Tenant (Defendant)

SUPERIOR COUR' CIVIL DIVISI 510 4 TH S W	FEB 0 6 2018	
The Bayac Company Landlord (Plaintiff)	DAY OF February, 2018	ot u o. e. Galumbia Vitashington, D.C.
v. Rabbin A. Ehb	L&T	2018 LTB 00002

JUDGMENT FOR POSSESSION BY CONSENT

The CLERK OF THE COURT will please enter a judgment for possession by consent and note that the execution of the said judgment will be stayed conditioned upon the following terms.

I.	Tenant Obligations	: Tenant agrees	to make all	of the following payments including late charges (LC):
1. 2. 3. 4. 5.	rent	t of \$ 29.05 t of \$ 835.00 t of \$ 835.00 t of \$	and and and and and	LC by Feb. 21, 2018 LC by Feb. 7, 2018 LC by Feb. 21, 2018 LC by LC by

In addition, the tenant will pay court costs of $\frac{25.9 \text{ b}}{}$, directly to the Landlord. This payment due with any payment but must be paid by the last payment above.

IF THE TENANT FAILS TO MAKE THE ABOVE PAYMENTS IN THE AMOUNT STATED AND BY THE DATES STATED, THEN IN ORDER TO AVOID EVICTION, THE TENEANT MUST BECOME CURRENT BY PAYING ALL OF THE RENT STATED PLUS ALL ADDITIONAL RENT AND COSTS WHICH HAVE COME DUE.

- II. LANDLORD OBLIGATIONS. Check here \square if the Landlord agrees to make repairs and attach Addendum A setting forth all repairs to be made and their completion dates. If the Landlord fails to make the repairs listed in Addendum A, a Tenant may file a Motion to Compel the Landlord to complete the repairs and/or may seek any other appropriate relief.
- III. REMEDIES: If the Tenant fails to make any payment as agreed, the Landlord shall be entitled to resume the process which will lead to an eviction. Before the Landlord is allowed to file the writ of restitution (the order which allows an eviction to occur), the Landlord must file an Application for Termination of Stay (FORM 5). A copy must be mailed or hand delivered to the Tenant. Whether the Form 5 is mailed or hand-delivered, the FORM 5 may be presented for filing on or after the 5th day after mailing or hand-delivered (not counting the day of service, Saturdays, Sundays and holidays). If the Tenant TIMELY pays all the above payments, the Tenant cannot be evicted in this case and a permanent stay of execution on the judgment will automatically be entered.

Tenant (Defendant)

Landlord (Plaintiff)

Form CV-3024 A/AUG. 05

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The Barac Company	
Landlord (Plaintiff) v.	LET 2018 LTB 00002
Robbin A. Ebb Tenant (Defendant)	
IV. PAYMENTS under this agreement are to be made:	
A. Directly to Landlord	
B. Into the Registry of the Court until all repairs listed in remaining amounts directly to Landlord. All monies in the Re reasonable notice, unless the parties agree otherwise.	
ALL PAYMENTS, WHETHER TO THE REGISTRY OR TO TH INSURE RECEIPT AND MUST BE BY CASH, MONEY ORDER	E LANDLORD, SHOULD BE MADE PERSONALLY TO OR CERTIFIED CHECK.
 OTHER: Plaintiff waives appearance before the intereserves all rights. Plaintiff reserves the right to collect late for the intereserves. Defendant affirms that he/she is not in action. 	ees and costs in a separate legal proceeding.
VI. The Tenant has read this agreement and/or had the agreed signature below acknowledges receipt of a copy of the agreement and/or had the agreed signature below acknowledges receipt of a copy of the agreement and/or had	1325 G Street, NW-Suite 50 Landlord/Attorney for Landlord
Address	Address 202-789-2382 Telephone Number Bar Number
APPROVED Interview & Jud	