

The Stokes Group

REAL ESTATE



Disclosure Packet

3014 DENT PLACE NW #6E WASHINGTON, DC 20007

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:

Daniel Hartenstine

Legal Information:

Lot: 2045 Block: 1282

Legal Address: 3014 Dent Place NW #6E Washington, DC 20007

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
- -Condominium Seller Disclosure/Resale Addendum for the District of Columbia
 - -Condo fee is \$497.00/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 **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 Suite 700 Washington, DC 20015 www.federaltitle.com 202.362.1500

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









Inclusions/Exclusions Disclosure and Addendum

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

PERSONAL PROPERTY AND FIXTURES: The Property includes the following personal property and fixtures, if existing: built-in heating and central air conditioning equipment, plumbing and lighting fixtures, sump pump, attic and exhaust fans, storm windows, storm

PROPERTY ADDRESS: 3014 Dent Pl NW #6E, Washington, DC 20007-2917

window treatment hardware, mounting exterior trees and shrubs; and awnings	ng brackets for electronics co s. Unless otherwise agreed to	mponents, smoke, c herein, all surface o	and attachments); shutters; window shades, blinds, arbon monoxide, and heat detectors; TV antennas; or wall mounted electronic components/devices DO eys, the number of items is noted in the blank.
KITCHEN APPLIANCES	ELECTRONICS		RECREATION
✓ Stove/Range	Security (Cameras	Hot Tub/Spa, Equipment, & Cover
Cooktop	Alarm Sys		Pool Equipment & Cover
Wall Oven	Intercom		Sauna
Microwave	Satellite I	ishes	Playground Equipment
Refrigerator	Video Do		1 mground 24mpmon
w/ Ice Maker			OTHER
Wine Refrigerator	LIVING AREAS		Storage Shed
Dishwasher	Fireplace	Screen/Door	Garage Door Opener
Disposer	Gas Log		Garage Door Remote/Fob
Separate Ice Maker	Ceiling Fa	ins	Back-up Generator
Separate Freezer	Window I		Radon Remediation System
Trash Compactor	Window 7	reatments	Solar Panels (must include
			Solar Panel Seller
LAUNDRY	WATER/HVAC		Disclosure/Resale Addendum)
Washer	Water Sof	tener/Conditioner	
Dryer	Electronic	Air Filter	
	Furnace H	lumidifier	
	Window A	A/C Units	
	EMS & SERVICE CONTI	RACTS: Leased ite contracts, pest con	ms/systems or service contracts, including but not trol contracts, security system and/or monitoring,
CERTIFICATION: Seller certifies	that Seller has completed thi 9/22/2024		ng what conveys with the Property.
Seller Daniel Hartenstine	Date	Seller	Date
ACKNOWI FDCFMFNT AND IN	CORPORATION INTO C	ONTRACT: (Com	pleted only after presentation to the Buyer)
The Contract of Sale dated		ler Daniel Hartens	
	l Buyer	Damer Hartens	tint
		ereby amended by	the incorporation of this Addendum.
Seller (sign only after Buyer)	Date	Buyer	Date
Daniel Hartenstine	Dute	Dayor	Date
Seller (sign only after Buyer)	Date	Buyer	Date

 $\ensuremath{\mathbb{C}} 2020,$ The Greater Capital Area Association of REALTORS®, Inc.

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.







Condominium Seller Disclosure/Resale Addendum for the District of Columbia

(Recommended for the Listing Agreement and required for the GCAAR Contract)

Address			3014	4 Dent Pl NV	V #6E	
City		Washington	, State _	DC	Zip <u>20</u>	007-2917 Georgetown
Parking	Space(s) #	Storage Unit((s) #	_ Subdivision	/Project:	Georgetown
		ER DISCLOSURE:				
IA	KI I - SELLI	EK DISCLOSURE.				
1.						hereof amount respectively to:
				y advised t	hat the pre	sent fee for the subject unit and parking
	space(s)	and/or storage unit(s), i	t applicable, is			
		Regular Fee:	\$ 497.00			
		rarking: Storage:	\$			
		Snecial Assessment	\$		complete B	helow)
		TOTAL:	\$ 497.00	\ r	er Month	below)
	ъ т.	I THE CALL	. 1 1 1	F	F	
		Ides: The following are				
	X	ater/sewer X meat	Electricity X Ga	s _ Other _		
						is OR X is not a special assessment either
		in the Condominium For				
	1) Reaso	ent Schedule: \$	ne	or .		
	3) Numb	er of payments remaining	P` 19	as of	f	(Date)
	4) Total	Special Assessment ba	lance remaining:	<u> </u>		(2006)
		therwise agreed in Pa ollected Special Assess		w, Sener ag	rees to pay	at Settlement any existing or levied but
	•	-				
2.						designated by the Condominium instruments
						cense agreement); limited common elements
	-	ne exclusive use of a pa e Unit(s) convey with the	-	barately taxed	and convey	yed by Deed. The following Parking Space(s)
					\Box ic \Box i	s not congrately toyed
	∐ Tark If se	narately taxed: Lot	Squa	re	ısı	s not separately taxed. t Square
	X Stora	age Unit #(s) 6E			is _ is	s not separately taxed. t Square
	If se	parately taxed: Lot	Squa	re	, Lo	t Square
3.	MANAGEM	ENT ACENT OR A	TITHORIZED P	FRSON: TI	ne manager	nent company or agent authorized by the
J.						ndominium is as follows:
		munity Systems Inc	Phone: (202) 244-		umg the co	indominani is us follows.
		s: Rick@communitysys				
	Address: 410	2 Brandywine Street, N	W Washington, I	OC 20016		
4.						MINIUM_(Condo_Docs): This disclosure
			•	, ,	,	than the declarant. Seller agrees to obtain, at
					•	or prior to the tenth (10th) Business Day
						(i.e., recorded declaration, bylaws, plats and
		and a certificate setting			ia Kesponsi	bilities, certifications and amendments to any
	of the same) a	ing a confineate setting	iorai aic ionownig	•		
		g				

 $\hbox{@2022}$ The Greater Capital Area Association of REALTORS®, Inc.

This Recommended Form is the property of The Greater Capital Area Association of REALTORS®, Inc. and is for use by members only.

Previous editions of this Form should be destroyed.

- A. A statement, which need not be in recordable form, setting forth the amount of any unpaid assessments levied against the Unit;
- **B.** If applicable, a statement, which need not be in recordable form, certifying to the unit owners' association's waiver of, or failure or refusal to exercise, any rights of first refusal or other restraints on free alienability of the Unit which may be contained in the Condominium instruments;
- C. A statement of any capital expenditures approved by the unit owners' association planned at the time of Settlement that are not reflected in the association's current operating budget;
- **D.** A statement of the status and amount of any reserves for capital expenditures, contingencies, and improvements, and any portion of such reserves earmarked for any specified project by the Condominium board;
- E. A copy of the statement of financial condition for the unit owners' association for the most recent fiscal year for which such statement is available and the current operating budget, if any;
- F. A statement of the status of any pending suits or any judgments to which the unit owners' association is a party;
- **G.** A statement setting forth what insurance coverage is provided for all unit owners by the unit owners' association and a statement whether such coverage includes public liability, loss or damage, or fire and extended coverage insurance with respect to the Unit and its contents;
- **H.** A statement that any improvements or alterations made to the Unit, or the limited common elements assigned thereto, by the Seller are not in violation of the Condominium instruments;
- I. A statement of the remaining term of any leasehold estate affecting the Condominium or the Unit and the provisions governing any extension or renewal thereof; and
- **J.** The date of issuance of the certificate.

Daniel Hartenstine	9/16/2024		
Seller	Date	Seller	Date
Daniel Hartenstine			

PART II - RESALE ADDENDUM:

The Contract of Sale dated	, be	etween
Seller	Daniel Hartenstine,	and
Buyer		is
hereby amended by the incor	poration of Parts I and II herein, which shall supersede any provisions to the contrary in the Contra	act.

- Towns D. The Title and the Color of the Colo
- 1. <u>TITLE</u>: The Title paragraph of the Contract is amended to include the agreement of the Buyer to take title subject to easements, covenants, conditions and restrictions of record contained in the Condominium instruments, and the right of other unit owners in the common elements and the operation of the Condominium.
- 2. PAYMENT OF FEES AND ASSESSMENTS: Buyer agrees to pay such Condominium Fees and/or other Special Assessments as the Board of Directors or Condominium Association may from time to time assess against the Unit and Parking Space(s) and/or Storage Unit(s), as applicable, for the payment of operating and maintenance or other proper charges. Seller agrees to pay any delinquent Fees and/or Special Assessments on or before Settlement Date. All violations of requirements noted by the Condominium Association against Seller shall be complied with by Seller and the Property conveyed free thereof. Regarding any existing or levied but not yet collected Special Assessments, Seller agrees to pay, at the time of Settlement, any Special Assessments unless otherwise agreed herein:

Costs of obtaining any statements of account from the Condominium Association and/or its related management company will be paid by Seller. Lender's condominium questionnaire fee and any transfer and/or set-up fees for the Condominium Association and/or its related management company will be paid by Buyer.

- 3. CONDOMINIUM ASSOCIATION APPROVAL: If this sale is subject to approval by or right of refusal of the unit owners' association or Condominium Board of Directors, in the event such approval is denied or such right of first refusal is exercised by such Association or Board, this Contract shall be null and void and the Buyer's deposit shall be refunded without delay or deduction there from.
- 4. <u>ASSUMPTION OF CONDOMINIUM OBLIGATIONS</u>: Buyer hereby agrees to assume each and every obligation of and to be bound by and comply with the covenants and conditions contained in the Condominium instruments, including the Condominium bylaws and the Condominium rules and regulations, as well as statutory insurance requirements (D.C. Official Code § 42-1903.10), from and after the Settlement Date hereunder.

©2022 The Greater Capital Area Association of REALTORS®, Inc.

This Recommended Form is the property of The Greater Capital Area Association of REALTORS®, Inc. and is for use by members only.

Previous editions of this Form should be destroyed.

prior to the Date of Offer by Buyer Ratification. If the Condo Docs are n the Condo Docs paragraph, Buyer	er, such three (3) I not delivered to Buyo shall have the optio	susiness Day period shall cor or within the 10 Business Day on to cancel this Contract b	time period referred to y giving Notice thereof
Seller prior to Buyer's receipt of sumay Buyer have the right to cancel this		-	his paragraph, in no eve
Seller (sign only after Buyer) Daniel Hartenstine	Date	Buyer	Date







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		, betwee	en			
0 1 1 01 1	Buyer and	1 11		Daniel Har	tenstine	(Seller)
for the purchase of the real Unit # 6E City			DC	Zip Code	3014 Dent Pl NW #6E	
Storage Unit #	Washington	State with the legal desc	DC cription of Lot		20007-2917 , Parkin Block/Square	ng Space(s) #
Storage Unit #Section	Subdivision/Pro	viect Name	G	eorgetown	Tax Account #	1282//2045
			<u> </u>	corgetown	Tun recount #	1202//2043
is hereby amended by the i	ncorporation of	this Addendum, v	which shall sup	persede any provis	sions to the contrary in this c	contract.
PART I. SELLER DIS	CLOSURE	AT TIME OF	LISTING:			
	ined in this	Disclosure wa		d by Seller, i	s based on the Seller	's actual knowledge and
1. SELLER DISCLO Yes X No	SURE: Pursua	nt to D.C. Code	§42-1301, Se	eller is exempt f	rom property condition dis	sclosure.
2. HERITAGE TRE	O.C. Code §	8-651.04a ther	e are restrict	tions, penalties	and/or fines that may	cumference of 100 inches be levied for removal of
the time Seller decided	to sell. District n, occupancy, o ll be incorporat Tenancy Add Tenancy Add	of Columbia bor the benefits of the ted into the Corendum for Dist	roadly define of any rental atract. rict of Columrict of Columnict of Columnict	s a tenant as "a unit within a ho	tenant, subtenant, lessee, busing accommodation." I	idential lease or tenancy at sublessee, or other person If applicable, the following
not subject to a condomi X Con Co-	nium, co-opera ndominium Sel operative Selle	tive or homeow ller Disclosure/l	ners associati Resale Adder esale Addend	on. If applicable dum for Distric lum for Marylar	e, the following required a	
In accordance with the r 113.02(g)], as amended (the "Act") and the regular	equirements of by the Distric lations adopted of the existence	f the District of t of Columbia d thereunder by ce or removal d	Columbia Underground the District uring Seller's	nderground Stor Storage Tank of Columbia (the ownership of the	Management Act of 1990 ne "Regulations"), Seller	Act of 1990 [D.C. Code §8- D Amendment Act of 1992 hereby informs Buyer that ground storage tanks as that
and tax credit informati http://otr.cfo.dc.gov/pag Daniel Hartenstine	vicecenter.con on (tax reducti	n/RP Search.jspions for seniors	o?search_type s, homestead quently-asked	e=Assessment. exemptions, pr d-questions-faq	Additional information re operty tax abatements an	egarding property tax relief d others) can be found at:
Seller			Date	Seller		Date
Daniel Hartenstine						

©2023 The Greater Capital Area Association of REALTORS®, Inc.

This Recommended Form is property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only.

Previous editions of this Form should be destroyed.

GCAAR Form # 1313 - DC Jurisdictional Addendum

Page 1 of 2

7/2023

and Buyer	, between Seller		estine, nended by the incorporation of
Parts I and II herein, which shall superso	ede any provisions to the cont	trary in the Contract.	lended by the incorporation of
-		•	
1. <u>SELLER DISCLOSURE</u> : Pursua Seller's Disclosure Statement (if Seller i			
2. RECORDATION AND TRANShttp://otr.cfo.dc.gov/service/recorder-de Recordation Tax may be available to I Program ("Tax Abatement Program"). S	eds-frequently-asked-question Buyer, if Buyer meets the re	ns-faqs. In limited circumstar equirements for the Lower Income	nces, an exemption from Home Ownership Exemption
	omic Interest Deed Recordati	and Transfer Tax will be paid by S ion Tax will be split equally between	
C. Tax Abatement Program	1: Additional information (in	ncluding the required Application	Form) for the Tax Abatement
will be exempt from Recornormally be paid to the Dicosts. This credit shall be in Contract. It is Buyer's respherein may be utilized. If Lobe reduced to the amount allow Buyer is OR is not apply D. First-Time Homebuyer	20140909 110358.pdf. If dation Tax. Additionally, strict of Columbia as Sell addition to any other amonsibility to confirm with ender prohibits Seller from red by Lender. Ing for the Tax Abatement Professional Tax Credit: He for a reduced recordation tax	Buyer meets the requirements Seller shall credit Buyer an an er's Transfer Tax to be applied bunt(s) Seller has agreed to pay Lender, if applicable, that the payment of any portion of this	nount equal to what would towards Buyer's settlement under the provisions of this e entire credit provided for credit, then said credit shall strict of Columbia First-Time
3. The principals to the Contract mu and shall not be merged herein.	tually agree that the provision	ons hereof shall survive the execut	tion and delivery of the Deed
Seller (sign only after Buyer) Daniel Hartenstine	Date	Buyer	Date

Hartenstine

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

SECTION A: PROPERTY OWNER'S SIGNATURE						
Property Address: 3014 Dent PI NW #6E			Unit: 6E	Washington, D	OC Zip: 20007-2917	
I am the owner of this property and will truth paint/hazards in or around this property, and		ers to the	following quest	ons about lead	-based	
Owner Name: Daniel Hartenstine	!	Signature	Daniel Hartenstine		9/16/2024	
Owner Name:		Signature:				
SECTION B: INFORMATION ABOUT LEAD-BASED PAINT IN THIS PROPERTY						
Lead-based paint is assumed to be prese there lead-based paint inside or around the				best of your k	nowledge, is	
Yes, in the following	g location(s):					
	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 p based paint hazards inside or around the		paint, le	ad-contaminate	ed dust/soil, o	r other lead-	
X No Yes, in the following locations(s): For more space attach a summary						
Does DC Government have any pending actions related to lead-based paint for this property? Check all that apply						
A notice of violation A notice of lead-based paint hazards An administrative order to eliminate lead-based paint hazards Other notices or orders related to lead-based paint. Please list: X There are no pending actions related to lead-based paint at this property.						
Are there any reports or documents about lead-based paint or lead-based paint hazards at this property (including in bare soil and sheds, garages, common area(s) or other appurtenances)? This includes reports or documents provided to you by a previous or current owner, tenant, property manager, DC Government agency, or contractor.						
▼ No Yes and I understand I must prov	vide a copy of those	e documer	nts to the buyer	if they ask.		
SECTION C: BUYER'S ACKNOWLEDGEMENT						
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 proper						
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)

X Ther Cons		t prior to	o 1978 OR No parts of the property were built prior to 1978 OR constructed prior to 1978 or if construction dates are unknown, this
built pridevelop intellige interest inspection	for to 1978 is notified that such property may present of ing lead poisoning. Lead poisoning in young children manner nee quotient, behavioral problems, and impaired memory in residential real property is required to provide the b	exposure to by produce Lead points buyer with	any interest in residential real property on which a residential dwelling was to lead from lead-based paint that may place young children at risk of the permanent neurological damage, including learning disabilities, reduced oisoning also poses a particular risk to pregnant women. The seller of any the any information on lead-based paint hazards from risk assessments of ead-based paint hazards. A risk assessment or inspection for possible lead-
SELLE	R'S DISCLOSURE:		BUYER'S ACKNOWLEDGMENT:
(A) Pres	sence of lead-based paint and/or lead-based paint hazards		(Buyer to initial all lines as appropriate)
	Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):		(C)Buyer has read the Lead Warning Statement above.
X	Seller has no knowledge of lead-based paint and/o based paint hazards in the housing.	OR or lead-	(D) Buyer has read Paragraph B and acknowledges receipt of copies of any information listed therein, if any.
(B) Rec	ords and reports available to the Seller:		(E) Buyer has received the pamphlet Protect Your Family From Lead in Your Home
X	Seller has provided Buyer with all available recorreports pertaining to lead-based paint and/or lead-based hazards in the housing (list documents below): Seller has no reports or records pertaining to lead - based and/or lead-based paint hazards in the housing.	ed paint OR	
(G)CCERTI informa	responsibility to ensure compliance. FICATION OF ACCURACY: The following parties have tion provided by the signatory is true and accurate. 9/16/2024		s under 42 U.S.C. 4852d and is aware of his/her red the information above and certify, to the best of their knowledge, that the Buyer Date
Daniel 1	Hartenstine	<i>-</i>	Bujvi. Buic
Seller	1	Date	Buyer Date
DocuSigned to	9/16/2024		
Agent 1	, ,	Date	Agent for Buyer, if any Date
		of the Great	attion of REALTORS®, Inc. 2/2016 eater Capital Area Association of REALTORS®, Inc. only. Previous editions of this Form should be destroyed.
MoEncom	w Associates DEALTORS® Washington DC and Manufaud 4010 Massochusetts	Arionno NIW V	Weshington DC Dhone (202) 552 5600 Fave (202) 552 5605 Houteneting

DISCLOSURE OF AFFILIATED BUSINESS RELATIONSHIPS

MCENEARNEY ASSOCIATES, MIDDLEBURG REAL ESTATE AND ATOKA PROPERTIES

This statement is to provide notice of an affiliated business relationship between the following entities doing business as McEnearney Associates, McEnearney Commercial, Middleburg Real Estate, and Atoka Properties. Each of these affiliated entities is wholly owned by a common parent, National Capital Partners, LLC., which is owned by McEnearney Holdings, LLC and Pejacsevich and Buzzelli, LLC.

BUSINESS RELATIONSHIPS WITH SERVICE PROVIDERS

In addition to the business relationships referenced above, McEnearney Associates, Middleburg Real Estate, and Atoka Properties have marketing relationships with other service providers which are listed below. These are contractual agreements that provide marketing opportunities for those service providers through our real estate offices. These opportunities include such things as placing marketing materials in our offices, including information about their services in mailings, broadcast emails, property brochures, company websites, and social media. They are provided with in-office opportunities to sponsor or conduct seminars and to expand their customer base. These service providers pay an appropriate fee for the marketing opportunities provided. There is no fee for any referral of clients or customers to these providers, nor is this disclosure intended to be a referral to those providers.

CONSUMERS AND PROSPECTIVE CONSUMERS ARE NOT REQUIRED TO USE THE SERVICES OF THESE PROVIDERS. THERE ARE FREQUENTLY OTHER PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE ENCOURAGED TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND RATES FOR THOSE SERVICES.

SERVICE PROVIDERS WITH WHOM WE HAVE CURRENT AGRE	EMENTS:
--	---------

Atlantic Coast Mortgage, LLC - Provider of residential mortgages

Movement Mortgage, LLC - Provider of residential mortgages

Vesta Settlements, LLC - Provider of real estate settlement services

I/we have read this disclosure statement and understand and acknowledge the business and financial relationships disclosed herein.

	Daniel Hartenstine	9/16/2024
Purchaser/Tenant	Seller/Landlord	
	Daniel Hartenstine	
Purchaser/Tenant	Seller/Landlord	



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.

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.

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
- 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.

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.

Page 1 of 6 Hartenstine

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 the property or the land. Also, unless otherwise advised, the Seller has not conducted any inspection of generally inaccessible areas such as the Seller has not conducted any inspection of generally inaccessible areas such as the SELLER IN THIS STATEMENTIS NOT A WARRANTY OF ANY KIND BY THE SELLER OR BY ANY AGENT REPRESENTING THE SELLER IN THIS TRANSACTION, AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN.

Seller Disclosure: The Seller discloses the following information with the knowledge that, even though this is not a warranty, the Seller specifically makes the following statements based on the seller's actual knowledge at the signing of this document. Upon receiving this statement from the Seller, the Seller's agent is required to provide a copy to the Buyer or the agent of the Buyer. The Seller authorizes its agent (s) to provide a copy of this statement to any prospective buyer or agent of such prospective buyer in connection with any actual or anticipated sale of property. The following are statements made solely by the Seller and are not the statements of the Seller's agent (s), if any. This information is a disclosure only and is not intended to be a part of any contract between Buyer and Seller.

The seller(s) completing this disclosure statement have owned the property from: 1012 To: 2012 The seller(s) completing this disclosure have occupied the residence from: 3014 Dent PI NW #6E Property Address: Washington, DC 20007-2917 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) Unknown 15+years 10-15 years 5-10 years 0-5 years Does the seller have actual knowledge of any current leaks or evidence of moisture from roof? Yes No 1. Roof If yes, please provide comments: 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 Fireplace(s) If yes, please provide comments: 2. Fireplace/ Does the seller know when the chimney(s) and/or flue were last inspected and/or serviced? Chimney(s) No chimneys or flues No 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? Not Applicable

Department of Consumer and Regulatory Affairs \ (202) 442-4400 \ dcra.dc.gov

If yes, please provide comments:

If yes, please provide comments:

3. Basement

Hartenstine

Page 7

Not Applicable

No

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

5. Insulation	Does the seller have actual knowledge of presence of urea If yes, please provide comments:	formaldehyde foam ins	ulation? Yes	□No			
6. Windows	Does the seller have actual knowledge of any windows not If yes, please provide comments:	in normal working orde	r? \(\sum \text{Yes}	□No			
B. Opera	ting Condition of Property Systems	111111111111111111111111111111111111111	ME I S				
	Heating system is a common element maintained by co	ondominium or coopera system required; go to	ative section B.1.)				
	Type of System: Forced Air Radiator	Heat Pump	Electric baseboar	rd 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			
Heating	Does the heating system include an electronic air filter?	Yes	₽No □	Unknown			
System	Does the seller have actual knowledge that heat is not supplied to any finished rooms? Yes If yes, please provide comments:						
	Does the seller have actual knowledge of any defects in t	the heating system?	Yes	s No			
	If yes, please provide comments:		added 6	le maint			
	If installed, does the seller have actual knowledge of any Yes If yes, please provide comments:	condominium or coo	Not Applicab	ole			
	If installed, does the seller have actual knowledge of any Yes If yes, please provide comments: Air conditioning is a common element maintained by (if you check this box, no further disclosure on the single-	condominium or coo	perative	ole			
	If installed, does the seller have actual knowledge of any Yes No If yes, please provide comments: Air conditioning is a common element maintained by (if you check this box, no further disclosure on the six Type of system: Central AC Heat Pump	condominium or coo	perative	ion B.3.)			
	If installed, does the seller have actual knowledge of any Yes If yes, please provide comments: Air conditioning is a common element maintained by (if you check this box, no further disclosure on the sir Type of system: Central AC Heat Pump	condominium or coor conditioning system	perative is required; go to sect	ion B.3.)			
	If installed, does the seller have actual knowledge of any Yes No If yes, please provide comments: Air conditioning is a common element maintained by (if you check this box, no further disclosure on the sin Type of system: Central AC Heat Pump AC Fuel: Natural Gas	condominium or coor conditioning system Window/wall u	perative is required; go to sect	ion B.3.)			
	If installed, does the seller have actual knowledge of any Yes If yes, please provide comments: Air conditioning is a common element maintained by (if you check this box, no further disclosure on the sit Type of system: Central AC Heat Pump AC Fuel: Natural Gas Electric Age of System: Does the heating system include a humidifier? Does the heating system include an electronic air filter?	condominium or coor conditioning system Window/wall u Oil 10-15 years Yes Yes	perative is required; go to sect units Other Other Unknown	ion B.3.) Not Applicable Unknown			
ditioning em	If installed, does the seller have actual knowledge of any Yes If yes, please provide comments: Air conditioning is a common element maintained by (if you check this box, no further disclosure on the six Type of system: Central AC Heat Pump AC Fuel: Natural Gas Electric Age of System: O-5 years Does the heating system include a humidifier?	condominium or coor conditioning system Window/wall u Oil 10-15 years Yes Yes Yes at cooling is not sup	Perative I is required; go to sect Inits Other Unknown No No Plied to any finished re	ion B.3.) Not Applicable Unknown Unknown			

100000000000000000000000000000000000000	Type of material: Copper Lead Galvanized iron Brass PVC (check all that apply) Plastic polybutelene Unknown
3. Plumbing	Water Supply: Public Well Sewage Disposal Public Septic tank Cesspool Onsite treatment
System	Treatment: Water Heater Fuel; Natural Gas Electric Oil Other
	Does the seller have actual knowledge of any defects with the plumbing system? ☐ Yes ☐ Yes
8-7-5-9	If yes, please provide comments:
10000000	Does the seller have actual knowledge of the results of any lead tests conducted on the water was apply of the property? If yes, please test results: Negligible, 8 fee amount of lead.
4. Water System	Does the seller have actual knowledge driven as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line map website (https://www.dcwater.com/leadmap, as of August 2019) as a service line on the private property or in public space?
	Does the setter have actual knowledge of any lead-bearing plumbing, including the water service line servicing the property Ves, there is a lead service line servicing the property Yes, there is lead bearing plumbing on the property No Comments: 5 Lew Line Servicing the property, does the seller have actual knowledge that any portion of the
	If there is a lead service line servicing the property, does the seller have actual knowledge that any portion of the lift there is a lead service line servicing the property. When the service line is a service line bas been replaced? (Note: This applies to portions of the service line on private property)
	If there is a lead service line servicing the property, does the seller have actual knowledge that they have a lead service line service line service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line on private property lead water service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line has been replaced? (Note: This applies to portions of the service line on private property lead water service line on private property lead water service line on private property lead water lead water land line line line line line line line line
	If yes please provide date(s) of replacement(s):
	Yes Yes
5. Electrical	Does the seller have actual knowledge of the seller have actual kn
System	If yes, please test results:

Page 4 of 6

C. Appliances	and Fixtures				
Does the seller have a	ctual knowledge of a	ny defects w	ith the following applia	ances?	
Range/Oven		Yes	No	☐ Not Applicable	
Dishwasher		Yes	No	☐ Not Applicable	
Refrigerator		Yes	No	Not Applicable	
Rangehood/fan		Yes	No	Not Applicable	
Microwave oven		Yes	□ No	Not Applicable	
Garbage Disposa		Yes	No	Not Applicable	
Sump Pump		Yes	No	No Applicable	
Trash compactor		Yes	No	Not Applicable	
TV antenna/contr	ols	Yes	No	Not Applicable	
Central vacuum		Yes	Ne	Not Applicable	
Ceiling fan		Yes	No	Not Applicable Not Applicable	
Attic fan		Yes	∐ No	Not Applicable	
Sauna/Hot tub		Yes	∐No	That Applicable	
Pool heater & equ	uip	Yes	□ No	Not Applicable	
Security System		Yes	□ No	That Applicable	
Intercom System		Yes	No	Drot Applicable	
Garage door ope		Yes	□ No	Not Applicable	
& remote controls		Yes	□ No	Not Applicable	
Lawn sprinkler sy		Yes	□ Nø	Not Applicable	
		Yes	No	Not Applicable	
Water treatment		Yes	To Mad	Not Applicable	
Smoke Detectors				Not Applicable	
Carbon Monoxide Other Fixtures or		∐ Yes □ Yes		Not Applicable	
ves to any of the ab	ove, please describ	be the defeated	cts: is loose	e but door sace	ares and
ves to any of the ab	ove, please described is open	al Issue	s	but door sace	res and
Nicrouse Exterior/En	ove, please described is open	al Issue	s	but door sace	
Exterior	ove, please described is a is a particular point of the seller has a particular poes the seller poes th	al Issue ave actual k	nowledge of any pro	A A A A A A A A A A A A A A A A A A A	
Exterior/Er	ove, please described is a is a property of the seller has the seller has the seller has the seller has please pro	al Issue ave actual k	ents:	oblem with drainage on the property?	☐Yes ☐Mo
Exterior/Er	ove, please described is a is a property of the seller has the seller has the seller has the seller has please pro	al Issue ave actual k	ents:	oblem with drainage on the property?	☐Yes ☐Mo
Exterior/Er	ove, please described is a is a property of the seller has the seller has the seller has the seller has please pro	al Issue ave actual k	ents:	oblem with drainage on the property?	Yes
Exterior/Er	ove, please described is a is a property of the seller has been been been been been been been bee	al Issue ave actual k	ents:	A A A A A A A A A A A A A A A A A A A	Yes
Exterior/Er	ove, please described is a is a property of the seller has the seller has the seller has the seller has please pro	al Issue ave actual k	ents: knowledge of any properties: knowledge whether	oblem with drainage on the property?	☐Yes ☐Mo
Exterior/Er	ove, please described is a is a property of the seller has been property of the seller has bear been property of the seller has been property of the seller ha	al Issue ave actual k	ents: knowledge of any properties: knowledge whether Yes Yes	oblem with drainage on the property?	☐Yes ☐Mo
Exterior/Er	ove, please described is a selection of the seller has been been been been been been been bee	al Issue ave actual k	ents: knowledge of any properties: knowledge whether	oblem with drainage on the property?	☐Yes ☐Mo
Exterior/Er	Does the seller her Fire: Wind: Flooding:	al Issue ave actual k vide commo ave actual I	ents: knowledge of any properties: knowledge whether Yes Yes Yes	oblem with drainage on the property?	Yes
Exterior/Er	Does the seller her Fire: Wind: Flooding:	al Issue ave actual k vide commo ave actual I	ents: knowledge of any properties: knowledge whether Yes Yes Yes	oblem with drainage on the property?	Yes No
Exterior/Er	Does the seller has wind: Flooding:	al Issue ave actual k vide comme	ents: knowledge of any properties: knowledge whether Yes Yes Yes Yes	the property has previously been damaged in the property.	Yes Mo
Exterior/Er	Does the seller has wind: Flooding:	al Issue ave actual k vide comme	ents: knowledge of any properties: knowledge whether Yes Yes Yes Yes	the property has previously been damaged in the property.	Yes Mo
Exterior/Er	Does the seller has wind: Flooding:	al Issue ave actual k vide comme	ents: knowledge of any properties: knowledge whether Yes Yes Yes Yes	the property has previously been damaged in the property.	Yes Mo
Exterior/Er Exterior Drainage	Does the seller having: If yes, please pro Does the seller having: Flooding: If yes, please pro Does the seller having: Flooding: Does the seller having:	al Issue ave actual k vide comme ave actual l	ents: knowledge of any properties: knowledge whether Yes Yes Yes hents:	the property has previously been damage infestation or treatment for infestations.	aged by:
Exterior/Er Exterior Drainage Damage to Property	Does the seller having: If yes, please pro Does the seller having: Flooding: If yes, please pro Does the seller having: Flooding: Does the seller having:	al Issue ave actual k vide comme ave actual l	ents: knowledge of any properties: knowledge whether Yes Yes Yes hents:	the property has previously been damage infestation or treatment for infestations.	Yes Mo
Exterior/Er Exterior Drainage Damage to Property	Does the seller having: If yes, please pro Does the seller having: Flooding: If yes, please pro Does the seller having: Flooding: Does the seller having:	al Issue ave actual k vide comme ave actual l	ents: knowledge of any properties: knowledge whether Yes Yes Yes hents:	the property has previously been damage infestation or treatment for infestations.	aged by:
Exterior/Er Exterior Drainage Damage to Property Wood destroying	Does the seller having: If yes, please pro Does the seller having: Flooding: If yes, please pro Does the seller having: Flooding: Does the seller having:	al Issue ave actual k vide comme ave actual l	ents: knowledge of any properties: knowledge whether Yes Yes Yes hents:	the property has previously been damage infestation or treatment for infestations.	aged by:
Exterior/Er Exterior Drainage Damage to Property Wood destroying	Does the seller has been produced by the seller has been produ	al Issue ave actual k vide comme ave actual l	ents: knowledge of any properties: knowledge whether Yes Yes Yes hents:	the property has previously been damage infestation or treatment for infestations.	aged by:
Exterior/Er Exterior Drainage Damage to Property Wood destroying insects or	Does the seller has been produced by the seller has been produ	al Issue ave actual k vide comme ave actual l	ents: knowledge of any properties: knowledge whether Yes Yes Yes hents:	the property has previously been damaged in the property.	aged by:
Exterior/Er Exterior Drainage Damage to Property Wood destroying	Does the seller having: If yes, please pro Does the seller having: Flooding: If yes, please pro Does the seller having: Flooding: Does the seller having:	al Issue ave actual k vide comme ave actual l avide comme ave actual ovide comme have actual	ents: knowledge of any properties: knowledge whether Yes Yes Yes A knowledge of any ments: knowledge of any	the property has previously been damage infestation or treatment for infestations.	aged by:

Hartenstine

	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 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, 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 designated historic district or is designated a historic property? Lighting is historic and located in historic property? If yes, please provide comments:
	Has the property been cited for a violation of any historic preservation law or regulation Yes during your ownership?
	If yes, please provide comments:
	Does the seller have actual knowledge if a facade easement or a conservation easement has Yes 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 building exemption?
	If yes, please provide comments:
Certification	and Signature A second to true and correct to the best of their knowledge as known
The seller(s) cert on the date of sig	tifies that the information in this statement is true and correct to the best of their knowledge as known
On the date of sig	9/21/29
Seller s/Sig	Date
Daniel Hart	C/21/29
1	3
Seller's Sig	nature
	V
Buyer(s) have re	ead and acknowledge receipt of this statement and acknowledge that this statement is made based upon ead and acknowledge as of the above date. This disclosure is not a substitute for any inspections or warranties alknowledge as of the above date. This disclosure is NOT a statement, representation, or warranty by any of the
the seller's actua	and and acknowledge receipt of this disclosure is not a substitute for any inspections of warranteed knowledge as of the above date. This disclosure is not a substitute for any inspections of warranty by any of the (s) may wish to obtain. This disclosure is NOT a statement, representation, or warranty by any of the (s) may wish to obtain. This disclosure is NOT a statement, representation, or warranty by any of the capy substants as to the presence or absence of any condition, defect or malfunction or as to the
which the buyer	(s) may be presented as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence or absence of any continuor, dollars as to the presence of any continuor.
seller's agents o	and sub-agents do to an including an includi
nature of any co	Date
Buyer's Sig	gnature
	Date
Buyer's Si	gnature





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.

Dana Zalowski SP98372936	and	W. McEnearney Associates, Inc.
(Licensee & License #)	and	(Brokerage Firm)
(Election & Election)		(Brokerage 1 mm)
The licensee and brokerage firm named about	ve represent the follow	ing party in the real estate transaction:
Seller(s)/Landlord(s) (The licensee has or is acting as a sub-agent of the listing		n listing agreement with the seller(s) or landlord(s)
Buyer(s)/Tenant(s) (The licensee has e	ntered into a written ag	gency agreement with the buyer/tenant.)
Designated Agent of the Buyer(s)/I (Both the buyers and sellers have previous indicating the parties represented.		s)/Landlord(s) esignated Agency", and the licensee listed above is
Acknowledged		Date
Acknowledged		Date
Acknowledged ume of Person(s):		Date
Acknowledged ume of Person(s):	have delivered a copy	

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

Page 1 of 1

10/2011