

The Stokes Group

REAL ESTATE



Disclosure Packet

4514 CONNECTICUT AVE NW #204 WASHINGTON, DC 20008

Anslie Stokes Milligan, GRI McEnearney Associates, Inc., REALTORS 4910 Massachusetts Ave. NW Suite 119, Washington, DC 20016 202-552-5600 - TheStokesGroup.com - 202-270-1081



We Sell Where You Want to Live

Sellers:

Jocelyn Rowe

Legal Information:

Lot: N/A Block: N/A

Legal Address: 4514 Connecticut Ave NW #204 Washington, DC 20008

Contract Requirements:

- Copy of bank statements proving EMD and down payment funds
- Lender approval letter from a local, reputable lender
- Buyer's Financial Information Sheet
- GCAAR Sales Contract
- Jurisdictional Disclosure and Addendum to the Sale Contract for Washington, DC
- -Coop Seller Disclosure/Resale Addendum for the District of Columbia -Coop fee is \$729.00/Month
- Addendum of Clauses (if needed)
- Complete Seller Disclosure Packet

Contract Preferences:

- Sellers will give great weight to a strong (at least 10%) Earnest Money Deposit to be held by **Edmund J. Flynn**
- Sellers will give great weight to offers with few, if any contingencies
- Sellers welcome home inspections, but they must be coordinated with listing agent
- -Agent prefers to use Edmund J. Flynn as the settlement company

Edmund J. Flynn 5425 Wisconsin Ave NW Suite 303 Chevy Chase, MD 20815 www.edmundjflynn.com 202.537.1800

Listing Agent Information:

Anslie Stokes McEnearney Associates, Inc. 4910 Massachusetts Ave. NW Suite 119



Office Code: MCE7 MRIS ID: 99699 License: DC SP98361041 Broker License # DC-94076

ANSLIE STOKES MILLIGAN, REALTOR® MCENEARNEY ASSOCIATES, INC., P: 202.270.1081 E: ANSLIE@THESTOKESGROUP.COM







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

(Required for the Listing Agreement and required for either the GCAAR Contract or the Maryland REALTORS® Contract)

Address				4514 Connect	icut Ave NW	#204			
ity		Washii	ngton	, State	DC Subdivision	Zip	20008-4327		
nit(s) #	#	1	Parking Space(s) #		_ Subdivision	1/Project:	P	once De Le	eon
			SCLOSURE - at 1 elief and is current			o containe	d in this Disclo	sure is base	ed on the Seller's
1.			DASSESSMENT Corporate/Blanket						ectively to: 9
	B. See	cond Underlying	Mortgage: Mont	hly P&I				\$	
	C. Pr	operty Taxes: A	pproximate month	ly property tax (as	s of previous t	ax year)		\$_ ⁰	
	D. Op	perations, Maint	enance, Utilities &	& Other Charges	: All other cha	arges to th	ne Unit	\$_ ⁰	
	E. To	otal Monthly Co-	operative Assess	nent: All monthly	fees and char	rges (sum	of lines A-D)		
	F. Sp	ecial Assessmen	ts: 🗙 No 🗌 Yes (l	If yes, complete 1	-4 below.)				
	-		sment:						
			e: \$						
			ents remaining						
	4)	Total Special As	sessment balance	e remaining: \$					
	G. Un	derlying Mortgag	ge Terms:						
	1)	First Underlying	Mortgage: Unpaid	share, as of Febr	uary 1, 20	22	_(month/year),	in the appro	ximate amount of
			with a final pa						an interest rate of
			. Special Terms (if						
	2)		ing Mortgage: Unpa						
			with a final pay						
		%	. Special Terms (if	fany):					
			be reduced by the	• •	-		•	•	
	H. Fe	e Includes: The f Water 🔀 Sewer	following are inclu • 🗙 Heat 🗌 Elec	ided in the Co-ope tricity Gas X	rative Fee Lau Other Ma	indry, Pes intenance	e, Reserve Fund	w Removal, ls, Trash, M	Management, laster Insurance,
2.	assigne operativ	d for the exclusiv	RAGE: Parking S ve use of a co-ope Parking and/or St	rative Unit. Conta	ict the manage	ement con co-operat	npany to confi		
		CEMENT ACE	NT OR AUTHOR	RIZED PERSON					the Co-operative
			the public regard	ing the Co-operat	ive and the De	evelopme	III 15 d5 10110 w 5	•	
	to prov	ide information to		•		evelopme	Phone: 20		82

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4. <u>SELLER'S REPRESENTATIONS</u> (Effective as of the settlement date):

- A. Seller is presently a member of the Co-operative and the owner of the Proprietary Documents (to include, but not limited to, shares of stock and proprietary lease, perpetual use and equity contract, co-operative ownership contract or other documents hereinafter referred to as the proprietary documents) and has full right and authority to sell, transfer and assign same free and clear of all liens, security interests and encumbrances except as disclosed in this Contract or signed Additional Provisions Addendum attached hereto.
- **B.** Seller's interest in the Proprietary Documents and the equity interest in the Unit, except as set forth above, is in no way pledged, hypothecated or other encumbered, and Seller represents that there are no judgments, tax liens, petition of bankruptcy, suits or similar actions, filed, pending or threatened against Seller that would materially and adversely affect ownership in the Unit except as may be disclosed with this Contract.
- C. Seller is not delinquent, in violation or in default with respect to the Proprietary Documents or rules and regulations of the Co-operative.
- **D.** No special assessment is charged against the Unit as of the date hereof, unless the same is set forth herein.
- E. It is Seller's responsibility to provide such Proprietary documents as are acceptable to the Transfer Agent or Co operative Board prior to or simultaneous with settlement. Should such documents not be presented at settlement because they are pledged as collateral for a mortgage on the co-operative unit or for any other reason, it is likely an escrow will be held from the Seller's funds until such documents are delivered.
- **F.** In case legal steps are necessary to perfect Seller's ownership, such action must be taken promptly by Seller at Seller's expense whereupon the time herein specified for full settlement by Buyer shall be extended for the period necessary for such action.
- **G.** Seller has not made nor authorized any person to make any representations, statements, or warranties with respect to the Unit or any fact regarding the Co-operative or its financial condition and operation, maintenance charges, rights to any tax deduction, or any other aspect of this transaction except as herein set forth, and Buyer acknowledges that, in entering into this Contract, Buyer has not, relied upon any representation, statement or warranty, except those expressly set forth herein.
- 5. <u>CO-OPERATIVE DOCUMENTS AND STATEMENTS (Co-op Documents)</u>: This disclosure involves the resale of a Co-operative unit by a unit owner (i.e., the Seller) other than the declarant. Seller agrees to obtain at their expense from the Co-operative and deliver to a Buyer, on or prior to the tenth (10th) business day following the Date of Ratification, a copy of the Co-operative instruments (i.e., recorded declaration, bylaws, plats and plans and all exhibits, schedules, certifications and amendments to any of same) and the following:
 - A. A copy of the Articles of Incorporation, Bylaws and Rules of the Co-operative:
 - **B.** A copy of the statement of financial condition of the Co-operative for the most recent fiscal year for which such statement is available, and the current operating budget, if any.
 - **C.** A statement of the status of any pending suits or judgments to which the Co-operative is a party; and a statement of the remaining term of any leasehold estate affecting the Co-operative and the provisions governing any extension or renewal thereof.
 - **D.** The Co-operative application for approval along with a list of supporting documents and information as may be required, and submission instructions.

Docusigned by: Joculyn Kowi	2/1/2022		
Seller	Date	Seller	Date
Jocelyn Rowe			

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PART II - RESALE ADDENDUM:	
The Contract of Sale dated	, between
Seller Jocelyn Rowe,	and
Buyer	is
hereby amended by the incorporation of Parts I and II herein, which shall supersede any provisions to the contra	ry in the Contract.

- **<u>TITLE</u>**: Paragraph is deleted from the Contract. 1.
- 2. **OWNERSHIP:** Paragraph is amended to provide the Proprietary Documents are to be executed and delivered in lieu of the Deed. The property, and everything that conveys with it, will be sold free of liens except for any loans assumed by Buyer. Seller will sign any affidavits, lien waivers and other documents as may be required by the Lender, Settlement Agent, or government authority, and authorizes the Settlement Agent to obtain pay-off or assumption information from any existing lenders. The manner of taking ownership may have significant legal and tax consequences. Buyer is advised to seek the appropriate professional advice concerning the manner of taking ownership. Unless otherwise agreed in writing, Seller will pay any special assessments and will comply with all orders or notices of violations of any county or local authority, co-operative or actions in any court on account thereof, against or affecting the Co-operative on the Settlement Date. The parties authorize and direct the Settlement Agent to provide a copy of the Closing Disclosure to Seller, Buyer, Listing Company, Selling Company, Co-operative, Relocation Company and/or any third-party payees reflected on the Closing Disclosure.
- 3. <u>PRICE AND FINANCING</u>: Paragraph is amended to read as follows:

A. Down Payment:

\$_____ **B.** Financing: 1. Institutional Financing (if applicable) \$_____ 2. First Underlying Mortgage (if applicable) \$____ 3. Second Underlying Mortgage (if applicable) 4. Seller Held Trust Addendum attached (if applicable) \$ TOTAL FINANCING \$ \$

SALES PRICE

- C. Institutional Financing: Buyer is to execute and deliver to an institutional Lender (hereinafter the "Lender") a note in the form prescribed by Lender in the approximate amount set forth in the Price and Financing Paragraph, section B (1). Said note shall be secured by an assignment and pledge of the Proprietary Documents to be issued to Buyer and by a security agreement and financing statement as Lender shall require.
- D. Assuming Underlying Mortgage Indebtedness: Buyer is to assume responsibility for the share of the Underlying Mortgage(s) allocated to Unit. Seller's proceeds will be reduced by the outstanding principal balance amount(s) assumed by Buyer.
- 4. <u>**RECOGNITION AGREEMENT</u>**: Buyer hereby acknowledges that not all lenders have the authority to lend in a Co-</u> operative. The Aztec form of recognition agreement is not approved for Maryland and DC Co-operative. Lenders that make purchase money loans in a co-operative have entered into a recognition agreement with the Co-operative. If Buyer applies to a lender that does not have a recognition agreement with said Co-operative, and as a result Buyer's loan is not approved by the deadline specified in the financing contingency, then Buyer shall be in Default, and Seller may, at Seller's option, declare this Contract void. However, Buyer shall not be in Default and may declare this Contract null and void at anytime following the Financing Deadline in the Financing Contingency if no lender has a recognition agreement with said Co-operative. The provisions of this paragraph shall not apply if this Contract does not contain a financing contingency.
- 5. PAYMENT OF FEES AND ASSESSMENTS: Buyer agrees to pay such monthly and/or other assessments as the Board of Directors of the Co-operative may from time to time assess against the Unit, Parking Space and Storage Unit (as applicable) for the payment of interest and amortization charges on said Blanket Mortgage(s) indebtedness and for the payment of operating and maintenance or other proper charges. Regarding any existing or levied but not yet collected Special Assessments: The Seller agrees to pay OR Buyer agrees to assume at the time of settlement any Special Assessments as disclosed in the Current Fees and Assessments Paragraph.

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Rowe

- 6. CO-OPERATIVE APPROVAL AND GOVERNING DOCUMENTS: This Contract is conditioned upon Buyer being approved for membership and occupancy by the Board of Directors of the Co-operative, whether an individual or a Trust. It is the responsibility of Buyer to obtain such approval. Buyer agrees to prepare and to present to the Co-operative an application for approval within 14 days of receipt of Co-operative Documents, with such supporting documents and information as may be required, and Buyer agrees that failure to do so shall give the Seller the right to terminate this Contract in accordance with the paragraph labeled **DEFAULT**. Buyer understands that approval is solely the decision of Board of Directors of the Co-operative and Buyer agrees that neither Seller nor any of the Agents shall be liable for the action or nonaction of the Board of Directors in connection therewith. If approval is denied, the Deposit shall be returned to Buyer promptly, without deductions, and this Contract thereafter be of no further force or effect. If approval is delayed, the time herein specified for Settlement by Buyer shall be extended for the period necessary for such action. If delay is longer than 30 days, buyer may declare this contract null and void. This sale is subject to the terms of the certificate of incorporation; bylaws, rules and regulations of the Co-operative, the assigned Proprietary Documents and this Contract and signed addendum attached hereto (if any).
- 7. ASSUMPTION OF CO-OPERATIVE OBLIGATIONS: Buyer hereby agrees to assume each and every obligation of, to be bound by and to comply with the covenants and conditions contained in the Co-operative instruments including the Cooperative Bylaws, and with the Rules and Regulations of the Co-operative, from and after the date of settlement hereunder.
- 8. <u>RIGHT TO CANCEL</u>: Buyer shall have the right for a period of three (3) business days following Buyer's receipt of the Co-operative documents and statements referred to in the Co-op Docs Paragraph to cancel this Contract by giving Notice thereof to Seller. In the event that such co-operative documents and statements are delivered to Buyer on or prior to the ratification of this Contract by Buyer, such three (3) business day period shall commence upon ratification of this Contract. If the co-operative documents and statements are not delivered to Buyer within the 10 business day time referred to in the Co-operative Documents Paragraph, Buyer shall have the option to cancel this Contract by giving Notice thereof to Seller prior to receipt by Buyer of such Co-operative documents and statements. Pursuant to the provisions of this paragraph, in no event may the Buyer have the right to cancel this Contract after Settlement.

Seller (sign only after Buyer) Jocelyn Rowe	Date	Buyer	Date
Seller (sign only after Buyer)	Date	Buyer	Date

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2/2020





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	, betv	veen			
	(Buyer) and		Jocelyn Rowe		(Seller)
for the purchase of the real	property located at Address	4514 Connecticut Ave NV	N #204		
Unit # 204 Cit	ty Washington	State DC	Zip Code 20008-4327	_, Parking Space(s) #	
Storage Unit #	with the legal	description of Lot N/A	Block	/Square N/A	
Section	Subdivision/Project Nam	e Wakefield	Tax Acc	ount # N/A	
is hereby amended by the in	corporation of this Addendum,	which shall supersede any	provisions to the contrar	y 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

ASSOCIATES

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 <u>Urban Land Manor Glenig</u>

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 \square is/was OR \blacksquare 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 following required Addendum shall be incorporated into the Contract.

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

Tenancy Addendum for District of Columbia (2 to 4 Rental Units)

Multi-Unit or Non-Residential Addendum

4. <u>CONDOMINIUM/CO-OPERATIVE/HOMEOWNERS ASSOCIATION</u>: Seller represents that this Property **X** 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 District of Columbia,

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

Seller Disclosure/Resale Addendum for District of Columbia

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 §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

<u>https://www.taxpayerservicecenter.com/RP_Search_jsp?search_type=Assessment</u>. 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: <u>http://otr.cfo.dc.gov/page/real-property-tax-credits-frequently-asked-questions-faqs</u>.

Docusigned by: Joulyn Kowi	2/1/2022		
Seller	Date	Seller	Date
Jocelyn Rowe			

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PART II. RESALE ADDENDUM		
The Contract of Sale dated	, between Seller	Jocelyn Rowe,
and Buyer		is hereby amended by the incorporation of
Parts I and II herein, which shall supe	prsede any provisions to the contrary in t	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. <u>RECORDATION AND TRANSFER TAXES</u>: 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. <u>Real Property:</u> Recordation Tax will be paid by Buyer and Transfer Tax will be paid by Seller.

B. <u>Co-operatives:</u> The Economic Interest Deed Recordation Tax will be split equally between Buyer and Seller. There is no Transfer Tax for Co-operatives.

C. <u>Tax Abatement Program</u>: Additional information (including the required Application Form) for the Tax Abatement Program can be obtained at: <u>http://otr.cfo.dc.gov/sites/default/files/dc/sites/otr/publication/</u>

<u>attachments/sharp%40dc.gov_20140909_110358.pdf</u>. 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. <u>First-Time Homebuyer Recordation Tax Credit:</u> Buyer is OR is not a District of Columbia First-Time Homebuyer and may be eligible for a reduced recordation tax. It is the Buyer's responsibility to confirm their eligibility (See <u>https://otr.cfo.dc.gov/node/1272871</u>).

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.

Seller (sign only after Buyer)	
Jocelyn Rowe	

Date

te Buyer

Seller (sign only after Buyer)

Date

Buyer

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2/2020

Date

Date





Rowe

Inclusions/Exclusions Disclosure and Addendum

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

PROPERTY ADDRESS: 4514 Connecticut Ave NW #204, Washington, DC 20008-4327

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, central vacuum system (with all hoses and attachments); shutters; window shades, blinds, window treatment hardware, mounting brackets for electronics components, smoke, carbon monoxide, and heat detectors; TV antennas; exterior trees and shrubs; and awnings. Unless otherwise agreed to herein, all surface or wall mounted electronic components/devices **DO NOT CONVEY. The items checked below convey**. If more than one of an item conveys, the number of items is noted in the blank.

Stove/Range	ELECTRONICS	REC	CREATION
	Security Can	neras	Hot Tub/Spa, Equipment, & Cover
Cooktop	Alarm System	m 🗌	Pool Equipment & Cover
. Wall Oven	Intercom		Sauna
Microwave	Satellite Dish	nes	Playground Equipment
Refrigerator	Video Doorb		
w/ Ice Maker		OTI	
Wine Refrigerator	LIVING AREAS		Storage Shed
Dishwasher	Fireplace Sci	reen/Door	Garage Door Opener
Disposer	Gas Log		Garage Door Remote/Fob
Separate Ice Maker	Ceiling Fans		Back-up Generator
Separate Freezer	Window Fan		Radon Remediation System
Trash Compactor	Window Tre	atments	Solar Panels (must include
			Solar Panel Seller
AUNDRY	WATER/HVAC		Disclosure/Resale Addendum)
Washer		ner/Conditioner	
Dryer	Electronic A		
	Furnace Hun		
	\mathbf{X} 2 Window A/C	C Units	
nd satellite contracts DO NOT CO			
	NVEY unless disclosed here:		
ERTIFICATION: Seller certifies	NVEY unless disclosed here:	hecklist disclosing what	at conveys with the Property.
ERTIFICATION: Seller certifies	NVEY unless disclosed here:		at conveys with the Property.
ERTIFICATION: Seller certifies	NVEY unless disclosed here:	hecklist disclosing what Seller <u>NTRACT</u> : (Completed Jocelyn Rowe	tt conveys with the Property. Date d only after presentation to the Buyer)
ERTIFICATION: Seller certifies -Doculymentary -Doculymentary	NVEY unless disclosed here:	hecklist disclosing what Seller <u>NTRACT</u> : (Completed Jocelyn Rowe	tt conveys with the Property. Date <i>d only after presentation to the Buyer</i>) corporation of this Addendum.
ERTIFICATION: Seller certifies	NVEY unless disclosed here: that Seller has completed this cl 3/22/2022 Date SCORPORATION INTO CO between Seller 1 Buyer roperty referenced above is here Date Bate	hecklist disclosing what Seller <u>NTRACT</u> : <i>(Completed</i> Jocelyn Rowe eby amended by the ind	at conveys with the Property. Date Date d only after presentation to the Buyer)
Che Contract of Sale dated and for the P Geller (sign only after Buyer) Gocelyn Rowe Geller (sign only after Buyer)	NVEY unless disclosed here:	hecklist disclosing what Seller <u>NTRACT</u> : (Completed Jocelyn Rowe eby amended by the ind Buyer Buyer Association of REALTORS®, Inc. porm should be destroyed.	at conveys with the Property. Date Date d only after presentation to the Buyer) Corporation of this Addendum. Date Date

 GCAAR # 911 - Inclusions/Exclusions - MC & DC
 Pagel of 1

 McEnearney Associates REALTORS® - Washington, DC and Maryland, 4910 Massachusetts Avenue, NW Washington DC
 Phone: (202) 552-5600
 Fax: (202) 552-5605

 Anslie Stokes
 Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T 115
 www.lwolf.com

LEAD-BASED PAINT DISCLOSURE FORM FOR DC REAL ESTATE SALES

DEPARTMENT
 OF ENERGY &
 ENVIRONMENT

COVERNMENT OF THE DISTRICT OF COLUMBIA

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.

202-535-2600 | 한국어로 도움이 필요합니까? 무료 한국어통역: 202-535-2600 | Nếu 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.



DC Department of Energy & Environment | 202.535.2600 | doee.dc.gov/lead Updated March 2020

Page **1** of **2**

SECTION A: PROPERTY OWNER'S	S SIGNATURE			_			
Property Address: 4514 Connecticut Ave N	NW #204		Unit: 204	Washington, DC	Zip: 20008-4327		
I am the owner of this property and will truth paint/hazards in or around this property, and		ers to the f	ollowing quest	ions about lead-b	ased		
Owner Name: Jocelyn Rowe	5	Signature:	Docusigned by: Joculyn Kowe		2/1/2022		
Owner Name:	5	Signature:	000171302002420				
SECTION B: INFORMATION ABOUT LEAD-BASED PAINT IN THIS PROPERTY Lead-based paint is assumed to be present in properties built before 1978. To the best of your knowledge, is there lead-based paint inside or around the property, including common area(s)?							
Yes, in the following							
No, I am not aware of any lead-based paint, but because the property was built before 1978 it is assumed to be present. To the best of your knowledge, is there peeling or chipping paint, lead-contaminated dust/soil, or other lead- based paint hazards inside or around the property?							
X No Yes, in the following For more space attach a							
Does DC Government have any pending Check all that apply	actions related to	lead-base	ed paint for th	is property?			
A notice of violation A notice of lead-based paint hazards An administrative order to eliminate lead- Other notices or orders related to lead-ba X There are no pending actions related to lead	ased paint. Please	list:	ty.				
Are there any reports or documents about (including in bare soil and sheds, garage This includes reports or documents provided to y agency, or contractor.	s, common area(s) or other	appurtenanc	es)?			
X No Yes and I understand I must prov	vide a copy of those	e documen	ts to the buyer	if they ask.			
SECTION C: BUYER'S ACKNOWLE	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 prope							
Name:	Signature:			D	ate:		
Name:	Signature:			D	ate:		

DC Department of Energy & Environment | 202.535.2600 | doee.dc.gov/lead Updated March 2020 Page 2 of 2

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

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

PROPERTY ADDRESS: 4514 Connecticut Ave NW #204, Washington, DC 20008-4327

X There are parts of the property that still exist that were built prior 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 was built in 1978 or later, this disclosure is not required.

LEAD WARNING STATEMENT FOR BUYERS: Every purchaser 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 of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

SELLER'S DISCLOSURE:

(A) Presence of lead-based paint and/or lead-based paint hazards

- Known lead-based paint and/or lead-based paint hazards are present in the housing (explain): OR
- Seller has no knowledge of lead-based paint and/or leadbased paint hazards in the housing.

(B) Records and reports available to the Seller:

- Seller has provided Buyer with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below):
 - _OR
- Seller has **no reports or records** pertaining to lead based paint and/or lead-based paint hazards in the housing.

BUYER'S ACKNOWLEDGMENT:

(Buyer to initial all lines as appropriate)

- (C) _____ Buyer has read the Lead Warning Statement above.
- (D) / Buyer has read Paragraph B and acknowledges receipt of copies of any information listed therein, if any.
- (E) _____ Buyer has received the pamphlet Protect Your Family From Lead in Your Home (required).
- (F) / Buyer has (check one below):
- Received a l0-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.

AGENT'S ACKNOWLEDGMENT: (Agent to initial)

	DS
(G)	a

Agent has informed the Seller of the Seller's obligations under 42 U.S.C. 4852d 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.

Jocelyn Kowe	2/1/2022		
Seller	Date	Buyer	Date
Jocelyn Rowe			
Seller	Date	Buyer	Date
Docusigned by: Anslie Stokes	1/31/2022		
Agent for Seller, if any	Date	Agent for Buyer, if any	Date
Anslie Stokes			
GCAAR # 907A: Federal Lead Paint Sales Disclosure -MC & DC	2016, The Greater Capital Area Associat This Recommended Form is the property of the Grea and is for use by REALTOR members or		2/2016
McEnearney Associates REALTORS® - Anslie Stokes	 Washington, DC and Maryland, 4910 Massachusetts Avenue, NW Produced with Lone Wolf Transactions (zipForm Edition) 23 	· · · · · · · · · · · · · · · · · · ·	Rowe

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c Enearne
ASSOCIATES
REALTORS*

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 <u>not</u> need to complete the Seller's Disclosure Statement for the following transactions:

- 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.

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 S For Washington, DC	STATEMENT		
property, in complian not possess an expe the property or the lan foundation or roof. T	ent: This Statement is a disclosure by the Seller of the defects or info nee with the District of Columbia Residential Real Property Seller Discl rtise in construction, architecture, engineering, or any other specific ar nd. Also, unless otherwise advised, the Seller has not conducted any in 'HIS STATEMENTIS NOT A WARRANTY OF ANY KIND BY THE SE RANSACTION, AND IS NOT A SUBSTITUTE FOR ANY INSPECTION	osure Act. Unless other rea related to the constr spection of generally in ELLER OR BY ANY AC	wise ad uction o accessi GENT R	lvised, the Seller does f the improvements on ible areas such as the EPRESENTING THE
specifically makes the statement from the statement from the statement (s) to provide anticipated sale of provide sale sale of provide sale of provide sale of provide sale sa	The Seller discloses the following information with the knowledge the following statements based on the seller's actual knowledge at Seller, the Seller's agent is required to provide a copy to the Buyer or 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	the signing of this do or the agent of the Buy prospective buyer in o re not the statements o	cument er. The connecti	. Upon receiving this Seller authorizes its on with any actual or
The seller(s) compl	eting this disclosure statement have owned the property from:	April 2008	To:	Present
The seller(s) compl	eting this disclosure have occupied the residence from:	April 2008	To:	Present
	4514 Connecticut Ave NW #204 Washington, DC 20008-4327			
The property is incl	luded in: Condominium Association 🛛 Cooperative	Homeowners ass participation and		n with mandatory
	of a condominium unit or cooperative unit, or in a homeowners associ nit (as defined in the governing documents of the association) or lot (a and not as to any common elements, common areas or other are	s defined in the covena	nts app	
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 see 			
	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 evider	nce of moisture from ro	of? 🗌 Y	′es 🗌 No

1. Roof	·····		
	If yes, please provide comments:		
	Does the seller have actual knowledge of any existing fire retardant treated plywood?	Yes	No
	If yes, please provide comments:		

2. Fireplace/ Chimney(s)	Does the seller have actual knowledge of any defects in the working order of the fine Yes No If yes, please provide comments:	e places? X No Fireplace(s)
	Does the seller know when the chimney(s) and/or flue were last inspected and/or se	erviced? X No chimneys or flues
	If yes, when were they last serviced or inspected?	
	Does the seller have actual knowledge of any current leaks or evidence of moisture	in the basement?
3. Basement	Yes X No If yes, please provide comments:	Not Applicable
	Does the seller have actual knowledge of any structural defects in the foundation?	
	Yes X No	Not Applicable

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4. Walls and Floors	Does the seller have actual knowledge of any structural defects in walls or floors? Yes X No If yes, please provide comments:
5. Insulation	Does the seller have actual knowledge of presence of urea formaldehyde foam insulation? Yes X No If yes, please provide comments:
6. Windows	Does the seller have actual knowledge of any windows not in normal working order? Yes X No If yes, please provide comments:
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 Electric baseboard Other
	Heating Fuel Natural Gas Electric Oil Other
	Age of system 0-5 years 5-10 years 10-15 years Unknown
	Does the heating system include a humidifier? Yes No Unknown
1. Heating	Does the heating system include an electronic air filter? Yes Unknown
System	Does the seller have actual knowledge that heat is not supplied to any finished rooms?
	If yes, please provide comments:
	Does the seller have actual knowledge of any defects in the heating system?
	If yes, please provide comments:
	If installed, does the seller have actual knowledge of any defects with the humidifier and electronic filter? Yes No 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 X Window/wall units Other Not Applicable
	AC Fuel: Natural Gas X Electric Oil Other
	Age of System: 🔀 0-5 years 🗌 5-10 years 🗌 10-15 years 🗌 Unknown
2. Air	Does the heating system include a humidifier?
Conditioning System	Does the heating system include an electronic air filter? Yes No X Unknown
	If central AC, does the seller have actual knowledge that cooling is not supplied to any finished rooms? Yes No If yes, please provide comments:
	Does the seller have actual knowledge of any problems or defects in the cooling system? Yes No If yes, please provide comments:

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	Type of material: Copper Lead Galvanized iron Brass PVC (check all that apply) Plastic polybutelene X Unknown
	Water Supply: X Public Well
3. Plumbing System	Sewage Disposal X Public Septic tank Cesspool Onsite treatment
	Water Heater Fuel: X Natural Gas 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 (<u>https://www.dcwater.com/leadmap</u> , as of August 2019) as a Yes X No 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 servicing the property? Yes, there is a lead service line servicing the property Yes, there is lead bearing plumbing on the property No 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).
	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?

C. Appliances and Fixtures

oes the seller have actual knowledg	ge of any <mark>defects</mark>	with the following ap	pliances?
Range/Oven	Yes	XNo	Not Applicable
Dishwasher	Yes	X No	Not Applicable
Refrigerator	Yes	X No	Not Applicable
Rangehood/fan	Yes	No	X Not Applicable
Microwave oven	Yes	X No	Not Applicable
Garbage Disposal	Yes	X No	Not Applicable
Sump Pump	Yes	No	X Not Applicable
Trash compactor	Yes	No	X Not Applicable
TV antenna/controls	Yes	No	X Not Applicable
Central vacuum	Yes	No	X Not Applicable
Ceiling fan	Yes	No	X Not Applicable
Attic fan	Yes	No	X Not Applicable
Sauna/Hot tub	Yes	No	X Not Applicable
Pool heater & equip	Yes	No	X Not Applicable
Security System	Yes	No	X Not Applicable
Intercom System	Yes	X No	Not Applicable
Garage door opener	Yes	No	X Not Applicable
& remote controls	Yes	No	X Not Applicable
Lawn sprinkler system	Yes	No	X Not Applicable
Water treatment system	Yes	No	X Not Applicable
Smoke Detectors	Yes	X No	Not Applicable
Carbon Monoxide detectors	Yes	No	X Not Applicable
Other Fixtures or Appliances	Yes	No	X Not Applicable

If yes to any of the above, please describe the defects:

D. Exterior/Environmental Issues Does the seller have actual knowledge of any problem with drainage on the property? X No Yes 1. Exterior Drainage If yes, please provide comments: Does the seller have actual knowledge whether the property has previously been damaged by: Fire: Yes X No 2. Damage to Wind: Yes X No Property Yes X No Flooding: If yes, please provide comments: Does the seller have actual knowledge of any infestation or treatment for infestations? Yes X No 3. Wood If yes, please provide comments: destroying insects or Does the seller have actual knowledge of any prior damage or repairs due to a previous rodents? infestation? Yes XNo If yes, please provide comments:

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	Does the seller have actual knowledge of any problem with drainage on the property?	
	If yes, please provide 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, Yes X No formaldehyde, contaminated soil, or other contamination)	
	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, Yes X No except for utilities, on or affecting the property?	
	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 Yes X No designated historic district or is designated a historic property?	
	If yes, please provide comments:	
	Has the property been cited for a violation of any historic preservation law or regulation Yes X No during your ownership?	
	If yes, please provide comments:	
	Does the seller have actual knowledge if a facade easement or a conservation easement has Yes No been placed on the property?	
	If yes, please provide comments:	
	Does the seller have actual knowledge that the property has received a vacant or blighted Yes X No building exemption?	
	If yes, please provide comments:	

Certification and Signature

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.

Docusioned by:	3/22/2022
Seller's Signature Jocelyn Rowe	Date
Seller's Signature	Date
Buyer(s) have read and acknowledge receipt of this statement and ack he seller's actual knowledge as of the above date. This disclosure is no which the buyer(s) may wish to obtain. This disclosure is NOT a statem seller's agents or any sub-agents as to the presence or absence of any	ot a substitute for any inspections or warranties nent, representation, or warranty by any of the
nature of any condition, defect or malfunction.	condition, defect or malfunction or as to the
nature of any condition, defect or malfunction. Buyer's Signature	/ condition, defect or malfunction or as to the





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.

(Brokerage Firm) ollowing party in the real estate transaction: pritten listing agreement with the seller(s) or landlo
ritten listing agreement with the seller(s) or landlo
en agency agreement with the buyer/tenant.)
ller(s)/Landlord(s) o "Designated Agency", and the licensee listed abo
Date
Date
opy of this disclosure to the person(s) identified abo

Previous editions of this form should be destroyed. tionship Page 1 of 1

GCAAR Form # 1002-DC - Disclosure of Brokerage Relationship (formerly form #143)