AGREEMENT FOR PURCHASE AND SALE OF REAL ESTATE

THIS AGREEMENT, dated by and between Volta LLC	,
hereinafter "Seller" whose address is 2200 Wilson Blvd Ste 102-140, Arlington VA 22201,	and
 ,	hereinafter "Buyer"
whose address is	·
IN CONSIDERATION OF MUTUAL COVENANTS, promises, sums paid and other good	d and valuable
consideration, the Seller agrees to sell and the Buyer agrees to purchase the property known	n as
hereinafter "Property" including all systems, fixtures, appliances, and improvements at the and installed at time of ratification, in as-is condition.	Property as existing
SALES PRICES. The total price of the Property is As conside	ration for this
SALES PRICES. The total price of the Property is As conside Agreement, Buyer shall pay an earnest money deposit of, in	n certified funds, to
be held by until clos	sing. The deposit is
non-refundable and will not be returned to Buyer if settlement does not occur, unless such	
is due to Seller's actions. Buyer shall pay the purchase price at settlement by cashier's chec which sum the earnest money deposit shall be a part.	k or wire transfer of
FINANCING CONTINGENCY. Buyer agrees to purchase with no financing contingency.	
SETTLEMENT. Buyer and Seller mutually agree that settlement shall occur at The Law	Office of
Thomas Price (301-680-8300) and shall not be changed unless agreed to in wr	
and Seller. All settlement charges, recordation tax and any state or local transfer taxes sha	
Seller shall pay no settlement charges, fees, or recordation tax.	1 ,
TITLE. If defects are found in the title, Seller agrees to pay for the costs of clearing title an	d settlement shall be
delayed for a reasonable time until a clear title can be conveyed, but in no event more than	
the settlement date designated herein. If clear title cannot be delivered within such period, t	_
be null and void and earnest money returned to Buyer with no penalty to Seller. Seller and full settlement in accordance with the terms of this Agreement, on or before	Buyer shall make
	·
FORFEITURE OF DEPOSIT AND LEGAL REMEDIES. If Seller shall fail to settle, Buye	
return of Buyer's deposit as Buyer's full settlement of any claim, whereupon Buyer and Se	
of all obligations under this agreement. If Buyer fails to settle, the deposit shall be forfeited Seller may seek any legal or equitable rights or remedies which Seller may have under this	
be entitled to recovery from Buyer the cost of any title work, closing costs, and interest due	•
were to be paid by Seller or Buyer. In connection with any dispute arising out of this Agre	
party will be entitled to recover all costs including reasonable attorney's fees.	omen, me provimi
ADJUSTMENTS. Rents, taxes, water & sewer charges, heating oil, homeowner association	n dues, condominium
dues and other charge or interest relating to existing encumbrances which are assumed or to be adjusted as of the date of settlement.	
RISK OF LOSS. The risk of loss or damage to the Property by fire or other casualty shall buntil settlement. Buyer shall insure Property as of the settlement date.	be assumed by Seller
1 of 2 Seller/	Buyer/

CONDITION OF PREMISES & WARRANTIES. Seller makes no warranty as to the Property and advises the Buyer that the Property is sold in "as-is" condition. Buyer understands that Buyer is entitled to a statement from the Seller as to the physical condition of the Property. Sellers hereby informs the Buyer that they have never lived in the Property and Seller disclaims providing a statement of the physical condition of the Property to the Buyer.

POSSESSION. Possession of the Property shall be delivered to Buyer at settlement.

NOTICES. Notices required to be given to Seller by this Agreement shall be in writing and effective as of the date on which such notice is delivered or emailed to Seller at the address indicated below. Notice required to be given to Buyer by this Agreement shall also be in writing and effective either when delivered to Buyer or when mailed or emailed to Buyer's address as indicated below.

MISCELLANEOUS: Buyer and Seller mutually agree that this Agreement shall be binding upon them, their heirs, executors, administrators, personal representative, successors and assigns; and that this Agreement contains the final and entire agreement between the parties hereto, and they shall not be bound by any terms, conditions, statements, warranties or representations, oral or written, not herein contained. Each party has had the opportunity to obtain advice from their own attorney in regard to this Agreement.

Buyer acknowledges that Seller is a "contract owner", not the current title holder of the Property, and that this Agreement is contingent upon Seller being able to convey marketable title to Buyer. If Seller is unable to convey marketable title, there shall not be a penalty to Seller and Buyer's earnest money deposit shall be returned to Buyer as Buyer's sole recourse against Seller.

Buyer agrees to sign an assignment agreement or purchase agreement directly with the current title holder prior to closing. If that happens, Buyer agrees that any difference in the net purchase price between said agreement and this Agreement shall be paid to Seller at closing. Seller and Buyer agree that if there are any discrepancies between this Agreement and another between Buyer, Seller, and/or current title holder, the terms of this Agreement shall prevail.

Buyer	Phone #	Email	Date
Buyer	Phone #	Email	Date
Seller	Phone #	Email	Date
Seller	Phone #	Email	Date
	2 of 2	Seller /	Buver /

RESIDENTIAL PROPERTY DISCLAIMER STATEMENT

NOTICE TO SELLER(S): Sign this statement only if you elect to sell the property without representations and warranties as to its condition, except as otherwise provided in the contract of sale and in the listing of latent defects set forth below; otherwise, complete and sign the RESIDENTIAL PROPERTY DISCLOSURE STATEMENT.

Except for the latent defects listed below, the undersigned seller(s) of the real property make no representations or warranties as to the condition of the real property or any improvements thereon, and the purchaser will be receiving the real property "as is" with all defects, including latent defects, which may exist, except as otherwise provided in the real estate contract of sale. The seller(s) acknowledge having carefully examined this statement and further acknowledge that they have been informed of their rights and obligations.

The seller(s) has actual acknowledge of the following latent defects:

Seller states and Purchaser acknowledges that Seller has never lived in the property.

Purchaser should assume the home has every latent defect possible in the house, including, but not limited to, the following issues: plumbing, electrical, mold, lead based paint, room, water leakage, foundation issues, basement water leaks, zoning issues. Seller recommends Purchaser get a home inspection performed by a professional home inspector prior to writing a contract to purchase this, or any, home.

Manager	
Seller	Date
Seller	Date
The purchaser(s) acknowledge receipt o acknowledge that they have been inform	f a copy of this disclaimer statement and the further ed of their rights and obligations.
Purchaser	Date
Purchaser	Date

Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards

Property Addres	s:				
notified that such developing lead p learning disabilities a particular risk to the purchaser/ter seller's/landlord's	enant of any interest in re property may present e poisoning. Lead poisoning s, reduced intelligence qu pregnant women. The s ant with any information	xposure to log in young contient, behaveller/landlord on lead-base purchaser/te	ead from lead-based pair hildren may produce perr ioral problems, and impair of any interest in resider sed paint hazards from renant of any known lead-l	dential dwelling was built prior to nt may place young children at manent neurological damage, in red memory. Lead poisoning also ntial real property is required to risk assessments or inspections based paint hazards. A risk asse hase/lease.	risk oncluding poses provides in the
(a) Presence of	LORD'S DISCLOSURE (i lead-based paint and/or l Known lead-based paint (ead-based pa		pelow): resent in the housing(explain):	
<u>JC</u> (i) Seller/Landlord has no k	nowledge of	lead-based paint and/or le	ead-based paint hazards in the h	ousing.
(b) Records and r	eports available to the sell Seller/Landlord has provided the sell lead-based paint and/or kellor lead-based paint and lead-based p	ded the purcl	naser/tenant with all availa	able records and reports pertainirg (list documents below):	ig to
<u>J</u> C(ii) Seller/Landlord has no re the housing.	eports or reco	ords pertaining to lead-bas	sed paint or lead-based paint haz	zards in
(t) (f) (if) (if) (v) (v) (v) (v) (v) (v) (v) (v) (v) (v	Purchaser/Tenant has (eceived a 10-day opportu- spection for the presence	read the Lead received copi received the positive conditions on the positive read the conditions of lead-base conduct a risk	I Warning Statement aboves of all information listed pamphlet Protect Your Faelow): ally agreed upon period) to paint and/or lead-based	above. mily From Lead in Your Home. conduct a risk assessment or	paint
Certification of A The following part they have provide		ormation abov	ve and certify, to the best	of their knowledge, that the inforr	nation
Seller/Landlord	Da	te	Purchaser/Tenant]	Date
Seller/Landlord	Da	 te	Purchaser/Tenant		Date

LEAD-BASED PAINT DISCLOSURE FORM

Federal Lead Warning Statement: 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, sellers must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Purchasers must also receive a federally approved pamphlet on lead poisoning prevention.

ADDRESS OF PROPERTY, INCLUDING UNIT NUMBER If ANY:

The District of Columbia "Lead-Hazard Prevention and Elimination Act of 2008," as amended (the "ACT"), D.C Official Code § 8-231.01 *et seq.*, requires a seller of a residential property constructed before 1978 to disclose the information contained in this Lead Disclosure Form to prospective tenants or prospective property purchasers, before any change in occupancy or contract for possession is executed. Sellers are required to disclose specific information which they know or reasonably should know about the property related to the presence of lead-based paint and/or lead-based paint hazards, and any pending actions ordered under the Act. To meet the requirements of this law, you must complete this Lead Disclosure Form.

I am the seller of above mentioned property and affirm that the following answers state what I reasonably know about my property.

CHECK ONE BOX UNDER A, B, AND C, BELOW.

A. Check one of the following 3 statements that accurately describes what you know about the presence of lead- based paint on your property:
Lead-based paint is known or reasonably known to be present on the interior or on the exterior of the property (including common areas, if applicable), at the following locations (specify components, rooms, and any other relevant details, and provide access to any available record or report about the presence of lead-based at this property):
N/A
☐ To my knowledge, lead-based paint is not known or reasonably known to be present on the interior or on the exterior of the property, including common areas, I will provide access to any record or report I have about the absence of lead-based paint at this property.
☑ While lead-based paint is not known by me to be present in the dwelling unit, it is presumed to be there, because the dwelling unit was constructed prior 1978.

B. Check one for the following 2 statements that accurately describes what you know or reasonably should know about the condition of your property:

NOTE: The following definitions must be followed to comply with District law.

DISTRICT OF COLUMBIA DEFINITION OF LEAD-BASED PAINT HAZARD: "Lead-based paint hazard" means any condition that causes exposures to lead from lead-contaminated dust, lead contaminated soil, deteriorated lead-based paint or presumed lead-based paint, or lead-based paint or presumed lead-based paint that is disturbed without containment. See D.C. Official Code § 8-231.01(22).
DEFINITION OF PRESUMED LEAD-BASED PAINT: "Presumed lead-based paint" means paint or other surface coatin affixed to a component in or on a dwelling unit or child-occupied facility, constructed prior to 1978. <i>See</i> D.C. Official Cod § 8-231.01(32).
I have reason to believe a lead-based paint hazard is present on the interior or on the exterior of the property (including common areas, if applicable), at the following locations (specify components, rooms, and any other relevant details, and provide access to any available record or report about the presence of lead-based paint hazards at this property):
☑ To my knowledge, lead-based paint hazards are not present not likely to be present on the interior or in the exterior of the property, including common areas, if applicable. I will provide access to any record or report I have about the absence of lead-based paint hazards at this property.
C. Check one of the following 2 statements that accurately described whether any government action is current pending, with respect to your property or unit:
\boxtimes There are currently no pending actions ordered by a District Government agency with respect to the property listed above.
☐ There are currently pending actions that have been ordered by a District Government agency with respect to this property, as follows
By my signature below, I agree that this Lead Disclosure Form states information about my property or unit lister above, which is reasonably known to me, and that I have answered the questions in this form truthfully. I also agree to comply with the Act's requirement that I provide this information to my prospective tenants, as well as to any prospective purchasers, before they are under any contract to purchase or lease a dwelling unit. I understand that falsification of any information provided or required in this document may subject me to civil o criminal penalties. D.C. Official Code § 8-231.16(b).
Manager
SELLER DATE

ACKNOWLEDGEMENT FORM

Disclosure of information on Lead-Based Paint and/or Lead-Based Paint Hazards and/or Pending Government Actions

above, and that I
I received it on

Date

Prospective Purchaser's Signature