SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION Landlord and Tenant Branch 510 4TH St., N.W., Bldg. B, RM. #110 Washington, D.C. 20001 (202) 879-4879

	THE	DAY OF		, 20	
Landlord (Plaintiff)					
V.				L&T	
Tenant (Defendant)					
	JUDG	MENT FOR POSSI	ESSION BY CONS	ENT	
The CLERK OF THI said judgment will be				ent and note that the execution	of the
I. Tenant Obli	gations: Tenant a	grees to make all of th	ne following paymer	ts including late charges (LC)	:
1.	rent of \$	and	LC by		
2.	rent of \$	and	LC by		
3.	rent of \$	and	LC by		
4.	rent of \$	and	LC by		
5.	rent of \$	and	LC by		
payment but must be IF THE TENANT I DATES STATED, 7	Paid by the last paym FAILS TO MAKE THEN NI ORDER	nent above. FHE ABOVE PAYN FO AVOID EVICT	MENTS IN THE A ION, THE TENEA	rd. This payment due with any MOUNT STATED AND BY ANT MUST BECOME CUR NT AND COSTS WHICH H	Y THE RRENT
setting forth all repair	s to be made and the	ir completion dates. I	f the Landlord fails	make repairs and attach Adderso make the repairs listed in repairs and/or may seek any ot	
process which will lea allows an eviction to mailed or hand delive for filing on or after t	nd to an eviction. Befoccur), the Landlord red to the Tenant. Whe 5 th day after mailint TIMELY pays all	ore the Landlord is all must file an Applicat hether the Form 5 is ring or hand-delivered the above payments,	lowed to file the writion for Termination nailed or hand-deliv (not counting the dathe Tenant cannot be)	flord shall be entitled to resume t of restitution (the order whice of Stay (FORM 5). A copy mered, the FORM 5 may be presty y of service, Saturdays, Sundate evicted in this case and a per	th nust be sented nys and
Tenant (Defendant)		_	Landlord (Pla	intiff)	

Landlo	ord (Plair	ntiff) v.		L&T			
Tenant	t (Defend	lant)					
IV.	PAYM	ENTS under this a	greement are to be made:				
	□ A.	A. Directly to Landlord					
☐ B. Into the Registry of the Court until all repairs listed in Addendum A as shall pay all remaining amounts directly to Landlord. All monies in the landlord upon motion with reasonable notice, unless the parties agree					may be released to the		
				TO THE LANDLORD, SHOLD B NEY ORDER OR CERTIFIED CHI			
V.	O	THER:					
VI	an			and the agreement explained an			
Tenant/Attorney for Tenant				Landlord/Attorney for Landlo	ord		
Addres	SS			Address			
Teleph	one Nun	nber	Bar Number	Telephone Number	Bar Number		
		APPROV		iew & Judgment Clerk			