

dotloop signature verification: dtlp.us/ZUhL-Lfwy-42DG)





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				
(Buyer) and	d <u>Emily U Smith</u>			(Seller)
for the purchase of the real property lo	ocated at Address 1441 Rhode	Island Avenue North	nwest, 312 Rhode Island Avenu	າe Northwest
Unit #312 City Washington	State DC Zip	Code_20005 ,	Parking Space(s) #	
Storage Unit #	with the legal description of	f Lot <u>2134</u>	Block/Square_0210	
	roject NameOLD CITY II		Tax Account #	
is hereby amended by the incorporation	on of this Addendum, which s	hall supersede any pr	rovisions to the contrary in this	s Contract.
DADEL GELLED DIGGLOGUDE		1		
PART I. SELLER DISCLOSURE				1
The information contained in this D belief, and is current as of the date h		Seller, is based on t	ne Seller's actual knowledge	and
1. <u>SELLER DISCLOSURE:</u> Pursu ☐ Yes ☑ No	uant to D.C. Code §42-1301	, Seller is exempt fr	om property condition disclo	sure.
2. DC SOIL DISCLOSURE REQ Conservation Service of the United published in 1976 and as shown on Urban Land	States Department of Agricu the Soil Maps of the District	ulture in the Soil Su of Columbia at the	rvey of the District of Columback of that publication is	nbia
For further information, Buyer can of Services, or the Soil Conservation S			Columbia Department of Env	rironmental
☐ Tenancy Add	o sell. District of Columbia be the possession, occupancy,	proadly defines a ter , or the benefits of a m shall be incorporabia (Single-Family abia (2 to 4 Rental U	nant as "a tenant, subtenant, lany rental unit within a housing rated into the Contract. Accommodation)	lessee,
Co-operative	ium, co-operative or homeo n Seller Disclosure/Resale A	wners association. I addendum for Distri ldendum for Maryla	f applicable, the following rect of Columbia, and District of Columbia	equired
5. UNDERGROUND STORAGE In accordance with the requirements [D.C. Code §8-113.02(g)], as amend Amendment Act of 1992 (the "Act" "Regulations"), Seller hereby inform ownership of the Property of any un as follows:	s of the District of Columbia ded by the District of Colum) and the regulations adopted as Buyer that Seller has no k	a Underground Stora bia Underground St d thereunder by the knowledge of the ex	age Tank Management Act o torage Tank Management Ac District of Columbia (the istence or removal during Se	et of 1990 eller's
6. PROPERTY TAXES: Future pr https://www.taxpayerservicecenter.co property tax relief and tax credit info and others) can be found at: http://or	com/RP Search.jsp?search ormation (tax reductions for	type=Assessment. A seniors, homestead	Additional information regard exemptions, property tax about	atements
Emily USmith	dotloop verified 06/24/21 10:00 PM EDT HNPJ-D39H-AKUG-I524			
Seller	Date	Seller		Date

©2020 The Greater Capital Area Association of REALTORS®, Inc.

PART II. RESALE ADDENDUM				
The Contract of Sale dated , between Seller Emily U Smith				
and Buyeris hereby amended by the incorporation of				
Parts I and II herein, which shall supersede any provisions to the contrary in the Contract.				
1. <u>SELLER DISCLOSURE:</u> Pursuant to D.C. Code §42-1302, prior to the submission of the offer, Buyer is entitled to a Seller's Disclosure Statement (if Seller is not exempt) and hereby acknowledges receipt of same. ✓ Yes ☐ No ☐ Not applicable				
2. RECORDATION AND TRANSFER TAXES: Rates vary with the sales price and based on property type. See http://otr.cfo.dc.gov/service/recorder-deeds-frequently-asked-questions-faqs. In limited circumstances, an exemption from Recordation Tax may be available to Buyer, if Buyer meets the requirements for the Lower Income Home Ownership Exemption Program ("Tax Abatement Program"). See below for additional information. Unless otherwise negotiated, the following will apply:				
 A. Real Property: Recordation Tax will be paid by Buyer and Transfer Tax will be paid by Seller. B. Co-operatives: The Economic Interest Deed Recordation Tax will be split equally between Buyer and Seller. There is no Transfer Tax for Co-operatives. C. Tax Abatement Program: Additional information (including the required Application Form) for the Tax Abatement Program can be obtained at: http://otr.cfo.dc.gov/sites/default/files/dc/sites/otr/publication/attachments/sharp%40dc.gov_20140909_110358.pdf. If Buyer meets the requirements of this program, Buyer will be exempt from Recordation Tax. Additionally, Seller shall credit Buyer an amount equal to what would normally be paid to the District of Columbia as Seller's Transfer Tax to be applied towards Buyer's settlement costs. This credit shall be in addition to any other amount(s) Seller has agreed to pay under the provisions of this Contract. It is Buyer's responsibility to confirm with Lender, if applicable, that the entire credit provided for herein may be utilized. If Lender prohibits Seller from payment of any portion of this credit, then said credit shall be reduced to the amount allowed by Lender. Buyer is OR is not applying for the Tax Abatement Program. D. First-Time Homebuyer Recordation Tax Credit: Buye is OR is not applying for the Tax Credit: Buye is OR is not applying for the Tax Credit: Buye is OR is not applying for the Tax Credit: Buye is OR is not applying for the Tax Credit: Buye is OR is not applying for the Tax Credit: Buye is OR is not applying for the Tax Credit: Buye is OR is not applying for the Tax Credit: Buye is OR is not applying for the Tax Credit: Buye is OR is not applying to confirm their eligibility (See https://otr.cfo.dc.gov/node/1272871). 3. The principals to the Contract mutually agree that the provisions hereof shall survive the execution and delivery of the Deed and shall not be merged herein. 				
Emily USmith dotloop verified 06/24/21 10:00 PM EDT				
Seller Date Buyer Date				
Date Buyer Date				
Seller Date Buyer Date				