

The Stokes Group

REAL ESTATE



Disclosure Packet

1350 EMERALD ST. NE WASHINGTON, DC 20002

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:

Katherine Gensler

Legal Information: Lot:0125 Block:1029

Legal Address: 1350 Emerald St. NE Washington, DC 20002

Contract Requirements:

- Copy of bank statements proving EMD and down payment funds
- Lender approval letter from a local, reputable lender
- GCAAR Sales Contract
- Jurisdictional Disclosure and Addendum to the Sale Contract for Washington, DC
- 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 Federal Title and Escrow
- 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 **Federal Title and Escrow** as the settlement company (Fully Independent with no Joint Venture affiliations) **BUYER AGENTS** if you have a JV with the title company in your offer, please note that in your email and/or offer summary in addition to providing the proper disclosure as such to the seller

Federal Title & Escrow 5335 Wisconsin Ave. NW #700 Washington, DC 20015 www.federaltitle.com 202.362.1500

Listing Agent Information:

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



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







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 da		_, Address <u>1350</u>	Emerald St. NE	7: 0.1	
Unit #	City Washington	V a4b a	State DC	Zip Code 20002	Seller)
between and Buyer		Katne	rine Gensler	(seller)
	incorporation of this Addend	lum, which shall s	supersede any provisions	to the contrary in this contract.	
The information contain current as of the date here. SELLER DISCLO	ereof.	as completed by	y Seller, is based on the	he Seller's actual knowledge and belief, property condition disclosure.	and is
Yes X No					
Conservation Service of	of the United States Department	artment of Agri	culture in the Soil Su	il on the Property as described by the property of the District of Columbia publishication is Urban Land Sassafras Col	shed in
	Buyer can contact a soil ervice of the Department	_	ry, the District of Colu	mbia Department of Environmental Serv	ces, or
the time Seller decided entitled to the possession	to sell. District of Columb	bia broadly defited its of any rent of Contract. District of Columbia District Oil District	ines a tenant as "a tena al unit within a housin umbia (Single-Family A umbia (2 to 4 Rental U	nits)	person
not subject to a condom Co Co	inium, co-operative or hon ndominium Seller Disclos	neowners associ sure/Resale Add ire/Resale Adde	ation. If applicable, the lendum for District of endum for Maryland an	ler represents that this Property is OI of following required addendum is attached Columbia, and District of Columbia, or HOA	
In accordance with the 113.02(g)], as amended (the "Act") and the register has no knowledge	by the District of Columulations adopted thereund	ct of Columbia nbia Undergrou er by the Distri val during Selle	Underground Storage nd Storage Tank Mana ct of Columbia (the "F r's ownership of the Pr	Tank Management Act of 1990 [D.C. Coagement Act of 1990 Amendment Act of Regulations"), Seller hereby informs Buy roperty of any underground storage tanks	f 1992 er that
https://www.taxpayerse and tax credit informat http://otr.cfo.dc.gov/pag	ion (tax reductions for sege/real-property-tax-credit	ch.jsp?search_toniors, homestea	ype=Assessment. Add and exemptions, proper	cable rate, see itional information regarding property ta ty tax abatements and others) can be fo	
Katherine A. Gensler Seller	,	Date	Seller		Date
Sener Katherine Gensler		Date	Sellei		Date
	@2022 TI	C C .: 1:	A '.' CDDLIES	nge i	

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GCAAR Form # 1313 - DC Jurisdictional Addendum

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2/2023

McEnearney Associates REALTORS® - Washington, DC and Maryland, 4910 Massachusetts Avenue, NW Washington DC

Anslie Stokes

Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201

www.lwolf.com

PART II. RESALE ADDENDUM			
The Contract of Sale dated	, between Seller	Katherine Ge	nsler,
and Buyer			nended by the incorporation of
Parts I and II herein, which shall supersed	e any provisions to the con	ntrary in the Contract.	
1. <u>SELLER DISCLOSURE</u> : Pursuan Seller's Disclosure Statement (if Seller is			
2. RECORDATION AND TRANSI http://otr.cfo.dc.gov/service/recorder-deed Recordation Tax may be available to Bu Program ("Tax Abatement Program"). Secondarion of the se	ds-frequently-asked-questic layer, if Buyer meets the re	ons-faqs. In limited circumstate equirements for the Lower Income	nces, an exemption from Home Ownership Exemption
	mic Interest Deed Recorda	r and Transfer Tax will be paid by S tion Tax will be split equally betwe	
C. <u>Tax Abatement Program:</u> Program can be obtained at:			







Solar Panel Seller Disclosure/Resale Addendum

(For use with GCAAR Sales Contract and MR Residential Contract of Sale)

Address		<u>135</u> 0	Emerald St.	NE	
City	Washington	, St	ate DC	Zip:	20002
the Buy Proper are not	CE TO BUYER: The Property contains a yer's sole responsibility to seek out and gety. There are many variables from one set limited to, the Seller, the Solar Energy ny, the broker of any renewable energy ected.	gather a solar par Compa	ll pertinent nel system to any that inst	informati o another talled the	ion about the System installed on the concess of information include but System, any solar leasing or supply
PART I	- SELLER DISCLOSURE				
1.	financed by an unpaid loan ("Solar S from the following company (the "Solar S)	subject to	Company: Maryland, 2 to an existing Property and compower pure pure pure pure pure pure pure pu	lease, povonveyed to irchase/sup	Phone: _(888)-586-3343 wer purchase agreement/supply agreement, Buyer at Settlement; ply agreement ("Supply Agreement") OR Phone:
	B. Potential Buyers are hereby advised that under an agreement with the Solar Compan				
	C. Seller X receives OR does not receive energy marketplace. If applicable, SRECs a SOL SYSTEMS				
	Unless otherwise agreed in Part II herein	, SRECs	, if any, will c	onvey with	n the System.
2.	SOLAR PANEL SYSTEM DOCUMENTS Company, Solar System Financing, and/or the of usage or production of electricity from the such documentation within 3 Business Days Company to disclose to Buyer any documents	SRECs, System, s of the	including but are attached: Date of Rat	t not limite X YES X	ed to statements from the prior 12 months NO. If no, Seller shall Deliver to Buyer Seller grants permission for the Solar
DocuSigned by: Katherine A	5/2///10/3				
Seller Katheri	ine Gensler	Date	Seller		Date

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10/2022

PART	II - RI	ESALE ADDEN	NDUM		
The Co	ontract	of Sale dated		een Seller Katherine Gensler	
			and Buyer	nended by the incorporation of Parts I and II herein, whi	
superse	ede any	provisions to the	is hereby an e contrary in the Contract.	nended by the incorporation of Parts I and II herein, whi	ch shall
1.	mate	rial matter to B		t if the cost, insurability, operation, or value of the System the allotted timeframe as set forth below. This may include soor fees, and warranties.	
2.				are no obligations to assume, this Contract is contingent igations pertaining to the System with the Solar Company.	("Solar
]	Ratification ("S		E: Buyer shall Deliver by 6:00pm Days after of approval by Solar Company of Buyer's assumption of objects.	
				Buyer Delivers the System Approval to Seller, the Sola Notice to Buyer declaring the Contract Void.	r Panel
			of the System Approval, Seller m tingency until the Settlement Date l	hay no longer Deliver Notice declaring the Contract Void us has passed.	nder the
]	Buyer may rem		ne prior to Seller Delivering Notice declaring the Contracting to Seller evidence of Buyer's ability to assume all obby Solar Company.	
				Notice declaring the Contract Void if Buyer receives rejects evidence of the rejection to Seller.	tion for
3.	the Sagree for S	System from and ed to herein. Bu Solar Company	d after the Settlement Date hereur yer shall not be responsible for ar fees and/or payments are to be ad	BLIGATIONS : Buyer hereby agrees to assume all obligander. SRECs, if any, will convey with the System unless on arrearages due from Seller to Solar Company. Proratable ljusted to the Settlement Date. In no event shall Seller be of Seller to relieve Seller of Seller's existing contractual obligation.	therwise charges bligated
4.	BUY	<u>'ER LENDER</u> :	If applicable, Buyer must disclose	to Lender that Property contains a solar panel system.	
5.		od of seven (7)		r Panel Contingency herein, Buyer shall have the rightion to declare this Contract Void by Delivering Notice	
Seller Kather	rine Go	ensler	Date	Buyer	Date
Seller			Date	Buyer	Date

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LEAD-BASED PAINT DISCLOSURE FORM FOR DC REAL ESTATE SALES





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.lv/federallead

If you need help in your language, please call 202-535-2600. | በአማርኛ አርዳታ ከፈለን በ 202-535-2600 ይደውሉ። | Si necesita ayuda en Español, por favor llame al 202-535-2600. | Si vous avez besoin d'aide en François 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 | 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.



Page 1 of 2

Gensler

SECTION A: PROPERTY OWNER'S	S SIGNATURE				
Property Address: 1350 Emerald St. NE			Unit:	Washington, [DC Zip: 20002
I am the owner of this property and will truth paint/hazards in or around this property, and		wers to the	following questi	ons about lead	-based
Owner Name: Katherine Gensler		Signature:	Docusigned by: Katherine A. Gensler		5/24/2023
Owner Name:		Signature:	E4044*0D3C394E1		
SECTION B: INFORMATION ABOU					
Lead-based paint is assumed to be prese there lead-based paint inside or around the control of t				best of your k	nowledge, is
☐ Yes, in the following	g location(s):				
■ No, I am not aware it is assumed to be		d paint, but	because the pr	operty was buil	t before 1978
To the best of your knowledge, is there p based paint hazards inside or around the		g paint, le	ad-contaminate	d dust/soil, c	or other lead-
X No Yes, in the following For more space attach a					
Does DC Government have any pending Check all that apply	actions related t	o lead-base	ed paint for this	s 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 There are no pending actions related to lead-ba	ised paint. Pleas	e list:	rty.		
Are there any reports or documents about (including in bare soil and sheds, garages. This includes reports or documents provided to y agency, or contractor.	s, common area	(s) or other	appurtenances	s)?	, ,
▼ No Yes and I understand I must prov	vide a copy of tho	se documer	nts to the buyer	if they ask.	
SECTION C: BUYER'S ACKNOWLE	EDGEMENT				
I was provided this form and the Protect or purchase agreement. Yes No, I have already signed a lease	•		our Home pan	nphlet <u>before</u>	I signed a lease
I understand I have the right to ask the over lead-based paint hazards at this prope					
Name:	Signature:				Date:
Name:	Signature:				Date:











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)

There Cons	RTY ADDRESS: 1350 Emerald St. NE, We are parts of the property that still exist the truction dates are unknown. If any part of the is required. If the entire property was be	at were built prior to f the property was co	onstructed	prior to 1978 or if constructio	
built pridevelopi intelliger interest inspection	WARNING STATEMENT FOR BUYERS or to 1978 is notified that such property in glead poisoning. Lead poisoning in young nee quotient, behavioral problems, and impain residential real property is required to poison in the seller's possession and notify the bint hazards is recommended prior to purchase	nay present exposure children may produce ired memory. Lead po rovide the buyer with buyer of any known lea	to lead from e permanent isoning also any information	m lead-based paint that may place it neurological damage, including to poses a particular risk to pregna mation on lead-based paint hazar	te young children at risk of learning disabilities, reduced nt women. The seller of any ds from risk assessments or
SELLEI	R'S DISCLOSURE:		BUYI	ER'S ACKNOWLEDGMENT:	
(A) Preso	ence of lead-based paint and/or lead-based pa	int hazards	(Buye	r to initial all lines as appropriate)	
	Known lead-based paint and/or lead-base hazards are present in the housing (explain)	_	(C) _	Buyer has read the above.	Lead Warning Statement
X	Seller has no knowledge of lead-based based paint hazards in the housing.	OR paint and/or lead-	(D)_		graph B and acknowledges of any information listed
(B) Reco	ords and reports available to the Seller:		(E)		the pamphlet Protect
	Seller has provided Buyer with all ava	ailable records and		Your Family From L (required).	ead in Your Home
	reports pertaining to lead-based paint and hazards in the housing (list documents below	or lead-based paint	(F)	/ Buyer has (check one	below):
X	Seller has no reports or records pertaining t and/or lead-based paint hazards in the housi	OR o lead - based paint		Received a 10-day opportunity period) to conduct a risk asses presence of lead-based paint and hazards; OR	sment or inspection for the or lead-based paint
				Waived the opportunity to co inspection for the presence of l based paint hazards.	
(G)	responsibility to ensure complianc	he Seller's obligations e.		S.C. 4852d and is aware of his/her	
	FICATION OF ACCURACY: The following ion provided by the signatory is true and accuracy.	~ .		2 -	t of their knowledge, that the
DocuSigned by	5	/24/2023			
Seller	ne Gensler	Date	Buyer		Date
Seller		Date	Buyer	_	Date
Docusigned b		/23/2023			
	or Seller, if any	Date	Agent 1	for Buyer, if any	Date
	s Disclosure -MC & This Recommended Form		ter Capital A	TORS®, Inc. Area Association of REALTORS®, Inc. editions of this Form should be destroy	
	Associates REALTORS® - Washington, DC and Maryland, 49	10 Massachusetts Avenue, NW V	Washington DC	•) 552-5605 Gensler









Inclusions/Exclusions Disclosure and Addendum

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

PERSONAL PROPERTY AND FIXTURES: The Property includes the following personal heating and central air conditioning equipment, plumbing and lighting fixtures, sump pump, attrice and exhaust fans, storm windows, addoors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and atta-hums); shutters; window shades, bits doors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and atta-hums); shutters; window shades, bits doors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and atta-hums); shutters; window shades, bits doors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and atta-hums); shutters; window shades, bits doors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and atta-hums); shutters; window shades, bits doors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and atta-hums); shutters, window shades, bits doors, screens, installed wall-to-wall carpeting, central vacuum system monoxide, and shad statestic and shades and sh
heating and central air conditioning equipment, plumbing and lighting futures, sum doors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and attachments); shutters; window shades, bindoors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and attachments); shutters; window shades, bindoors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and attachments); shutters; window shades, bindoors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and attachments); shutters; window shades, bindoors, screens, installed wall-to-wall carpeting, central vacuum system (with all hoses and attachments); shutters; window shades, bindoors, screens, or windows, shutters windows, shutters; window shades, bindoors, screens, or wall mounted electronic components detectors; TV anterior will mounted electronic components deviced on wall mounted electronic components, smoke, carbon monoxide, and attachments); shutters; window shades, bindoors, and state detectors; TV anterior wall mounted electronic components, and hat chere do will mounted electronic components, will monoxide, and heat detectors; TV anterior on wall mounted electronic components, and item conveys, the number of items is noted in the blank. KITCHEN APPLIANCES ELECTRONICS RECREATION RECREATION RECREATION Fool Equipment, & Coor Sauna Playground Equipment & Coor Sauna Playground Equipmen
doors, screens, installed wall-to-wall carpeting, central vacuum system (with all notes window treatment hardware, mounting brackets for electronics components, smoke, carbon monoxide, and heat detectors; TV another window treatment hardware, mounting brackets for electronic components/devices exterior trees and shrubs; and awnings. Unless otherwise agreed to herein, all surface or wall mounted electronic components/devices in the blank. NOT CONVEY. The items checked below convey. If more than one of an item conveys, the number of items is noted in the blank. KITCHEN APPLIANCES Stove/Range Cooktop Wall Oven Microwave Alarm System Wall Oven Microwave Refrigerator W/ Ice Maker Wine Refrigerator Dishwasher Dishwasher Gas Log Ceiling Fans Separate Ice Maker Separate Freezer Trash Compactor WATER/HVAC Washer Water Softener/Conditioner Electronic Air Filter Purnace Humidifier Window A/C Units THE FOLLOWING ITEMS WILL BE REMOYED AND NOT REPLACED: All curtains, Separate in basement, LEASED ITEMS, LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property. CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property.
window treatment hardware, mounting brackets for electronics components, samely, early the exterior trees and shrubs; and awnings. Unless otherwise agreed to herein, all surface or wall mounted electronic components/devices exterior trees and shrubs; and awnings. Unless otherwise agreed to herein, all surface or wall mounted electronic components/devices exterior trees and shrubs; and awnings. Unless otherwise agreed to herein, all surface or wall mounted electronic components/devices exterior trees and shrubs; and awnings. Unless otherwise agreed to herein, all surface or wall mounted electronic components/devices exterior to be herein, all surface or wall mounted electronic components/devices exterior to be herein, all surface or wall mounted electronic components/devices exterior to be herein, all surface or wall mounted electronic components/devices exterior to be herein, all surface or wall mounted electronic components/devices exterior to be herein, all surface or wall mounted electronic components/devices exterior to be herein, all surface or wall mounted electronic components in the blank. **RECREATION** **RECREATION** Hot Tub/Spa, Equipment & Cover Sauna* Pool Equipment & Cover Sauna* Playground Equipment
NOT CONVEY. The items checked below convey. If more than one of an item conveys, the number of items is noted in the blank. NOT CONVEY. The items checked below convey. If more than one of an item conveys, the number of items is noted in the blank. NOT CONVEY. The items checked below convey. If more than one of an item conveys, the number of items is noted in the blank. NOT CONVEY. The items checked below convey. If more than one of an item conveys, the number of items is noted in the blank. NOT CONVEY. The items checked below convey. If more than one of an item conveys, the number of items is noted in the blank. NOT CONVEY. The items checked below convey. If more than one of an item conveys, the number of items is noted in the blank. NOT CONVEY. The items checked below convey. If more than one of an item conveys, the number of items is noted in the blank. NOT CONVEY. The items conveys, the number of items is noted in the blank. NOT CONVEY. The items conveys, the number of items is noted in the blank. NOT CONVEY. The items conveys, the number of items is noted in the blank. NOT CONVEY. The items conveys, the number of items is noted in the blank. NOT CONVEY. The items conveys, the number of items is noted in the blank. NOT CONVEY. The items conveys, the number of items is noted in the blank. NOT TON Span, Equipment. Not The Tub/Spa, Equipment. Not Tub/Spa, Equ
KITCHEN APPLIANCES Stove/Range Cooktop Wall Oven Microwave Microwave Microwave Mine Refrigerator Wi Loe Maker Dishwasher Separate Ice Maker Separate Freezer Trash Compactor LAUNDRY Washer Dryer Washer LAUNDRY Washer LAUNDRY Washer LAUNDRY Washer LAUNDRY Washer LAUNDRY Washer LEASED ITEMS. LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: EECTRONICS RECREATION Hot Tub/Spa, Equipment, & Coor Sequipment & Coor Hot Tub/Spa, Equipment & Coor Sauna Playground Equipment & Coor Garage Door Opener Garage Door Remote/Fob Back-up Generator Refrigerator Window Fans Solar Panels (must include Solar Panels (must include Solar Panel Seller Disclosure/Resale Addendum) WATER/HVAC Water Softener/Conditioner Electronic Air Filter Furnace Humidifier Window A/C Units THE FOLLOWING ITEMS WILL BE REMOVED AND NOT REPLACED: All curtains Spelving in basement, LEASED ITEMS. LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property.
KITCHEN APPLIANCES Stove/Range Cooktop Wall Oven Microwave Microwave Microwave Mine Refrigerator Wi Loe Maker Dishwasher Separate Ice Maker Separate Freezer Trash Compactor LAUNDRY Washer Dryer Washer LAUNDRY Washer LAUNDRY Washer LAUNDRY Washer LAUNDRY Washer LAUNDRY Washer LEASED ITEMS. LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: EECTRONICS RECREATION Hot Tub/Spa, Equipment, & Coor Sequipment & Coor Hot Tub/Spa, Equipment & Coor Sauna Playground Equipment & Coor Garage Door Opener Garage Door Remote/Fob Back-up Generator Refrigerator Window Fans Solar Panels (must include Solar Panels (must include Solar Panel Seller Disclosure/Resale Addendum) WATER/HVAC Water Softener/Conditioner Electronic Air Filter Furnace Humidifier Window A/C Units THE FOLLOWING ITEMS WILL BE REMOVED AND NOT REPLACED: All curtains Spelving in basement, LEASED ITEMS. LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property.
Stove/Range Cooktop Wall Oven Microwave Refrigerator Wi lee Maker Wine Refrigerator Dishwasher Separate Ice Maker Separate Freezer Trash Compactor LAUNDRY WATER/HVAC Washer Dryer LAUNDRY Washer Dryer LAUNDRY WATER/HVAC Washer Blectronic Air Filter Flumace Humidifier Window A/C Units THE FOLLOWING ITEMS WILL BE REMOVED AND NOT REPLACED: LEASED ITEMS. LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property.
Stove/Range Cooktop Wall Oven Microwave Refrigerator W/ Ice Maker Wine Refrigerator Dishwasher Disposer Separate Ice Maker Separate Freezer Trash Compactor Watter Softener/Conditioner Trash Compactor Washer Dryer Washer Dryer Washer Wine Following ITEMS WILL BE REMOVED AND NOT REPLACED: LEASED ITEMS, LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property. Wall Oven Intervom Sauna Playground Equipment & Cover Sauna Playground Equipment OTHER Sauna Playground Equipment Cover Sauna Playground
Cooktop Wall Oven Wall Oven Microwave Microwav
Wall Oven Microwave Microwave Refrigerator Wine Refrigerator Wine Refrigerator Dishwasher Dishwasher Separate Ice Maker Separate Freezer Trash Compactor Water Norther Water Softener/Conditioner Electronic Air Filter Window A/C Units THE FOLLOWING ITEMS WILL BE REMOVED AND NOT REPLACED: LAUNDRY LEASED ITEMS, LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property.
Mairovave Microwave Refrigerator Wice Maker Wine Refrigerator Wine Refrigerator Wine Refrigerator Dishwasher Dishwasher Separate Ice Maker Separate Freezer Trash Compactor LAUNDRY WATER/HVAC Water Softener/Conditioner Electronic Air Filter Furnace Humidifier Window A/C Units THE FOLLOWING ITEMS WILL BE REMOVED AND NOT REPLACED: All curtains Sistement, LEASED ITEMS, LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property.
Refrigerator Wice Maker Wine Refrigerator Wine Refrigerator Dishwasher Disposer Separate Ice Maker Separate Freezer Trash Compactor WATER/HVAC Washer Dryer Washer Dryer Water Softener/Conditioner Electronic Air Filter Furnace Humidifier Window A/C Units THE FOLLOWING ITEMS WILL BE REMOVED AND NOT REPLACED: LEASED ITEMS, LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property.
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Separate Freezer Trash Compactor Window Fans ALL 4 Window Treatments Solar Panels (must include Solar Panels (must include Solar Panels Seller Disclosure/Resale Addendum) WATER/HVAC Water Softener/Conditioner Electronic Air Filter Furnace Humidifier Window A/C Units THE FOLLOWING ITEMS WILL BE REMOVED AND NOT REPLACED: All curtains Shelving in basement, LEASED ITEMS, LEASED SYSTEMS & SERVICE CONTRACTS: Leased items/systems or service contracts, including but limited to: appliances, fuel tanks, water treatment systems, lawn contracts, pest control contracts, security system and/or monitor and satellite contracts DO NOT CONVEY unless disclosed here: CERTIFICATION: Seller certifies that Seller has completed this checklist disclosing what conveys with the Property.
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Seller Katherine Gensler Date Seller D
Seller Katherine Gensler Date Seller
COLUMN AGENT
ACKNOWLEDGEMENT AND INCORPORATION INTO CONTRACT: (Completed only after presentation to the Buyer)
The Contract of Sale dated between Seller Katherine Gensler
and Buyer
for the Property referenced above is hereby amended by the incorporation of this Addendum.
Seller (sign only after Buyer) Date Buyer
Katherine Gensler
The state of the s
The second secon
Seller (sign only after Buyer) Date Buyer

This Recommended Form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by REALTOR® members only. Previous editions of this form should be destroyed.

GCAAR # 911 - Inclusions/Exclusions - MC & DC

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7/2020

McEnearner ASSOCIATES

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.

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).

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,

The transactions a sale, exchange, installment land contract, lease with an option to purchase, or any other option to purchase, and,

The purchaser expresses, in writing, an interest to reside in the property to be transferred.

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

a. Court ordered transfers;

Transfers to a mortgagee by a mortgagor in default;

Transfers by sale under a power of sale in a deed of trust or mortgage or any foreclosure sale under a decree of foreclosure or deed in lieu of foreclosures;

Transfers by a non-occupant fiduciary administering a decedent's estate, guardianship, conservatorship or trust;

Transfers between co-tenants;

Transfers made to the transferor's spouse, parent, grandparent, child, grandchild or sibling (or any combinations of the foregoing);

Transfer between spouses under a divorce judgment incidental to such a judgment;

Transfers or exchanges to or from any governmental entity; and

- 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.

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:

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

- 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.

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tes REALTORS® - Washington DC and Maryland, 4910 Massachusetts Avenue, NW Washington DC Phone:
Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 Phone: (202) 552-5600

Fax: (202) 552-5605

SELLER'S PROPERTY CONDITION STATEMENT For Washington, DC

Purpose of Statement: This Statement is a disclosure by the Seller of the defects or information actually known by the Seller concerning the property, in compliance with the District of Columbia Residential Real Property Seller Disclosure Act. Unless otherwise advised, the Seller does not possess an expertise in construction, architecture, engineering, or any other specific area related to the construction of the improvements on the property or the land. Also, unless otherwise advised, the Seller has not conducted any inspection of generally inaccessible areas such as the foundation or roof. THIS STATEMENTIS NOT A WARRANTY OF ANY KIND BY THE SELLER OR BY ANY AGENT REPRESENTING THE SELLER IN THIS TRANSACTION, AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN. 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 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 statement from the Seller, the Seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent of the seller's agent is required to provide a copy to the Buyer or the agent of the seller's agent of the seller's agent agen agent (s) to provide a copy of this statement to any prospective buyer or agent of such prospective buyer in connection with any actual of 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 not intended to be a part of any contract between Buyer and Seller. present July 2011 To: The seller(s) completing this disclosure statement have owned the property from: June 2023 July 2011 To: The seller(s) completing this disclosure have occupied the residence from: 1350 Emerald St. NE Property Address: Washington, DC 20002 Homeowners association with mandatory Cooperative Condominium Association The property is included in: participation and fee 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. A. Structural Conditions Roof is a common element maintained by condominium or cooperative (if you check this box, no further roof disclosure required; go to section B) 10-15 years 15+years Unknown ∑ 5-10 years Age of Roof: 0-5 years Does the seller have actual knowledge of any current leaks or evidence of moisture from roof? Yes X No 1. Roof If yes, please provide comments: X No Does the seller have actual knowledge of any existing fire retardant treated plywood? Yes If yes, please provide comments: Does the seller have actual knowledge of any defects in the working order of the fire places? **⊠** No No Fireplace(s) 2. Fireplace/ fireplace, Selling strictly If yes, please provide comments: Chimney(s) Does the seller know when the chimney(s) and/or flue were last inspected and or serviced? X No No chimneys or flues If yes, when were they last serviced or inspected?

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If yes, please provide comments:

If yes, please provide comments:

Yes

3. Basement

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Does the seller have actual knowledge of any current leaks or evidence of moisture in the basement?

X No

X No

Does the seller have actual knowledge of any structural defects in the foundation?

Not Applicable

Not Applicable

. Walls and	Does the seller have actual knowledge of any structural defects in walls or floors?
Floors	If yes, please provide comments:
5. Insulation	Does the seller have actual knowledge of presence of urea formaldehyde foam insulation? Yes If yes, please provide comments:
8. Windows	Does the seller have actual knowledge of any windows not in normal working order? If yes, please provide comments: Some lower saskes slide closed when opened.
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 Officer
	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?
System	Does the seller have actual knowledge that heat is not supplied to any finished rooms? Basement is not served by radiator system 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 Not Applicable If yes, please provide comments:
	Air conditioning is a common element maintained by condominium or cooperative (if you check this box, no further disclosure on the sir conditioning system is required; go to section B.3.)
	Type of system: Central AC Heat Pump Window/wall units Other Not Applicable
	AC Fuel: Natural Gas Electric Oil Other
	Age of System: 0-5 years 5-10 years 10-15 years Unknown
2 Ale	Does the heating system include a humidifier?
2. Air Conditioning System	Does the heating system include an electronic air filter? Yes No Unknown
System	If central AC, does the seller have actual knowledge that cooling is not supplied to any finished rooms? Yes
	Does the seller have actual knowledge of any problems or defects in the cociling system? Yes No Not Applicable If yes, please provide comments:

*Seller believes the only galvanized iron pipe that remains in the house is a small section in the basement bathroom

	Water Supply:		lybutelene	Unknow	71	
	I water supply.	Public	Well			
3. Plumbing System	Sewage Disposal Treatment:	Public	Septic tank	Cesspool	Onsite treatment	
	Water Heater Fuel:	Natu	ural Gas 🔀 E	lectric Oil	Other	Heat Pump
	Does the seller have		lge of any defects	with the plumbing sys	The state of the s	
	Does the seller have supply of the property	7		of any lead tests cond	ucted on the water 🔏 Ye	s []No
4. Water System	service line map web	site (<u>https://ww</u> vater service li	w.dcwater.com/le	erty has been included eadmap, as of August property or in public sp	2019) as a Ye	s XNo
	property? Yes, there is a Yes, there is le	lead service li ead bearing plu	ne servicing the p	roperty	ling the water service line	servicing the
	If there is a lead sented water service line and in public space).	rice line servici ne has been re	ng the property, d placed? (Note: Th	oes the seller have act	tual knowledge that any positive the service line on private Not applicable	e property
	If yes, please provide	e date(s) of rep	placement(s):			
5. Electrical System	Does the seller have electrical fuses, circuit fyes, please test re	it breakers, ou		s in the electrical syste	m, including the	s 🗷 No

de nio edilei nu	ve actual knowledg	e of any defects	with the following a	ppliances?	
Range/Oven	To decide televilous	Yes	⊠No	Not Applicable	
Dishwasher		Yes	No	Not Applicable	
Refrigerator		Yes	₩No	Not Applicable	
Rangehood/f	an	Yes	No	Not Applicable	1
Microwave ov		Yes	No	Not Applicable	
Garbage Disp		Yes	No	Not Applicable	
Sump Pump		☐Yes	□No	Not Applicable	
Trash compa	ctor	Yes	□No	Not Applicable	
TV antenna/o		Yes	□No	Not Applicable	
Central vacuu	200000000000000000000000000000000000000	Yes	□No	Not Applicable	
Ceiling fan	411	Yes	□ No	Not Applicable	
Attic fan		Yes	□ No		
Sauna/Hot tu				Not Applicable	
Pool heater 8		Yes	No	Not Applicable	
		Yes	No	Not Applicable	
Security Syst		Yes	No	Not Applicable	
Intercom Sys		Yes	□ No	Not Applicable	
Garage door		Yes	□ No	Not Applicable	
& remote con		Yes	□ No	Not Applicable	
Lawn sprinkle		Yes	□ No	Not Applicable	
Water treatm	and the second second	Yes	□ No	Not Applicable	
Smoke Detec	Maria Company of the	Yes	⊠ No	☐ Not Applicable	
	oxide detectors as or Appliances	Yes	No No	Not Applicable	
. Exterior/	Environmer	ntal Issues	7	ctioning	
. Exterior/ Exterior Drainage	Does the seller		wledge of any probl	ern with drainage on the property?	☐ Yes ☑ No
Exterior	Does the seller If yes, please p Does the seller Fire: Wind: Flooding:	have actual kno	wledge of any probles: wledge whether the Yes Yes Yes	0	
Exterior Drainage Damage to Property	Does the seller If yes, please p Does the seller Fire: Wind: Flooding: If yes, please p Does the seller	have actual kno provide comment have actual kno provide comment	wledge of any probles: wledge whether the Yes Yes Yes Yes are wledge of any infest	property has previously been dama	
Exterior Drainage Damage to Property	Does the seller If yes, please p Does the seller Fire: Wind: Flooding: If yes, please p Does the seller	have actual known have actual	wledge of any probles: wledge whether the Yes Yes Yes Yes s: wledge of any infest	ern with drainage on the property? property has previously been dama X No X No X No	aged by:
Damage to Property Wood destroying insects or	Does the seller If yes, please p Does the seller Fire: Wind: Flooding: If yes, please p Does the seller If yes, please p Does the seller infestation?	have actual known have actual	wledge of any probles: wledge whether the Yes Yes Yes Yes wledge of any infests: wledge of any prior	property has previously been dama No No No No one	aged by:
Damage to Property Wood destroying insects or	Does the seller If yes, please p Does the seller Fire: Wind: Flooding: If yes, please p Does the seller If yes, please p Does the seller infestation?	have actual known or wide comments	wledge of any probles: wledge whether the Yes Yes Yes Yes wledge of any infests: wledge of any prior	property has previously been dama No No No No one	aged by:

			-
	Does the seller have actual knowledge of any problem with drainage on the property? If yes, please provide comments:	Yes	.⊠ No
	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) If yes, please provide comments:	, Yes	⊠(No
	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? If yes, please provide comments:	Yes	⊠No
4. Other Issues	Does the seller have actual knowledge that this property is a D.C. Landmark included in a designated historic district or is designated a historic property?	Yes	∐ No
	Has the property been cited for a violation of any historic preservation law or regulation during your ownership?	Street DYes	Historic bist
	If yes, please provide comments: Does the seller have actual knowledge if a facade easement or a conservation easement has been placed on the property? If yes, please provide comments:	Yes	No
	Does the seller have actual knowledge that the property has received a vacant or blighted building exemption?	Yes	⊠No
	If yes, please provide comments:		
Certification	n and Signature		
The seller(s) cer on the date of sig	tifies that the information in this statement is true and correct to the best of their knowled	dan on kn	OWD
		age as kn	OWII
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Department of Consumer and Regulatory Affairs | (202) 442-4400 | dcra.dc.gov

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Gensler





THIS NOTICE IS REQUIRED BY LAW AND IS NOT A CONTRACT.

THIS DISCLOSURE DOES NOT CREATE A BROKERAGE RELATIONSHIP.

Disclosure of Brokerage Relationship District of Columbia

Prior to providing specific real estate assistance, District of Columbia law requires that a licensee disclose to any party who the licensee does NOT represent the identity of the party to the proposed transaction which the licensee does represent. Even though a licensee may not represent you, that licensee must still treat you honestly in the transaction.

We, the undersigned $ \mathbf{X} $ Buyer(s)/Tenant(s) or understand we are NOT represented by the licen		rd(s) acknowledge receipt of this Disclosure, and w.
Anslie Stokes SP98361041	and	McEnearney Associates
(Licensee & License #)		(Brokerage Firm)
The licensee and brokerage firm named above re	epresent the followi	ng party in the real estate transaction:
Seller(s)/Landlord(s) (The licensee has enter or is acting as a sub-agent of the listing broken)		listing agreement with the seller(s) or landlord(s)
Buyer(s)/Tenant(s) (The licensee has entered	ed into a written age	ency agreement with the buyer/tenant.)
Designated Agent of the Buyer(s)/Tena (Both the buyers and sellers have previousl indicating the parties represented.)/Landlord(s) signated Agency", and the licensee listed above is
Acknowledged		Date
Acknowledged		Date
Tame of Person(s):certify on this date that I, the real estate agent, have	a delivered a convic	of this disclosure to the person(s) identified above
certify on this date that i, the real estate agent, have	c derivered a copy of	i inis disclosure to the person(s) identified above.
igned (Licensee)		ate
Previous edit	ions of this form should be	destroyed.

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

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10/2011



Water Test Results

1 message

Tue, Jan 25, 2022 at 12:34 PM

January 25, 2022

1350 EMERALD ST NE

Washington, DC 20002

Dear Residents:

The District of Columbia Water and Sewer Authority (DC Water) is providing the lead test results of water samples collected in your home on 11/28/2021. These results are a snapshot of lead levels at the time samples were taken and can indicate if a lead source is present within the service pipe or household plumbing. A copy of these results can be found on your MyDCWater.com portal.

- First draw: Measures lead release from the faucet and approximately 10-20 ft of pipe feeding the faucet.
- Second draw: Measures lead release from the service pipe (the pipe that connects the water main in the street to your household plumbing) and household plumbing.

Sample	Lead Level (parts per billion - ppb)
First Draw	0
Second Draw	0

If this information is inaccurate, please contact DC Water at 202-612-3440.

Service Pipe Material

Public Space: COPPER

Private Property: COPPER

If lead is present in your drinking water, if you have pipes or plumbing

fixtures that contain lead, or if you don't know the material type, you should take the following steps to minimize potential lead exposure until all sources of lead have been removed. Learn more at dcwater.com/reducelead.

1. Identify and remove lead sources.

- If present, replace lead service pipes with copper. DC Water administers a lead service pipe replacement program, and will cover costs of replacement in public space, if you pay for replacement on private property. Learn more at dcwater.com/replacelead or call the Water Quality Department at 202-612-3440. You may also email lead@dcwater.com.
- Replace household galvanized plumbing. Lead can accumulate over time inside corroded galvanized pipes, and be released even after lead service pipe replacement. Visit dcwater.com/identifylead for a guide to identifying household plumbing.
- Install lead-free plumbing fixtures certified to meet NSF Standard 61 Annex G (NSF 61-G). Effective in 2014, fixtures that are labeled "lead-free" cannot contain more than 0.25 percent lead.
- Lead solder may be present on copper pipes installed before 1987. Plumbing work can cause small particles to loosen and detach. Remove faucet aerators and run the cold water for at least 10 minutes from each faucet following the work activity.

2. Flush your pipes before using any tap water for drinking or cooking, especially if water has not been used for several hours.

- Run cold water until the temperature changes, and then allow it to run for an additional two minutes.
- Lead and other metals can dissolve in water when it sits in pipes for a few hours. Running water brings in fresh water from the water main.

Use only cold water for drinking and cooking.

- This includes water for ice, beverages and infant formula.
- Hot tap water can cause a greater amount of lead to release from plumbing.
- Boiling water does not reduce lead levels.

4. Filter your water if there are known or suspected lead sources.

- Select a filter certified to meet NSF Standard 53 for lead removal. The filter package should specifically list the device as certified for removing the contaminant "lead."
- "Point-of-use" (POU) filters can be installed above or below the faucet or sink. These filters should have an antimicrobial protection to minimize bacterial growth on the filter.
- Visit the NSF International website for certified drinking water filters at www.nsf.org/Certified/DWTU or call 1-800-673-8010.
- Routinely replace filter cartridges according to the manufacturer's instructions.

5. Remove and routinely clean faucet aerators every 3 months.

- Metal particles can accumulate in the faucet aerator, located at the tip of the faucet.
- Remodeling or plumbing work can vibrate pipes, releasing metal particles from lead solder or lead pipes.
- Following any work activity, remove faucet aerators and run cold water for at least 10 minutes. After work activity, the kitchen faucet aerator should be removed and cleaned weekly for 4 weeks.

Drinking water is essentially lead-free when it leaves the Washington Aqueduct treatment plant and travels through lead-free water mains in the street, but lead can enter water when it comes in contact with pipes or plumbing fixtures that contain lead. The potential for lead in drinking water varies among homes in the District.

If present, elevated levels of lead can cause serious health problems, especially for pregnant women and young children. Lead can damage the kidneys and brain, and has been linked with deficiencies in neurodevelopment. Adults with kidney problems and high blood pressure can be affected by low levels of lead more than healthy adults. Lead from other sources (such as lead-based paint and contaminated soil) can increase a person's overall exposure, which adds to the effects of lead in water.

The District's Department of Energy and Environment (DOEE) offers information on blood lead testing for children, lead poisoning prevention, lead safety measures, and is the agency charged with enforcing the District's lead laws. For more information, contact DOEE at 202-535-2600 or visit www.doee.dc.gov/lead. You can also visit EPA's website at www.epa.gov/lead and CDC's website at www.cdc.gov/lead.

District tap water meets all requirements of the Safe Drinking Water Act, and required sampling at household taps show lead levels across the city remain well below the federal limit of 15 ppb, known as the "action level". If this action level is exceeded in more than ten percent of homes tested, utilities must carry out corrective treatment and other requirements. The level at which there is no known or expected risk to health is 0 pbb, known as the "maximum contaminant level goal." This goal allows for a margin of safety. Visit dcwater.com/leadcompliance to learn more about DC Water's lead and copper testing and federal regulations.

No amount of lead is considered safe, so it is important to follow the guidance above until all sources of lead have been removed. For more information, contact the Drinking Water Division at 202-612-3440 or visit www.dcwater.com/lead.

Sincerely,

Maureen Schmelling

Director, Department of Water Quality and Technology

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