



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 <u>one</u> to <u>four</u> 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 ar	eas
outside of the unit or lot.	1

		1.





SELLER'S DISCLOSURE STATEMENT

Instructions to the Seller for Seller's Disclosure Statement

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

SELLER'S PROPERTY CONDITION STATEMENT For Washington, DC

Property Address: 1113 Clifton Street Northwest, Washington, DC 20009
Is the property included in a:
condominium association? Yes No
cooperative?
homeowners association with mandatory participation and fee? Yes No
If this is a sale of a condominium unit or cooperative unit, or in a homeowners association, this disclosure form provides information only as to the unit (as defined in the governing documents of the association) or lot (as defined in the covenants
applicable to the lot), and not as to any common elements, common areas or other areas outside of the unit or lot.
Purpose of Statement: This Statement is a disclosure by the Seller of the defects or information actually known by the Seller concerning the property, in compliance with the District of Columbia Residential Real Property Seller Disclosure Act. Unless otherwise advised, the Seller does not possess an expertise in construction, architecture, engineering, or any other specific area related to the construction of the improvements on the property or the land. Also, unless otherwise advised, the Seller has not conducted any inspection of generally inaccessible areas such as the foundation or roof. THIS STATEMENT IS NOT A WARRANTY OF ANY KIND BY THE SELLER OR BY ANY AGENT REPRESENTING THE SELLER IN THIS TRANSACTION, AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN.
Seller Disclosure: The Seller discloses the following information with the knowledge that, even though this is not a warranty, the Seller specifically makes the following statements based on the seller's actual knowledge at the signing of this document. Upon receiving this statement from the Seller, the Seller's agent is required to provide a copy to the Buyer or the agent of the Buyer. The Seller authorizes its agent (s) to provide a copy of this statement to any prospective buyer or agent of such prospective buyer in connection with any actual or anticipated sale of property. The following are statements made solely by the Seller and are not the statements of the Seller's agent (s), if any. This information is a disclosure only and is no intended to be a part of any contract between Buyer and Seller. The seller(s) completing this disclosure statement have owned the property from to provide a copy to the Buyer or the agent of any contract between Buyer and Seller. The seller(s) completing this disclosure have occupied the residence from to provide a copy to the Buyer or agent of any contract between Buyer and Seller.
A. Structural Conditions
1. Roof roof is a common element maintained by condominium or cooperative (no further roof disclosure required).
Age of Roof 0.5 years 0.5-10 years 0.10-15 years 0.15+ years 0.15h years
Age of Roof 0-5 years 5-10 years 10-15 years 15+ years Unknown Does the seller have actual knowledge of any current leaks or evidence of moisture from roof?
Yes No If yes, comments:
Does the seller have actual knowledge of any existing fire retardant treated plywood? Yes No If yes, comments:
 2. Fireplace/Chimney(s) Does the seller have actual knowledge of any defects in the working order of the fireplaces? Yes No No fireplace(s)
If yes, comments:
Does the seller know when the chimney(s) and/or flue were last inspected and/or serviced? Yes No No chimneys or flues
If yes, when were they last serviced or inspected? November 24, 2020

3	3.	Basement
		Does the seller have actual knowledge of any current leaks or evidence of moisture in the
		basement?
		☐Yes ☐Not Applicable
		If yes, comments:
		Does the seller have actual knowledge of any structural defects in the foundation?
		Yes No
		If yes, comments:
4		Walls and floors
7	•	
		Does the seller have actual knowledge of any structural defects in walls or floors?
		Yes No
_		If yes, comments:
5	•	Insulation
		Does the seller have actual knowledge of presence of urea formaldehyde foam insulation?
		☐Yes
		If yes, comments:
6	•	Windows
		Does the seller have actual knowledge of any windows not in normal working order?
		☐Yes No
		If yes, comments:
B. O	ne	erating Condition of Property Systems
1	P	Heating System heating system is a common element maintained by condominium or
	•	cooperative (no further disclosure on heating system required).
		Heating Fuel
		Does the seller have actual knowledge that heat is not supplied to any finished rooms?
		☐Yes ☐No
		If yes, comments:
		Does the seller have actual knowledge of any defects in the heating system?
		☐Yes • No
		If yes, comments:
		Does the heating system include:
		Humidifier Yes Unknown
		Electronic air filter Yes
		If installed, does the seller have actual knowledge of any defects with the humidifier and
		electronic filter?
		Yes No Vivot Applicable
		If yes, comments
2.		Air Conditioning System air conditioning is a common element maintained by
		condominium or cooperative (no further disclosure on air conditioning system required).
		Type of system:
		Other Not Applicable
		Air Conditioning Fuel Natural Gas Electric Oil Other
		Age of system 0-5 years 5-10 years 10-15 years Unknown
		UIIKIOWII

		rooms?	the seller h	ave actual	knowledge that cooling is not supplied to any finished Not Applicable
		If yes, comments:			
		Does the seller hav	e actual know Yes	owledge of No	f any problems or defects in the cooling system?
		If yes, comments:			—
	3.	Plumbing System	_		
		Type of system:	Copper	□Galva₁	nized Plastic Polybutelene Unknown
		Water Supply:	Public	☐Well	
		Sewage Disposal	Public	☐Well	
		Water Heater Fuel			□Electric □Oil □Other
		Does the seller hav	e actual kno Yes	wledge of No	any defects with the plumbing system?
		If yes, comments:_		22110	
	4.	Electrical System			
		Does the seller hav	e actual kno	wledge of	any defects in the electrical system, including the
		electrical fuses, circ	cuit breaker: Yes	s, outlets, o	or wiring?
		If yes, comments:_			
C.	Ap	pliances			
			ual knowled	ge of any	defects with the following appliances?
	Ran	ige/Oven	Yes	No	Not Applicable
		hwasher	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	Not Applicable
		sh compactor	Yes	No	Not Applicable
		antenna/controls	Yes	□No	Not Applicable
		tral vacuum	Yes	No	Not Applicable
		ing fan	Yes	No	Not Applicable
		c fan	Yes	□No	Not Applicable
	Saur	na/Hot tub	Yes	□No	Not Applicable
	Poo	l heater & equip.	Yes	□No	Not Applicable
		urity System	Yes	No	Not Applicable
		rcom System	Yes	□No	Not Applicable
		age door opener	Yes	□No	Not Applicable
		remote controls	Yes	□No	Not Applicable
	Law	n sprinkler system	Yes	□No	Not Applicable
		er treatment system	Yes	□No	Not Applicable
		ke Detectors	Yes	No	Not Applicable
		oon Monoxide			- Fr Processor
		Detectors	Yes	No	■Not Applicable
		er Fixtures	00000	ran needs	Pp
		Or Appliances	Yes	No	■Not Applicable
		es to any of the above			

D. Exterior/Environmental Issues 1. Exterior Drainage Does the seller have actual knowledge of any problem with drainage on the property? Yes No If yes, comments: Damage to property Does the seller have actual knowledge whether the property has previously been damaged by: Fire Yes Wind Yes Flooding **T**Yes If yes, comments: 3. Wood destroying insects or rodents: Does the seller have actual knowledge of any infestation or treatment for infestations? ☐ Yes No If yes, comments: Does the seller have actual knowledge of any prior damage or repairs due to a previous infestation? Yes ΠNo If yes, comments: Does the seller have actual knowledge of any substances, materials or environmental hazards (including but not limited to asbestos, radon gas, lead based paint, underground storage tanks, formaldehyde, contaminated soil, or other contamination) on or affecting the property? No ☐ Yes If yes, comments: Does the seller have actual knowledge of any zoning violations, nonconforming uses, violation of building restrictions or setback requirements, or any recorded or unrecorded easement, except for utilities, on or affecting the property? Yes No If yes, comments: Does the seller have actual knowledge that this property is a DC 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

TYes 1

If yes, comments:

If yes, comments:

during your ownership?

No

TYes

has been place	ed on the property? Yes Mo		
If yes, commen	ts:		
he seller(s) certifies tha nowledge as known on		atement is true and correct to the bes	st of their
X Our Fred Seller	Lie Jarres	Holmon Date	
Seller		Date	
ade based upon the sell r any inspections or wa atement, representation	ler's actual knowledge as one arranties which the buyer(s) is, or warranty by any of the	statement and acknowledge that this f the above date. This disclosure is may wish to obtain. This disclosure seller's agents or any sub-agents as or as to the nature of any condition,	not a substire is NOT as to the prese
Buyer		Date	

dotloop signature verification: dtlp.us/pMyP-CK4m-WZX7





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

Property Address: 1113 Clifton Street Northwest, Washington, DC 20009

PART I. INCLUSIONS/EXCLUSIONS DISCLOSURE:

Personal Property and Fixtures: The Property in heating and central air conditioning equipment, plur windows, storm doors, screens, installed wall-to-wall heat detectors, TV antennas, exterior trees and shrul electronic components/devices DO NOT convey. If marked YES below are currently installed or offere Yes No # Items Yes No # Alarm System	mbing and lighting fixtures, carpeting, window shades, bli bs. Unless otherwise agreed fore than one of an item conve	sump pump, attic and exhaust fans, storm inds, window treatment hardware, smoke and to in writing, all surface or wall mounted		
OTHER Fireplace Screen/Door OTHER LEASED ITEMS Any leased items, systems or service contracts (including security system monitoring, and satellite contracts) DO Seller. The following is a list of the leased items within	Intercom Playground Equipment Pool, Equip, & Cover Refrigerator w/ ice maker ng, but not limited to, fuel tand NOT CONVEY absent an exthe Property:	Window A/C Unit Window Fan Window Treatments Wood Stove ks, water treatment systems, lawn contracts, press written agreement by Purchaser and		
Seller certifies that Seller has completed this checklist of this information available to prospective buyers.	disclosing what conveys with	the property and gives permission to make		
Seller James HOW	Date Seller	Date		
PART II. INCLUSIONS/EXCLUSIONS ADDENDUM:				
The Contract of Sale datedb Buyer incorporation of Part I and II herein, which shall supers	ede any provisions to the cont	is hereby amended by the		
The parties agree that Part I herein shall replace and sup Residential Contract of Sale or the Personal Property an	persede the provisions of the I	nclusions/Exclusions paragraph of the MAR		
Seller Date	Buyer	Date		
Seller Date	Buyer	Date		

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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 B L Holman and D Holman F L Holman R Zendo Seller)
for the purchase of the real property located at Address 1113 Clifton Street Northwest Light House Street Light House Street Northwest
City_Washington State DC Zip Code20009 Parking Space(s) #
Storage Unit # with the legal description of Lot 150 Block/Square 2865 Section
Subdivision/Project Name COLUMBIA HEIGHTS
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. SELLER DISCLOSURE: Pursuant to D.C. Code §42-1301, Seller is exempt from property condition disclosure. Yes No
2. <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
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 <u>is/was</u> OR <u>is not/was not</u> 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. CONDOMINIUM/CO-OPERATIVE/HOMEOWNERS ASSOCIATION: Seller represents that this Property
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. <u>UNDERGROUND STORAGE TANK DISCLOSURE</u> : (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 DDODEDTV TAVES, Entire grant to the state of the state
6. PROPERTY TAXES: Future property taxes may change. To determine the applicable rate, see https://www.taxpayerservicecenter.com/RP_Search_isp?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 .
Fredow Longues Holman
Seller Date Seller Date

The Contract of Sale dated	PART II. RESALE ADDENDUM	PR Zenola
Seller's Disclosure Statement (if Seller is not exempt) and hereby acknowledges receipt of same. \(\textsuperscript{\textsuperscr	and Buyer	is hereby amended by the incorporation of
http://otr.cfo.dc.gov/service/recorder-deeds-frequently-asked-questions-fags. 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 not applying for the Tax Abatement Program. D. First-Time Homebuyer Recordation Tax Credit: Buyer is or is not a DC First-Time Homebuyer and may be eligible for a reduced recordation tax. It is the Buyer's responsibility 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. Buyer bate	Seller's Disclosure Statement (if Seller is not exempt) a	e, prior to the submission of the offer, Buyer is entitled to a and hereby acknowledges receipt of same. Yes No
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.gov20140909_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: Buyer is sor is not a DC First-Time Homebuyer and may be eligible for a reduced recordation tax. It is the Buyer's responsibility 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. Buyer Date Buyer Date	http://otr.cfo.dc.gov/service/recorder-deeds-frequently-asked-que Recordation Tax may be available to Buyer, if Buyer meets the Program ("Tax Abatement Program"). See below for additional in	estions-faqs. In limited circumstances, an exemption from requirements for the Lower Income Home Ownership Exemption
and shall not be merged herein. Treglator Latinus Halman Seller Date Buyer Date	B. Co-operatives: The Economic Interest Deed Recordat no Transfer Tax for Co-operatives. C. Tax Abatement Program: Additional information (in Program can be obtained at: http://otr.cfo.dc.gov/sites/c20140909_110358.pdf . If Buyer meets the requirements Additionally, Seller shall credit Buyer an amount equal seller's Transfer Tax to be applied towards Buyer's settler Seller has agreed to pay under the provisions of this Capplicable, that the entire credit provided for herein may be of this credit, then said credit shall be reduced to the amount Buyer is or is not applying for the Tax Abatement Buyer. First-Time Homebuyer Recordation Tax Credit: Buyer is reduced recordation tax. It is the Buyer's response.	ion Tax will be split equally between Buyer and Seller. There is including the required Application Form) for the Tax Abatement default/files/dc/sites/otr/publication/attachments/sharp%40dc.gov of this program, Buyer will be exempt from Recordation Tax. to what would normally be paid to the District of Columbia as ment costs. This credit shall be in addition to any other amount(s) ontract. It is Buyer's responsibility to confirm with Lender, if e utilized. If Lender prohibits Seller from payment of any portion at allowed by Lender. Program. Program.
Seller Date Buyer Date	3. The principals to the Contract mutually agree that the provis and shall not be merged herein.	sions hereof shall survive the execution and delivery of the Deed
Seller Date Buyer Date		Buyer Date
	Seller Date	Buyer Date



DC Lead Disclosure Form

Information about Lead-Based Paint in this Property

Purpose: Inform potential renters and homebuyers of the presence of lead-based paint and related hazards in the property they are considering.

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can be a health hazard, especially for young children and pregnant women. Owners or managers of these properties must provide information about lead-based paint in the property that they want to rent or sell. DC requires the renter or buyer to have this information **before** they decide to rent or purchase the property.

This form does not replace the Federal Lead Disclosure form. DC law provides additional protections for the renter or purchaser. A DC Lead Disclosure form is not required for properties built in 1978 or later.

Are you a POTENTIAL TENANT or BUYER?

Review this page carefully before following instructions on page two.

Are you a PROPERTY OWNER or MANAGER?

You will need the following information to complete this form:

- Copies of any lead-based paint reports, 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-based paint 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, 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," as amended (the "Act"), D.C. Official Code § 8-231.01 et seq., and the Federal Lead Warning Statement, 24 CFR Part 35: http://bit.ly/federallead.

If you need help in your language, please call 202-535-2600. | N木町にで えにみたい 202-535-2600 足足の木い | 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 ne	ed to:			
The pro	operty owner or manager			ections A and opy to the tend		
The po	tential tenant or buyer		Carefully review Section B.Sign Section C.			
SECTIO	ON A: Property Owner/N	lanager	s Signatu	re		
Propert	ty Address: 1113 Clifton St N	N		Unit:	Washington, DC	ZIP: 20009
questio	e (check one) a owner am ons about lead-based paint/h /Manager Name: BL&DH	nazards in	this prope or around PR Zerol	this property.	X	d courses Halm
	# <u> - T1</u>	olman	I. Mal	O'RE _		Palm
	ON B: Information About					
around	ased paint is assumed to be eeling or chipping paint, lea the property?	present in d-contam	properties inated dus	built before 19 t/soil, or other I	778. To the best of ead-based paint	your knowledge, is hazards inside or
☑ No	Yes, in the following	ocation(s	: For more sp	ace attach a sum	mary	
Does Do	C Government have any per	nding action	ons related	to lead-based	paint for this pro	perty?
Yes,	, a notice of violation , a notice of lead-based pair		and be accorded			
This incl	re any reports or documents udes reports or documents p ment agency, or contractor.	rovided to	d-based po	aint or hazards orevious or cur	in or around this prent owner, prope	property? erty manager, DC
No Yes and I understand I must provide a copy of those documents to the tenant/buyer if they ask.						
SECTIO	N C: Tenant/Buyer's Acl	knowled	gement			
l was pro lease or	ovided this form and the Prot purchase agreement.	ect Your F	amily from	Lead in Your H	ome pamphlet <u>b</u> e	<u>efore</u> I signed a
☐ Yes	☐ No, I have already signe	ed a lease	or purcha	se agreement		
I underst paint or	tand I have the right to ask th hazards in or around this pro	e owner o	r managei	for any report	s or documents al	oout lead-based
Name:						Date:







Lead Paint – Federal Disclosure of Lead-Based Paint and Lead-Based Paint Hazards for RENTALS Required for the RENTAL of all properties in the U.S. with any existing part built prior to 1978

PROPERTY ADDRESS:_1113 Clifton Street Northwest, W	Vashington, DC 20009
☑ There are parts of the property that still exist that were built pr	ior to 1978 OR
No parts of the property were built prior to 1978 OR	
Construction dates are unknown. If any part of the property	was constructed prior to 1978 or if construction dates are
unknown, this disclosure is required. If the entire property wa	s built in 1978 or later, this disclosure is not required.
<u>LEAD WARNING STATEMENT FOR TENANTS</u> : Housing be paint chips, and dust can pose health hazards if not managed propregnant women. Before renting pre-1978 housing, Landlords mupaint hazards in the dwelling. Tenants must also receive a federal	perly. Lead exposure is especially harmful to young children and lest disclose the presence of known lead-based paint and/or lead-based
LANDLORD'S DISCLOSURE:	TENANT'S ACKNOWLEDGMENT:
(Landlord to complete)	(Tenant to initial all lines as appropriate)
(A) Presence of lead-based paint and/or lead-based paint hazards	(C) Tenant has read the Lead Warning
☐ Known lead-based paint and/or lead-based paint	Statement above
hazards are present in the housing (explain):	(D) Tenant has read Paragraph B and
OR	acknowledges receipt of copies of any
☑ Landlord has no knowledge of lead-based paint	(E) information listed therein, if any. Tenant has received the pamphlet
and/or lead-based paint hazards in the housing.	(E) Tenant has received the pamphlet Protect Your Family From Lead in Your
and of lead based paint nazards in the nousing.	Home (required).
(B) Records and reports available to the seller/Landlord	<u> </u>
☐ Landlord has provided Tenant with all available	
records and reports pertaining to lead-based paint	
and/or lead-based paint hazards in the housing (list	
documents helowl.	
OR	
☑ Landlord has no reports or records pertaining to	
lead-based paint and/or lead-based paint hazards in the housing.	
AGENT'S ACKNOWLEDGMENT: (Agent to initial)	
(T) gv A	
(F) Agent has informed the Landlord of the Land	lord's obligations under 42 U.S.C. 4852d and is aware of his/her
responsible resure compliance.	
CERTIFICATION OF ACCURACY: The following parties hav	e reviewed the information above and cartify to the best of their
knowledge, that the information provided by the signatory is true a	and accurate.
Freddy Louse Holden	
Landlord Date	<u>Tenant</u> Date
	Date
Landlord Date	Tenant Date
Games Nellis dotloop verified 12/18/20 9:12 AM PST DIS6-KVOS-ASES-ZENU	
Agent for Landlord, if any Date	Agent for Tenant, if any Date

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Consent for Dual Representation and Designated Representation in the District of Columbia

(To be attached to all listing agreements and buyer or tenant brokerage agreements for transactions in the District of Columbia.)

"Designated Representation" occurs when the Seller or Landlord has entered into a listing agreement with a licensee and the Buyer or Tenant has entered into a buyer brokerage agreement with a different licensee affiliated with the same firm. Each of the licensees, known as Designated Representatives, represents fully the interest of his/her individual clients. The Supervising Broker is a Dual Representative of both the Buyer and Seller, and must not disclose information obtained in confidence to other parties in the transaction.

- [If the Seller or Landlord does not consent to Designated Representation, the property may not be shown by any licensees affiliated with the brokerage firm that have entered into a representation agreement with a prospective Buyer or Tenant.
- If the Buyer or Tenant does not consent to Designated Agency, the Buyer or Tenant may not be shown any properties
 listed by other licensees affiliated with the brokerage firm.
 Prior to entering into a contract in which the buyer and seller are represented by Designated Representatives, the relationship of
 both Designated Agents must be disclosed/confirmed in writing.

"Dual Representation" occurs when Seller or Landlord has entered into a listing agreement with a licensee and the Buyer or Tenant has entered into a buyer brokerage agreement with the same licensee. When the parties agree to dual representation, the ability of the licensee and the brokerage firm to represent either party fully and exclusively is limited. The confidentiality of all clients shall be maintained.

- If the Seller or Landlord does not consent to Dual Representation, the property may not be shown by the licensee to
 any prospective Buyers or Tenants that have entered into a buyer brokerage agreement with the licensee.
- If the Buyer or Tenant does not consent to Dual Agency, the licensee may not show any properties listed by the licensee.
- Prior to entering into a contract in which the buyer and seller are represented by Dual Agency, this relationship must be disclosed/confirmed in writing.

I(We) consent to Designated Representation, acknowledging the	roker/firm	
Keller Williams Alliance Group , may represent be	oth the seller(s) and buyer(s) or land	dlords and tenants, and
the sales associate, James Nellis	_, license # 98362766	as the Designated
Representative for the party indicated below:		
✓ Sellers(s) or ☐ Buyer(s)		
\square Landlord(s) or \square Tenant(s)		
I (We) do not consent to Designated Representation		
☑ I (We) consent to Dual Representation, acknowledging the broker	/firm	
Keller Williams Alliance Group		iles associate,
James Nellis	license # opacazoc	may vanuagent
both the seller(s) and buyer(s) (or landlord(s) and tenant(s)), as the Dual Representatives for the both parties indicated below:		
☐ Sellers(s)and Buyer(s)		
Landlord(s) and Tenant(s)		
I (We) do not consent to Dual Representation		
Signed Falder Jones Hohran		
Signed		