

# The Stokes Group

REAL ESTATE



Disclosure Packet

1882 COLUMBIA RD. NW #101 WASHINGTON, DC 20009

Anslie Stokes Milligan, GRI
Corcoran McEnearney
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:

Sarah Pennock Mullen, Michael Edward Mullen

# Legal Information: Lot: 2027 Block: 2553

**Legal Address:** 1882 Columbia Rd. NW #101 Washington, DC 20009

# **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 \$772.00/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 Corcoran McEnearney 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 dated, between
(Buyer) and Sarah Pennock Mullen, Michael Edward Mullen (Seller)
for the purchase of the real property located at Address 1882 Columbia Rd NW, 101, Washington, DC 20009 Unit #_101 City_Washington State_DC Zip Code_20009 , Parking Space(s) #
Storage Unit # with the legal description of Lot 2027 Block/Square 2553 Section Subdivision/Project Name Kalorama Tax Account # 2553//2027
is hereby amended by the incorporation of this Addendum, which shall supersede any provisions to the contrary in this Contract.
is hereby amended by the incorporation of this Addendam, which shall supersede any provisions to the contrary in this contract.
PART I. SELLER DISCLOSURE - AT TIME OF LISTING: The information contained in this Disclosure was completed by Seller, is based on the Seller's actual knowledge and belief, and is current as of the date hereof.
1. <u>SELLER DISCLOSURE:</u> Pursuant to D.C. Code §42-1301, Seller is exempt from property condition disclosure.  ☐ Yes ✓ No
2. <u>HERITAGE TREES:</u> Pursuant to DC Code § 8-651.02(3A), a heritage tree is a tree with a circumference of 100 inches or more. Pursuant to D.C. Code § 8-651.04a there are restrictions, penalties and/or fines that may be levied for removal of Heritage Trees. Seller discloses there □ IS, OR ► IS NOT, a Heritage Tree, or trees, on the property.
3. TENANCY: Seller represents that property ☐ is/was OR ☑ is not/was not subject to an existing residential lease or tenancy at the time Seller decided to sell. District of Columbia broadly defines a tenant as "a tenant, subtenant, lessee, sublessee, or other person entitled to the possession, occupancy, or the benefits of any rental unit within a housing accommodation." If applicable, the following required Addendum shall be incorporated into the Contract.  ☐ Tenancy Addendum for District of Columbia (Single-Family Accommodation)  ☐ Tenancy Addendum for District of Columbia (2 to 4 Rental Units)  ☐ Multi-Unit or Non-Residential Addendum
<b>4.</b> <u>CONDOMINIUM/CO-OPERATIVE/HOMEOWNERS ASSOCIATION:</u> Seller represents that this Property <b>☑</b> is OR <b>☐</b> is <b>not</b> subject to a condominium, co-operative or homeowners association. If applicable, the following required addendum is attached:
<ul> <li>Condominium Seller Disclosure/Resale Addendum for District of Columbia,</li> <li>□ Co-operative Seller Disclosure/Resale Addendum for Maryland and District of Columbia, or</li> <li>□ HOA Seller Disclosure/Resale Addendum for District of Columbia</li> </ul>
5. <u>UNDERGROUND STORAGE TANK DISCLOSURE:</u> (Applicable to single family home sales only) In accordance with the requirements of the District of Columbia Underground Storage Tank Management Act of 1990 [D.C. Code §8-113.02(g)], as amended by the District of Columbia Underground Storage Tank Management Act of 1990 Amendment Act of 1992 (the "Act") and the regulations adopted thereunder by the District of Columbia (the "Regulations"), Seller hereby informs Buyer that Seller has no knowledge of the existence or removal during Seller's ownership of the Property of any underground storage tanks as that term is defined in the Act and the Regulations, except as follows:
6. PROPERTY TAXES: Future property taxes may change. To determine the applicable rate, see <a href="https://www.taxpayerservicecenter.com/RP_Search_jsp?search_type=Assessment">https://www.taxpayerservicecenter.com/RP_Search_jsp?search_type=Assessment</a> . Additional information regarding property tax relief and tax credit information (tax reductions for seniors, homestead exemptions, property tax abatements and others) can be found at: <a href="http://otr.cfo.dc.gov/page/real-property-tax-credits-frequently-asked-questions-faqs">http://otr.cfo.dc.gov/page/real-property-tax-credits-frequently-asked-questions-faqs</a> .
Sarah Pennock Mullen  Seller  Obligate  Obligate  Seller  Michael Edward Mullen  Obligate  Obligate  Date

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PART II. RESALE ADDENDUM					
The Contract of Sale dated, between and Buyer		is hereby amended by the incorpo			
<ol> <li>SELLER DISCLOSURE: Pursuant to D.C. Code Seller's Disclosure Statement (if Seller is not exempt) a</li></ol>					
2. <u>RECORDATION AND TRANSFER TAXES:</u> Rates vary with the sales price and based on property type. See <a href="http://otr.cfo.dc.gov/service/recorder-deeds-frequently-asked-questions-faqs">http://otr.cfo.dc.gov/service/recorder-deeds-frequently-asked-questions-faqs</a> . In limited circumstances, an exemption from Recordation Tax may be available to Buyer, if Buyer meets the requirements for the Lower Income Home Ownership Exemption Program ("Tax Abatement Program"). See below for additional information. Unless otherwise negotiated, the following will apply:					
There is no Transfer Tax for Co-operatives.  C. Tax Abatement Program: Additional in Abatement Program can be obtained at:					







# Condominium Seller Disclosure/Resale Addendum for the District of Columbia

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

Address _	1882 Columbia Rd NW 10	1		
City_Was	hington	, State _DC	Zip 20009	
PART I -	- SELLER DISCLOSURE:			
The i			ON HEREIN WAS COMPLETED lers actual knowledge and belief and is	
	IE OF CONDOMINIUM AS Kalorama Condominium		ty, which is the subject of this Contrac m Association.	ct, is subject to the
A. (		Buyers are hereby advised to a pplicable, is:  \$aa  \$aa  \$aa  \$aa  \$aa  \$aa  \$aa  \$	ents as of the date hereof amount respondent the present fee for the subject unit lete B below)	
ı	IUIAL:	\$ <u>772.00</u> per M	ontn	
i	Special Assessment: Potential necluded in the Condominium	Buyers are hereby advised Fee or separately levied. If a	that there is OR is not a special applicable, complete 1-4 below.	al assessment either
2	Payment Schedule: 5	pe	л	(Data)
	Total Special Assessmen	t halanga romaining: \$	as or	(Date)
D. Fu bee Unle	ture Levies and/or Fee Incre en approved by the Associatio	eases: Is Seller aware of any n? Yes No I herein below, Seller agre	Il Assessments on the Property?   Y  future Fee increases or Special Assess  es to pay at Settlement any existing	sments that have
instru comm follov	ments as: general common el non elements assigned for the wing Parking Space(s) and/or	ements for general use (poss exclusive use of a particular Storage Unit(s) convey with	• •	ement); limited ed by Deed. The
[	Parking Space #(s)	is is no	t separately taxed. If separately taxed: , Lot Square	:
	Lot	Square	_, Lot Square	
_			separately taxed. If separately taxed: Square	

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5.	MANAGEMENT COMPANY OR AUTHORIZED AGENT: The management company or agent authorized by the				
	Condominium Association to provide information to the public regarding the Condominium is as follows:				
	Name: Gordan James Realty Phone: 202-913-7858				
	Email Address: debbie@gordanjames@gordanjamesrealty.com				
	Address: 1201 15th st nw, Washington dc 20005				

- CONDOMINIUM INSTRUMENTS AND CERTIFICATE OF CONDOMINIUM (Condo Docs): This disclosure involves the resale of a condominium unit by a unit owner (i.e., the Seller) other than the declarant. Seller agrees to obtain, at Seller's expense, from the unit owners' association and Deliver to Buyer, on or prior to the tenth (10th) Business Day following the Date of Ratification, a copy of the Condominium instruments (i.e., recorded declaration, bylaws, plats and plans and all exhibits, schedules, DC Condominium Bill of Rights and Responsibilities, certifications and amendments to any of the same) and a certificate setting forth the following:
  - 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;
  - 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
  - The date of issuance of the certificate.

Sarah Pennock Mullen	08/25/2025	Michael Edwand Mullen	08/25/2025
Seller	Date	Seller	Date

The Contract of Sale dated		Sarah	Pennock	Mullen,	Michael	Edward Mullen
and B						
is hereby amended by the incorp	oration of Parts I and II here	in, whic	h shall sup	ersede any	provisions	to the contrary in the
Contract.						
1. <u>TITLE</u> : The Title paragraph easements, covenants, condi of other unit owners in the c	ions and restrictions of reco	ord conta	ained in the	Condomi	nium instru	5
Assessments as the Board of and Parking Space(s) and/or proper charges. Seller agrees violations of requirements in the Property conveyed free to Seller agrees to pay, at the	Directors or Condominium Storage Unit(s), as applicate to pay any delinquent Fees oted by the Condominium A nereof. <b>Regarding any exis</b>	Association of the Association o	ntion may fine paymen Special As on against levied but	rom time to operate sessments Seller shall not yet co	to time asse ing and mai on or befor Il be compli llected Spe	ess against the Unit intenance or other re Settlement Date. All ied with by Seller and ecial Assessments,
Costs of obtaining any states company will be paid by Sel Condominium Association a	ler. Lender's condominium	question	nnaire fee a	ınd any tra	nsfer and/o	

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3.	CONDOMINIUM ASSOCIATION owners' association or Condominium refusal is exercised by such Associat refunded without delay or deduction	n Board of Directors, ion or Board, this Co	in the event such approval is d	enied or such right of first		
4.	ASSUMPTION OF CONDOMINION of and to be bound by and comply we including the Condominium bylaws requirements (D.C. Official Code § 4	ith the covenants and and the Condominium	conditions contained in the Co n rules and regulations, as well	ndominium instruments, as statutory insurance		
5.		<u>DELIVERY</u> : For delivery of all contractually required Condominium documents, Buyer prefers delivery at (email address) if available electronically <b>OR</b> if only available in hard copy. An				
	additional courtesy copy shall be del	ivered to the Buyer's	Agent only if contact informat	ion is provided herein:		
6.	<b>RIGHT TO CANCEL</b> : Buyer shall	l have the right unti	l 11:59:59 p.m. on the 3rd Bus	iness Day following Buyer's		
	receipt of the Condominium instru Contract by giving Notice thereof a prior to the Date of Offer by Buyer Ratification. If the Condo Docs are the Condo Docs paragraph, Buyer Seller prior to Buyer's receipt of so may Buyer have the right to cance	to Seller. In the ever r, such three (3) Bus e not delivered to Bu shall have the option uch Condo Docs. Pu	nts referred to in the Condo D nt that such Condo Docs are d siness Day period shall commo nyer within the 10 Business D on to cancel this Contract by g rsuant to the provisions of th	ocs paragraph to cancel this elivered to Buyer on or ence upon the Date of ay time period referred to in iving Notice thereof to		
	Contract by giving Notice thereof prior to the Date of Offer by Buyer Ratification. If the Condo Docs are the Condo Docs paragraph, Buyer Seller prior to Buyer's receipt of smay Buyer have the right to cance	to Seller. In the ever r, such three (3) Bus e not delivered to Bu shall have the optio uch Condo Docs. Pu I this Contract after	nts referred to in the Condo D nt that such Condo Docs are d siness Day period shall commo nyer within the 10 Business D on to cancel this Contract by g rsuant to the provisions of th	ocs paragraph to cancel this elivered to Buyer on or ence upon the Date of ay time period referred to in iving Notice thereof to		
	Contract by giving Notice thereof prior to the Date of Offer by Buyer Ratification. If the Condo Docs are the Condo Docs paragraph, Buyer Seller prior to Buyer's receipt of so	to Seller. In the ever r, such three (3) Bus e not delivered to Bu shall have the option uch Condo Docs. Pu	nts referred to in the Condo D nt that such Condo Docs are d siness Day period shall commo nyer within the 10 Business D on to cancel this Contract by g rsuant to the provisions of th	ocs paragraph to cancel this elivered to Buyer on or ence upon the Date of ay time period referred to in iving Notice thereof to		
	Contract by giving Notice thereof prior to the Date of Offer by Buyer Ratification. If the Condo Docs are the Condo Docs paragraph, Buyer Seller prior to Buyer's receipt of smay Buyer have the right to cance	to Seller. In the ever r, such three (3) Bus e not delivered to Bu shall have the optio uch Condo Docs. Pu I this Contract after	nts referred to in the Condo Dot that such Condo Docs are disiness Day period shall commonyer within the 10 Business Don to cancel this Contract by grant to the provisions of the Settlement.	ocs paragraph to cancel this elivered to Buyer on or ence upon the Date of ay time period referred to in iving Notice thereof to is paragraph, in no event		
	Contract by giving Notice thereof prior to the Date of Offer by Buyer Ratification. If the Condo Docs are the Condo Docs paragraph, Buyer Seller prior to Buyer's receipt of smay Buyer have the right to cance Sarah Pennock Mullen Seller (sign only after Buyer)	to Seller. In the ever r, such three (3) Bus e not delivered to Bu shall have the optio uch Condo Docs. Pu I this Contract after 08/25/2025 Date	nts referred to in the Condo Dot that such Condo Docs are disiness Day period shall commonyer within the 10 Business Don to cancel this Contract by grant to the provisions of the Settlement.	ocs paragraph to cancel this elivered to Buyer on or ence upon the Date of ay time period referred to in iving Notice thereof to is paragraph, in no event		

DigiSign Verified - 3029ddb8-a140-4287-860f-a49a512ef1d6

# 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 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 reports, assessments, or surveys related to the property.
- The latest version of the EPA Protect Your Family From Lead in Your Home pamphlet.
- Knowledge about lead-contaminated dust/soil and condition of the paint on the property.
- Knowledge about any lead-related legal actions taken against the property.

Property owners: 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 Parts 35 and 745. Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention.http://bit.ly/federallead.

ff you need help in your language, please call 202-535-2600. | れの一代 入れて 1 202-535-2600 足足の小い | Si necesita ayuda en Español, por favor llame al 202-535-2600. | Si vous avez besoin d'aide en Français appelez-le 202-535-2600. | 如果您需要中文服務、請致電 202-535-2600 | 한국어로 도움이 필요합니까? 무료 한국어통역: 202-535-2600 | Nếu quý vị cần giúp đỡ bằng tiếng Việt, xin gọi 202-535-2600.

IF YOU ARE:	YOU NEED TO:
The property owner	<ul><li>Complete Sections A and B.</li><li>Provide a copy to the buyer.</li></ul>
The potential buyer	<ul><li>Carefully review Section B.</li><li>Sign Section C.</li></ul>



SECTION A: PROPERTY OWNER'S SIGNATURE					
Property Address: 1882 Columbia Rd NW Unit: 101 Washington, DC ZIP: 20009					
I am the owner of this property and will truthfully give the answers to the following questions about lead-based paint/hazards in or around this property, and lead reports.					
Owner N	ame: Sarah Pennock Mullen	Signature: Sa	rah Pennock Mu	llen 08/25/2025	
Owner N	ame: Michael Edward Mullen	Signature: Mi	rah Pennock Mu chael Edwand Mul	len 08/25/2025	
SECTIO	N B: INFORMATION ABOUT LEAD-	BASED PAINT IN THIS	PROPERTY		
	sed paint is assumed to be present in d-based paint inside or around the pr	•		our knowledge, is	
	<ul> <li>Yes, in the following location(s):         <ul> <li>For more space, attach a summary</li> </ul> </li> <li>No; I am not aware of any lead it is assumed to be present.</li> </ul>				
	st of your knowledge, is there peeling aint hazards inside or around the prop		contaminated dust	/soil, or other lead-	
<b>∠</b> No	Yes, in the following location(s):  For more space, attach a summary				
Does DC Check all ti	Government have any pending actionat apply	ns related to lead-based	d paint for this prope	erty?	
☐ A not☐ An ad☐ Othe☐ There	<ul> <li>□ A notice of violation</li> <li>□ A notice of lead-based paint hazards</li> <li>□ An administrative order to eliminate lead-based paint hazards</li> <li>□ Other notices or orders related to lead-based paint. Please list:</li> </ul>				
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.					
<b>№</b> No	☐ Yes <b>and</b> I understand I must provid	de a copy of those docu	ıments to the buyer	if they ask.	
SECTION C: BUYER'S ACKNOWLEDGEMENT					
I was provided this form and the Protect Your Family from Lead in Your Home pamphlet before I signed a purchase agreement.					
□ Yes	■ No, I have already signed a purch	nase agreement.			
	and I have the right to ask the owner faint hazards at this property (including				
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)

PROPERTY ADDRESS: 1882 Columbia Rd NW, 101, Washington, DC 20009

☐ There are parts of the property that still exist that were built prior to 1978 **OR** ☐ **No parts of the property** were built prior to 1978 **OR** ☐ Construction dates are unknown. **If any part of the property was constructed prior to 1978 or if construction dates are unknown, this disclosure is required. If the entire property was built in 1978 or later, this disclosure is not required.** 

**LEAD WARNING STATEMENT FOR BUYERS:** Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

SELLER'S DISCLOSURE:		BUYER'S ACKNOWLEDGM	MENT:
SELLER'S DISCLOSURE:  (A) Presence of lead-based paint and hazards are present in the hazards are present in the lead-based paint hazards  Seller has no knowledge of lead-based paint hazards  (B) Records and reports available to lead-based paint hazards and/or lead-based paint hazards	and/or lead-based paint housing (explain): OR of lead-based paint and/or in the housing. o the Seller: with all available ning to lead-based paint	(Buyer to initial all lines as app  (C) / Buyer has above.  (D) / Buyer has acknowled information  (E) / Buyer has a Your Family (required).	read the Lead Warning Statement read Paragraph B and lges receipt of copies of any on listed therein, if any. received the pamphlet Protect ly From Lead in Your Home
documents below):  Seller has no reports or re based paint and/or lead-bas housing.	OR cords pertaining to lead-sed paint hazards in the	period) to conduct a risk presence of lead-based phazards; <b>OR</b>	tunity (or mutually agreed upon a assessment or inspection for the paint and/or lead-based paint to conduct a risk assessment or nice of lead-based paint and/or lead-
responsibility to ensure complian  CERTIFICATION OF ACCURA  knowledge, that the information pro	nformed the Seller of the Sell	Seller's obligations under 42 U.S.C. 4 s have reviewed the information above a ue and accurate.	
Seller  Michael Edward M.	Date	Buyer	Date
Sarah Pennock Mu Seller <u>Michael Edward Ma</u> Seller <b>Anslie Stokes</b>	Date 08/25/2025  08/25/2025	Buyer	Date
Agent for Seller, if any	Date	Agent for Buyer, if any	Date

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#### **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.

#### S

SERVICE PROVIDERS WITH WHOM WE HAVE CURRE	NT AGREEMENTS:	
Atlantic Coast Mortgage, LLC – Provider of residentia	l mortgages	
Movement Mortgage, LLC – Provider of residential m	nortgages	
Vesta Settlements, LLC – Provider of real estate settle	ement services	
I/we have read this disclosure statement and un relationships disclosed herein.	nderstand and acknowledge the b	ousiness and financial
Purchaser/Tenant	<u>Sarah Pennock Mullen</u> Seller/Landlord	08/25/2025
Purchaser/Tenant	Michael Edwand Mullen Seller/Landlord	08/25/2025







#### Inclusions/Exclusions Disclosure and/or 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 doors; screens; installed wall-to-wall carpeting; central vacuum system (with all hoses and attachments); shutters; window shades; blinds; window treatment hardware; mounting brackets for electronics components; smoke, carbon monoxide, and

PROPERTY ADDRESS: 1882 Columbia Rd NW, 101, Washington, DC 20009

heat detectors; TV antennas; exterior trees and electronic components/devices <b>DO NOT CO</b>			
number of items shall be noted in the blank.			
KITCHEN APPLIANCES	<b>ELECTRONICS</b>		RECREATION
Stove/Range	□ Security Came	as	□ Hot Tub/Spa, Equipment &
□ Cooktop	□ Alarm System		Cover
Wall Oven □ Intercom ☐ Satellite Dis			□ Pool Equipment & Cover
		}	□ Sauna
Refrigerator	□ Video Doorbel		□ Playground Equipment
w/ Ice Maker			
☐ Wine Refrigerator	LIVING AREAS		OTHER
Dishwasher	Fireplace Scree	n/Doors	□ Storage Shed
✓ Disposer	Gas Logs		☐ Garage Door Opener
□ Separate Ice Maker	☐ Ceiling Fans		□ Garage Door Remote/Fob
□ Separate Freezer	□ Window Fans		□ Back-up Generator
☐ Trash Compactor	□ Window Treati	nents	□ Radon Remediation System
			□ Solar Panels (must include
LAUNDRY	WATER/HVAC		Solar Panel Seller
Washer	□ Water Softener		Disclosure/Resale Addendum)
Dryer	□ Electronic Air		
	□ Furnace Humic		
	□ Window AC U	nıts	
THE FOLLOWING ITEMS WILL BE RE LEASED ITEMS, LEASED SYSTEMS &	SERVICE CONTRAC	TS: Leased items/sys	
not limited to: appliances, fuel tanks, water tremonitoring, and satellite contracts <b>DO NOT</b> (	CONVEY unless disclos	ed here:	· · · · · · · · · · · · · · · · · · ·
CERTIFICATION: Seller certifies that Seller  Michael Mullen  09	-	Sanah Mullen	
· <del></del>	/03/2025		09/03/2025
Seller Da	te	Seller	Date
ACKNOWLEDGEMENT AND INCORPO	DRATION INTO CON	<b>FRACT</b> : (Completed	only after presentation to the Buyer)
The Contract of Sale dated			llen, Michael Edward Mullen and Buyer
for the P	roperty referenced above	e is hereby amended b	y the incorporation of this Addendum.
Seller (sign only after Buyer)	Date	Buyer	Date
( G		Ž	<del></del>
Seller (sign only after Buyer)	Date	Buyer	Date

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Previous editions of this Form should be destroyed.

#### Seller's Disclosure Statement

#### **Instructions**

These Instructions are to assist the Seller in completing the required Seller's Disclosure Statement in order to comply with the District of Columbia Residential Real Property Seller Disclosure Act.

#### 1. Who must complete the Seller's Disclosure Statement?

The Seller must complete the Statement him or herself (not the broker, management company, condominium association, cooperative association, or homeowners association).

#### 2. The Seller must provide the Seller's Disclosure Statement to the Purchaser for the following transactions:

The Act applies to the following types of transfers or sales of District of Columbia real estate:

- a. Where the property consists of one to four residential dwelling units;
- b. The transaction is a sale, exchange, installment land contract, lease with an option to purchase, or any other option to purchase; and
- c. The purchaser expresses, in writing, an interest to reside in the property to be transferred.

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

- a. Court ordered transfers;
- b. Transfers to a mortgagee by a mortgagor in default;
- c. Transfers by sale under a power of sale in a deed of trust or mortgage or any foreclosure sale under a decree of foreclosure or deed in lieu of foreclosures;
- d. Transfers by a non-occupant fiduciary administering a decedent's estate, guardianship, conservatorship or trust;
- e. Transfers between co-tenants;
- f. Transfers made to the transferor's spouse, parent, grandparent, child, grandchild or sibling(or any combination of the foregoing);
- g. Transfer between spouses under a divorce judgment incidental to such a judgment;
- h. Transfers or exchanges to or from any governmental entity; and
- 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 contract or lease with the transferor.

#### 5. What information must the Seller disclose?

Answer ALL questions on the Seller's Disclosure Statement. If some items do not apply to your property, check "N/A" (not applicable). If you do not know the facts, check "UNKNOWN". Report actually known conditions referred to in the questions. Each disclosure must be made in "good faith" (honesty in fact in the making of the disclosure). Attach additional pages with your signature if additional space is required.

The Seller of a condominium unit, cooperative unit, or a lot in a homeowners association, is to provide information only as to the Seller's unit or lot, and not as to any common elements, common areas or other areas outside of the unit or lot.

#### 6. What is the remedy if the Seller does not provide the Seller's Disclosure Statement to the Transferee?

If the Seller's Disclosure Statement is delivered after the purchaser executes the purchase agreement, installment sales contract or lease with an option to purchase, the purchaser may terminate the transaction by written notice to the seller not more than five (5) calendar days after receipt of the Seller's Disclosure Statement by the purchaser, and the deposit must be returned to the purchaser. The right to terminate is waived if not exercised before the earliest of:

- a. The making of an application for a mortgage loan (if the lender discloses in writing that the right to rescind terminates on submission of the application);
- b. Settlement or date of occupancy in the case of a sale; or
- c. Occupancy in the case of a lease with an option to purchase.

# 7. If the Seller finds out different information after providing the Seller's Disclosure Statement to the Purchaser, how does this impact a ratified contract?

If information becomes inaccurate after delivery of the disclosure form, the inaccuracy 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 transferor of a facsimile is considered execution of the original.

The seller(s) completing this disclosure have owned the property from:

#### **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 STATEMENT IS NOT A WARRANTY OF ANY KIND BY THE SELLER OR BY ANY AGENT REPRESENTING THE SELLER IN THIS TRANSACTION, AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN.

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

March 2008

Current

The seller(s) con	The seller(s) completing this disclosure have occupied the residence from: March 2008 To: October 2016							
Property Addres	SS: 1882 Columbia Rd NW, 101, Washington, DC 200	09						
	included in: Condominium Association Cooperative			with mandatory				
1 -	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. Structura	al Conditions							
	Roof is a common element maintained by condominium (if you check this box, no further roof disclosure require							
	Age of Roof: 0-5 years 5-10 years	10-15 years	- years	Unknown				
1. Roof	Does the seller have actual knowledge of any current leaks or evidence of moisture from roof?							
	If yes, please provide comments:							
	Does the seller have actual knowledge of any existing fire re	tardant treated plywood	?	☐ Yes ✓ No				
	If yes, please provide comments:							
2 Firenless /	Does the seller have actual knowledge of any defects in the  Yes  No	working order of the fire	_	ireplace(s)				
2. Fireplace/ Chimney(s)	If yes, please provide comments:							
	Does the seller know when the chimney(s) and/or flue were	last inspected and/or se	rviced?					
	☐ Yes ✓ No	C	No	chimney(s) or flue(s)				
	If yes, when were they last serviced or inspected?:							
	Does the seller have actual knowledge of any current leaks	or evidence of moisture in						
	Yes No	Ľ	■ Not	applicable				
3. Basement	If yes, please provide comments:							
	Does the seller have actual knowledge of any structural defects in the foundation?  Yes No							
	If yes, please provide comments:							

4. Walls and Floors	Does the seller have actual knowledge of any structural defects in walls or floors?  If yes, please provide comments:						
5. Insulation	Does the seller have actual knowledge of presence of urea formaldehyde foam insulation? Yes Volume No If yes, please provide comments:						
6. Windows	Does the seller have actual knowledge of any windows not in normal working order?  Yes No  If yes, please provide comments: Please see attached						
B. Operating	g Condition of Property Systems						
	Heating system is a common element maintained by considerable (if you check this box, no further disclosure on heating	•		l.)			
	Type of System: Forced Air Radiator Heat Pump Electric Basebo						
	Heating Fuel: Natural Gas  Electric	Oil 🔲	Other				
	Age of System: 0-5 years 5-10 years	10-15 years	Unknown				
	Does the heating system include a humidifier?	☐ Yes ✓	No 🔲	Unknown			
1. Heating	Does the heating system include an electronic air filter?	☐ Yes ✓	No 🔲	Unknown			
System	Does the seller have actual knowledge that heat is not supplied to any finished rooms?  \( \subseteq \text{Yes} \) No						
	If yes, please provide comments:						
	Does the seller have actual knowledge of any defects in the	e heating system?		☐ Yes ✓ No			
	If yes, please provide comments:						
	ronic filter? olicable						
	If yes, please provide comments:						
	Air conditioning is a common element maintained by conditioning is a conditioning in the conditioning in the conditioning is a conditioning in the conditioning in the conditioning is a conditioning in the conditioning in the conditioning is a conditioning in the conditioning in the conditioning is a conditioning in the conditioning in the conditioning			to section B.3.)			
	Type of System: Central AC Heat Pump			☐ Not applicable			
	AC Fuel: Natural Gas Electric 9 Oil	Other					
	Age of System: 0-5 years 5-10 years	10-15 years	Unknow	vn			
	Does the heating system include a humidifier?	☐ Yes	<b>✓</b> No	Unknown			
2. Air Conditioning	Does the heating system include an electronic air filter?	☐ Yes	<b>✓</b> No	Unknown			
System	If central AC, does the seller have actual knowledge that cooling is not supplied to any finished rooms?  Yes  No  Not applicable						
	If yes, please provide comments:						
	Does the seller have actual knowledge of any problems or Yes No	defects in the cooling	g system?  Not app	olicable			
	If yes, please provide comments:						

	Type of material: Copper (check all that apply) Plastic pol-		Galvanized iron Unknown	☐ Brass	☐ PVC		
	Water Supply:	☐ Well					
3. Plumbing	Sewage Disposal Public Preatment:	Septic tank	Cesspool	Onsite tre	eatment		
System	Water Heater Fuel: Natural ga	s 🗖 Electric 🗖 (	Oil	☐ Other			
	Does the seller have actual knowl	edge of any defects with the	e plumbing system?		Yes No		
	If yes, please provide comments:						
	Does the seller have actual knowl supply of the property?	edge of the results of any le	ad tests conducted	on the water	☐ Yes ✓ No		
	If yes, please provide test results:						
	Does the seller have actual knowledge that the property has been included on the DC Water service line map website ( <a href="https://www.dcwater.com/leadmap">https://www.dcwater.com/leadmap</a> , as of August 2019) as a property with a lead water service line on the private property or in public space?						
	If yes, please provide comments:						
4. Water System	Does the seller have actual knowledge of any lead-bearing plumbing, including the water service line servicing the property?  Yes, there is a lead service line servicing the property						
-	Yes, there is lead bearing plumbing on the property  No						
	Comments:						
	If there is a lead service line servicing the property, does the seller have actual knowledge that any portion of the lead water service line has been replaced? (Note: This applies to portions of the service line on private property and in public space).						
	☐ Yes	No		☐ Not appli	cable		
If yes, please provide date(s) of replacement(s):							
	Does the seller have actual knowl	_	lectrical system, inc	luding the	☐ Yes ✓ No		
5. Electrical System	electrical fuses, circuit breakers, c	outiets, or wirifig:					
Jystem	If yes, please provide test results:						

C. Appliances and Fixtures							
Does the seller have actual knowledge of any defects with the following appliances?							
Range/Over	n	☐ Yes	✓ No		Not applicable		
Dishwasher		Yes	<b>✓</b> No		Not applicable		
Refrigerator	r	Yes	<b>✓</b> No		Not applicable		
Range hood	l/fan	Yes	No		Not applicable		
Microwave	oven	Yes	No		Not applicable		
Garbage Dis	-	Yes	No		Not applicable		
Sump Pump		Yes	Ŭ No		Not applicable		
Trash comp		Yes	Ŭ No		Not applicable		
TV antenna/		Yes	Ŭ No		Not applicable		
Central vacu	uum	Yes	Ŭ No		Not applicable		
Ceiling fan		Yes	Ŭ No		Not applicable		
Attic fan		Yes	Ŭ No		Not applicable		
Sauna/Hot t		Yes	Ŭ No		Not applicable		
Pool heater		Yes	Ŭ No		Not applicable		
Security Sys		Yes	Ŭ No	<u> </u>	Not applicable		
Intercom Sy		Yes	U No □ ··	<u> </u>	Not applicable		
Garage doc & remote c	•	<b>□</b> Yes	U No □	<u> </u>	Not applicable		
		☐ Yes	U No □ N		Not applicable		
Lawn sprint	tment system	☐ Yes	U No □ Na		Not applicable		
Smoke Dete	· ·	☐ Yes	U No ✓ Na		Not applicable		
	noxide detectors	_ :::	No No		Not applicable		
	ires or Appliances	<ul><li>Yes</li><li>Yes</li></ul>	No No		Not applicable		
Other rixtu	ires of Appliances	<b>T</b> res	■ NO		Not applicable		
If yes to any of t	he above, please de	escribe the defe	ects:				
D. Exterior/	D. Exterior/Environmental Issues						
1. Exterior	. Exterior Does the seller have actual knowledge of any problem with drainage on the property?						
Drainage							
			vledge whether th	he property	has previously been damaged	by:	
	Fire:	Yes	<b>✓</b> No				
2. Damage to	Wind:	Yes	No				
Property	Flooding:	Yes	No				
	If yes to any, plea	se provide con	nments:				
	Does the seller ha	ave actual knov	vledge of any infe	estation or t	reatment for infestations?	☐ Yes ✓ No	
3. Wood						<b>—</b> 163 <b>—</b> 116	
destroying	If yes, please prov						
insects or	Does the seller ha	ave actual knov	wledge of any pric	or damage o	r repairs due to a previous	☐ Yes ✓ No	
rodents		dala aansesses t					
	If yes, please prov	viae comments	·				

	Does the seller have actual knowledge of any problem with drainage on the property?		Yes	<b>/</b>	No
	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, formaldehyde, contaminated soil, or other contamination) on or affecting the property?		Yes	<b>V</b>	No
	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?		Yes	<b>V</b>	No
	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?	<b>/</b>	Yes		No
	If yes, please provide comments:				
	Has the property been cited for a violation of any historic preservation law or regulation during your ownership?		Yes	<b>/</b>	No
	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?		Yes	<b>/</b>	No
	If yes, please provide comments:				
	Does the seller have actual knowledge that the property has received a vacant or blighted building exemption?		Yes	<b>/</b>	No
	If yes, please state the type of exemption, and when the exemption will expire:				
Certification	n and Signature				
	rtifies that the information in this statement is true and correct to the best of their know	ledg	e as	knov	vn
on the date of	signature.				
Michael	05/05/1025				
Seller's Sig	nature Date				
Sanah N	Nullen 09/03/2025				
Seller's Sig					
Buyer(s) have r	ead and acknowledge receipt of this statement and acknowledge that this statement is r	nade	bas	ed u	pon
	ual knowledge as of the above date. This disclosure is not a substitute for any inspections				•
	er(s) may wish to obtain. This disclosure is NOT a statement, representation, or warranty		•		
_	or any sub-agents as to the presence or absence of any condition, defect or malfunction	or as	to t	he	
nature of any c	ondition, defect or malfunction.				
Buyer's Sig	gnature Date				
Buyer's Sig	gnature Date				





#### 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 $\blacksquare$ Buyer(s)/Tenant(s) or $\square$ Seller(s)/Landlord(s) acknowledge receipt of this Disclosure, and understand we are <b>NOT</b> represented by the licensee identified below.					
Anslie Stokes SP98361041 and Corce	oran McEnearney				
	kerage Firm)				
The licensee and brokerage firm named above represent the fo	llowing party in the real estate transaction:				
Seller(s)/Landlord(s) (The licensee has entered into a written listing agreement with the seller(s) or landlord(s) or is acting as a sub-agent of the listing broker.)					
☐ Buyer(s)/Tenant(s) (The licensee has entered into a writte	n agency agreement with the buyer/tenant.)				
□ Designated Agent of the □ Buyer(s)/Tenant(s) or □ Seller(s)/Landlord(s) (Both the buyers and sellers have previously consented to "Designated Agency", and the licensee listed above is indicating the parties represented.					
Acknowledged	Date				
Acknowledged	Date				
Name of Person(s):  I certify on this date that I, the real estate agent, have delivered a	a copy of this disclosure to the person(s) identified above.				
Signed (Licensee) Date					
Previous editions of this form	n should be destroyed.				

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

Page 1of 1

10/2011



MHIC #136012 2410 Linden Lane Silver Spring, MD 20910 301-565-4949

Fax: 301-565-4979

Email: info@blainewindowanddoor.com

#### **Billing Information:**

Stokes Group 4910 Massachusetts Avenue Northwest #119 Washington, DC 20016

#### **Job Site Information:**

1882 Columbia Road Northwest #101 Washington, DC 20009

#### **Estimate 00022744**

Date: August 29, 2025

Delivery Time: 2-4 Weeks

Deposit Required: \$593.72

This contract governs the terms and use of the following products and services:

Line Item	Location	Qty	Product
1	Primary Bathroom Window - Bottom Sash	1	Lubricate
2	Primary Bedroom Window #3 - Bottom Sash	2	Sash Cam
3	Hall Bathroom Window	1	Lubricate
4	Living Room Windows #1 and #2 - Bottom Sashes	4	Balances - Channel *Note: Existing balances are white, new balances will be mill color.
5	Living Room Windows #1 and #2 - Bottom Sashes	2	Balances - End Kit
6	Living Room window #1 - Bottom Sash	2	Sash Cam
7		1	7001-02 - Labor & Misc Supplies - DC

There may be an extended delivery time due to supply chain interruptions.;\*Note: If any additional materials are needed beyond the items listed above additional charges will apply. PRICES VALID FOR 30 DAYS

Contract Price: \$587.28

Sales tax:\$6.44

Less your Inspection fee paid: -\$0.00

Total: \$593.72

Insulated glass spacer material will vary depending on the size and type.

Questions? Call 301-565-4949 option 2 for Customer Service Monday – Friday 9AM – 5PM. Terms: COD upon completion. Visa, MasterCard, and American Express accepted. 30 day warranty on parts and labor – excluding screens, weatherstripping, and door sweeps.

Customer is responsible for any touch up painting, staining, or finishing. \*Note: Blaine is not responsible for any sample materials left for more than 120 days. Windows/doors must be clear of blinds, drapes, shades, curtains, and any other window treatments prior to Blaine's arrival. All furniture, computers, and any other miscellaneous items which block access to windows/doors must be moved prior to Blaine's arrival. If Blaine has to remove any of the items listed above, Blaine is not responsible for damage. By signing and accepting below you are acknowledging that you have read and agree to the specific terms outlined in this document and wish to proceed with the implementation of the aforementioned products and services. Authorized Signature Date Title Payment method for deposit: ACH Cash Check Credit Card Zelle I authorize Blaine Window & Door to charge my credit card for the deposit amount of \$593.72and/or for any remaining balance at the time of delivery/completion of job unless another payment method is provided. **Credit Card Information** Card Number: Exp Date (MMYY): Security Code:

Name on Card:

Billing Address:

#### **Terms and Conditions**

- 1. **Project Description.** The Contractor shall obtain materials described in the work order and provide all labor to complete the project in a workmanlike manner according to industry standard. If the materials Customer ordered are unavailable, the Contractor may offer a similar quality substitute only if the Customer approves the substitute.
- 2. **Customer Assistance.** The Customer shall provide clear and unrestricted access to the job location at the scheduled job time. Customer shall remove all curtains, drapes, blinds, furniture, and electronic equipment from the job site. If Contractor is required to move any Customer property for any reason, Customer shall pay Contractor's hourly labor rate for the work. Contractor will not replace Customer property after the job is complete. Contractor is not liable for any damage caused to personal property which has not been removed by the Customer.
- 3. **Limits on Contractor Liability.** The Contractor is not responsible for costs related to (1) any condition which is not clearly visible at the initial inspection such as, but not limited to, inadequate or damaged sub framing; (2) damaged glass or vacuum seals happening during window or patio door adjustments except when damage is clearly due to the Contractor's negligence; (3) Painting, staining, or finishing of any wood installed by Contractor unless specifically noted on the proposal; or (4) any consequential or punitive damages whatsoever.
- 4. **Events beyond Contractor's Control.** Contractor is not liable for costs or damages to the Customer and is not required to perform for causes beyond the reasonable control of Contractor, such Customer unavailability, fire, strike, weather conditions, acts of God, manufacturer's delays, or any other event beyond the reasonable control of Contractor.
- 5. CANCELLATION PERIOD. YOU MAY CANCEL THIS CONTRACT WITHIN THREE BUSINESS DAYS OF THE CUSTOMER APPROVAL DATE ON THE FRONT OF THIS PROPOSAL. After the three-business day cancellation period, Customer may only terminate this contract by paying the greater of

25% of the contract price stated on the front of this proposal or \$50.00 on condition that Contractor has not started work on the project or ordered materials for the project. If contractor started work on the project or ordered materials, then to cancel the contract, Customer must pay the costs of materials and labor already expended plus 50% of all remaining labor and materials to be provided pursuant to this contract.

- 6. **Payment Terms.** Customer shall pay a \$35.00 bank charge for any returned check. Final full payment on the project is due at the time the project is completed. If Customer's final full payment is not received by Contractor when the project is complete. Contractor may charge late fees of 2% per month (with a one month minimum) for any outstanding balance on Customer's account. Accounts more than 60 days overdue may be referred to an attorney or collections agency. If Contractor is required to engage an attorney or a collections agency, Customer shall pay all collections costs incurred by Contractor.
- 7. **Limited Warranties.** Unless specifically stated, or attached to the proposal, warranty on Contractor supplied parts and labor is 30 days from date of installation. Insulated glass warranty is (5) years from date of installation, restrictions apply, please request a copy of the Insulated Glass Warranty. Some materials may have a manufacturer's warranty, please consult those warranties. Contractor is not responsible for the terms and condition of any manufacturer's warranty.
- 8. **Governing Law.** The laws of the State of Maryland govern all adversarial proceedings related to this agreement, without giving effect to its principals of conflicts of law.
- 9. **Maryland Home Improvement Commission.** All Home Improvement Contractors must be licensed by the Maryland Home Improvement Commission. Our license number is on the front of this proposal. MHIC requires us to be licensed, bonded, and insured. If you would like copies of license, insurance, or bonding, please contact our Customer Service line at 301-565-4949 and ask for Customer Service. If you have any questions about our license or licensing requirements, please contact the MHIC at 1-800-492-7521.