either in co to TOPA ("TOPA Compliance") or apliance requires Delivery to the Set t limited to, copies of the required T	ompliance with both TOPA to establish the necessary tlement Agent of specific
Ratification (*this Contract Seller has acc B. SETTLI Settlement do then the Settle accomplishes C. GENER respect to any	"Deadline"), Buyer may, at any tir will become Void at 6:00 p.m. on complished TOPA Compliance, in EMENT: Buyer and Seller acknown ses not occur on the Settlement Date ement Date shall automatically be TOPA Compliance unless otherwatal PROVISIONS: Seller shall be	me thereafter, but prior to the 3rd Day following De which case, this Contract wledge that Seller must ac ate due to Seller not having extended to the date which vise agreed by Buyer and Skeep Buyer and Brokers a Tenant(s). All actions requ	ad TOPA Compliance, within 60 Seller accomplishing TOPA Completivery of Buyer's Notice, unless privall remain in full force and effect. Ecomplish TOPA Compliance prior to gracomplished TOPA Compliance, this the third Business Day following Seller. Seller pprised of all correspondence, contraired hereunder to be taken by Seller.	or to that date and time, to the Settlement Date. If and Seller is not in Default, ng the date Seller eacts, and other developments with
signed by	v: dy Yates	8/27/2024		
Seller ^{D0AC37A}	.EF56E41D	Date	Buyer	Date
Seller		Date	Buyer	Date

* Revised September 2018

"TOPA - Tenant Opportunity to Purchase Act Forms"

The Rental Conversion and Sale Division of DC's Department of Housing and Community Development administers several laws, including the Tenant Opportunity to Purchase Act (TOPA).

Note: On July 3, 2018 a new law became effective that exempts single family dwellings from TOPA, unless occupied by certain elderly or disabled tenants.

Please click on DHCDs summary link for more information:

https://dhcd.dc.gov/

To access ALL TOPA related documents, including new forms, are accessible at the DHCD (District of Columbia Dept. of Housing and Community Development) click the below link. Please note, changes are anticipated for the next few months on the forms.

https://dhcd.dc.gov/service/condo







Addendum for Seller to Pay Buyer Broker Compensation

(For use in Montgomery County, MD and Washington, DC)

The Contract of Sale dated	07/11/2024	between			
		(Buyer) and			
TRUSTEE SCOTT Trustee of the Mar 6424 7TH ST	y Lusby Scott Revo cab	eller) for the purc le Tryst and Thomas	hase of re	eal property loc	ated at Address
Unit # City _ is hereby amended by the ir contrary in the Contract.	washing to a corporation of this	State Addendum, which	DC n shall sup	_ Zip Code persede any pro	20012 ovisions to the
Seller agrees to pay Buyer I	Broker a broker's co	ompensation ("Bu	yer Broke	r Compensatio	n") equal to:
	f the sales price; OF ; OR	R			
	of the sales price A	AND \$			
Payment of Buyer Broker C the Buyer Broker Compens Buyer Broker Compensatio Settlement.	ation as set forth in	the listing agreem	ent and/o	r to disburse ar	ny additional
signed by: Eximberly Yates Selle DOAC37AEF56E41D	8/28/2024 Date	Buyer.	<u>~</u>		Date
Seller	Date	Buyer			Date

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