Form 21 Residential PSA Rev. 3/21 Page 1 of 6

### RESIDENTIAL PURCHASE AND SALE AGREEMENT

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Specific Terms

1. Date:	ML	.S No.:	Offer Expi	ration Date:	
2. Buyer:					
Buyer  3. Seller:		Buyer		Status	
3. Seller: Seller		Seller			
4. Property: Legal I	Description attached as l	Exhibit A. Tax Parcel	No(s).:	_,,	
Address		City	County	State	Zip
wood stove;	□ satellite dish; □ se	curity system; 🔲 att	r; □ dryer; □ dishwas ached television(s); □	l attached speaker(s);	replace insert;  microwave;
. Purchase Price:	\$				Dollar
'. Earnest Money:	\$ □	☐ Check; ☐ Note; ☐	Wire; 🗖 Other		
Delivery Date	days after mutual a	cceptance; to be held l	oy 🖵 Buyer Brokerage F	irm;  Closing Agent	
-		-	eller's Election of Remed		
•	,	•			
0. Closing Agent:	Company		Individual (optional)		
1. Closing Date:		; Possession D	ate: 🛘 on Closing; 🖵 Ot	her	
2. Services of Clos	ing Agent for Payment	t <b>of Utilities:</b> 🖵 Reque	ested (attach NWMLS Fo	orm 22K); 🖵 Waived	
3. Charges/Assess	ments Levied Before bu	ıt Due After Closing: [	☐ assumed by Buyer; ☐	prepaid in full by Seller	at Closing
_		_	erson for purposes of U.S	•	- 3
			☐ Buyer/Listing Broker		recented
Buyer Signature		Date	Seller Signature		Date
Duncan Cianatura		Data	Callar Cianatura		Data
Buyer Signature		Date	Seller Signature		Date
Buyer Address			Seller Address		
City, State, Zip			City, State, Zip		
Buyer Phone No.		Fax No.	Seller Phone No.		Fax No.
Buyer E-mail Address			Seller E-mail Address		
EXIT Real Estate P	rofessionals	411			
Buyer Brokerage Firm		MLS Office No.	Listing Brokerage Firm		MLS Office No.
Sabrina Jones-Schr	oeder	3060	<del></del>		
Buyer Broker (Print)	<b>500 050 0000</b>	MLS LAG No.	Listing Broker (Print)		MLS LAG No.
509-535-8400 Firm Phone No.	509-879-8800 Broker Phone No.	509-535-2123 Firm Fax No.	Firm Phone No.	Broker Phone No.	Firm Fax No.
		FIIIII FAX INO.	Fillii Filotie No.	Blokel Filotie No.	FIIII FAX NO.
frontdesk@exitofsp Firm Document E-mail A			Firm Document E-mail Ad	ddress	
sabrina@exitofspok					
Buyer Broker E-mail Add			Listing Broker E-mail Add	ress	
2098		17684			
Buyer Broker DOL Licens	se No.	Firm DOL License No.	Listing Broker DOL Licen	se No. Fi	rm DOL License No.

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- Purchase Price. Buyer shall pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other property, gifts, retirement, or future earnings, except to the extent otherwise specified in this Agreement. The parties shall use caution when wiring funds to avoid potential wire fraud. Before wiring funds, the party wiring funds shall take steps to confirm any wire instructions via an independently verified phone number and other appropriate measures.
- Earnest Money. Buyer shall deliver the Earnest Money by the Delivery Date listed in Specific Term 7 (2 days after mutual acceptance if not filled in) to the party holding the Earnest Money (Buyer Brokerage Firm or Closing Agent). If sent by mail, the Earnest Money must arrive at Buyer Brokerage Firm or Closing Agent by the Delivery Date. If the Earnest Money is held by Buyer Brokerage Firm and is over \$10,000.00 it shall be deposited into an interest bearing 10 trust account in Buyer Brokerage Firm's name provided that Buyer completes an IRS Form W-9. Interest, if any, after 11 deduction of bank charges and fees, will be paid to Buyer. Buyer shall reimburse Buyer Brokerage Firm for bank 12 charges and fees in excess of the interest earned, if any. If the Earnest Money held by Buyer Brokerage Firm is over 13 \$10,000.00 Buyer has the option to require Buyer Brokerage Firm to deposit the Earnest Money into the Housing Trust 14 Fund Account, with the interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer 15 does not complete an IRS Form W-9 before Buyer Brokerage Firm must deposit the Earnest Money or the Earnest 16 Money is \$10,000.00 or less, the Earnest Money shall be deposited into the Housing Trust Fund Account. Buyer 17 Brokerage Firm may transfer the Earnest Money to Closing Agent at Closing. If all or part of the Earnest Money is to be 18 refunded to Buyer and any such costs remain unpaid, the Buyer Brokerage Firm or Closing Agent may deduct and pay 19 them therefrom. The parties instruct Closing Agent to provide written verification of receipt of the Earnest Money and 20 notice of dishonor of any check to the parties and Brokers at the addresses and/or fax numbers provided herein.

Upon termination of this Agreement, a party or the Closing Agent may deliver a form authorizing the release of Earnest 22 Money to the other party or the parties. The party(s) shall execute such form and deliver the same to the Closing Agent. 23 If either party fails to execute the release form, a party may make a written demand to the Closing Agent for the Earnest 24 Money. Pursuant to RCW 64.04, Closing Agent shall deliver notice of the demand to the other party within 15 days. If 25 the other party does not object to the demand within 20 days of Closing Agent's notice, Closing Agent shall disburse the 26 Earnest Money to the party making the demand within 10 days of the expiration of the 20 day period. If Closing Agent 27 timely receives an objection or an inconsistent demand from the other party, Closing Agent shall commence an 28 interpleader action within 60 days of such objection or inconsistent demand, unless the parties provide subsequent 29 consistent instructions to Closing Agent to disburse the earnest money or refrain from commencing an interpleader 30 action for a specified period of time. Pursuant to RCW 4.28.080, the parties consent to service of the summons and 31 complaint for an interpleader action by first class mail, postage prepaid at the party's usual mailing address or the 32 address identified in this Agreement. If the Closing Agent complies with the preceding process, each party shall be 33 deemed to have released Closing Agent from any and all claims or liability related to the disbursal of the Earnest 34 Money. If either party fails to authorize the release of the Earnest Money to the other party when required to do so 35 under this Agreement, that party shall be in breach of this Agreement. For the purposes of this section, the term Closing 36 Agent includes a Buyer Brokerage Firm holding the Earnest Money. The parties authorize the party commencing an 37 interpleader action to deduct up to \$500.00 for the costs thereof.

- Included Items. Any of the following items, including items identified in Specific Term No. 5 if the corresponding box is 39 checked, located in or on the Property are included in the sale; built-in appliances; wall-to-wall carpeting; curtains, 40 drapes and all other window treatments; window and door screens; awnings; storm doors and windows; installed 41 television antennas; ventilating, air conditioning and heating fixtures; trash compactor; garbage disposal; fireplace 42 doors, gas logs and gas log lighters; irrigation fixtures; electric garage door openers; water heaters; installed electrical 43 fixtures; lighting fixtures; shrubs, plants and trees planted in the ground; and other fixtures; and all associated operating 44 remote controls. Unless otherwise agreed, if any of the above items are leased or encumbered, Seller shall acquire 45 clear title before Closing.
- Condition of Title. Unless otherwise specified in this Agreement, title to the Property shall be marketable at Closing. 47 The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and restrictions, 48 presently of record and general to the area; easements and encroachments, not materially affecting the value of or 49 unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Seller shall not 50 convey or reserve any oil and/or mineral rights after mutual acceptance without Buyer's written consent. Monetary 51 encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be 52 conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate 53 Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after 54 acquired title.

Buyer's Initials Buyer's Initials Seller's Initials Date Date Date Seller's Initials Date Form 21 Residential PSA Rev. 3/21 Page 3 of 6

### RESIDENTIAL PURCHASE AND SALE AGREEMENT **General Terms**

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- e. Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current 56 ALTA form of Homeowner's Policy of Title Insurance for One-to-Four Family Residence, from the Title Insurance Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party applying for title insurance shall pay any title cancellation fee, in the event such a fee is assessed. If the Title Insurance Company selected by the parties will not issue a Homeowner's Policy for the Property, the parties agree that the Title Insurance Company shall instead issue the then-current ALTA standard form Owner's Policy, together with homeowner's additional protection and inflation protection endorsements, if available. The Title Insurance Company shall send a copy of the preliminary commitment to Seller, Listing Broker, Buyer and Buyer Broker. The preliminary commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and Exceptions in the Policy and Special Exceptions consistent with the Condition of Title herein provided. If title cannot be made so insurable prior to the Closing Date, then as Buyer's sole and exclusive remedy, the Earnest Money shall, unless Buyer elects to waive such defects or encumbrances, be refunded to the Buyer, less any unpaid costs described in this Agreement, and this Agreement shall thereupon be terminated. Buyer shall have no right to specific performance or damages as a consequence of Seller's inability to provide insurable title.
- Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. If the Closing Date falls 71 on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. "Closing" means the date on which all documents are recorded and the sale proceeds are available to Seller. Seller shall deliver keys and garage door remotes to Buyer on the Closing Date or on the Possession Date, whichever occurs first. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. Seller shall maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is provided 77 possession. Seller shall either repair or replace any system or appliance (including, but not limited to plumbing, heat, 78 electrical, and all Included Items) that becomes inoperative or malfunctions prior to Closing with a system or appliance 79 of at least equal quality. Buyer reserves the right to walk through the Property within 5 days of Closing to verify that 80 Seller has maintained the Property and systems/appliances as required by this paragraph. Seller shall not enter into or modify existing leases or rental agreements, service contracts, or other agreements affecting the Property which have terms extending beyond Closing without first obtaining Buyer's consent, which shall not be unreasonably withheld. If possession transfers at a time other than Closing, the parties shall execute NWMLS Form 65A (Rental Agreement/Occupancy Prior to Closing) or NWMLS Form 65B (Rental Agreement/Seller Occupancy After Closing) (or alternative rental agreements) and are advised of the need to contact their respective insurance companies to assure appropriate hazard and liability insurance policies are in place, as applicable.

RCW 19.27.530 requires the seller of any owner-occupied single-family residence to equip the residence with a carbon monoxide alarm(s) in accordance with the state building code before a buyer or any other person may legally occupy the residence following the sale. RCW 43.44.110 requires the seller of a dwelling unit, that does not have at least one smoke detection device, to provide at least one smoke detection device in the unit before the buyer or any other person 91 occupies the unit following a sale. The parties acknowledge that the Brokers are not responsible for ensuring that Seller 92 complies with RCW 19.27.530 or RCW 43.44.110. Buyer and Seller shall hold the Brokers and their Firms harmless from any claim resulting from Seller's failure to install a carbon monoxide alarm(s) or smoke detector(s) in the Property.

- Section 1031 Like-Kind Exchange. If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange so long as the cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the 100 purposes of completing a reverse exchange.
- Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 102 escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, and 103 lienable homeowner's association dues shall be prorated as of Closing. Buyer shall pay Buyer's loan costs, including credit 104 report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any payments are 105 delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such delinquencies at 106 Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, prior to Closing, 107 Seller obtains a written statement from the supplier as to the quantity and current price and provides such statement to the 108 Closing Agent. Seller shall pay all utility charges, including unbilled charges. Unless waived in Specific Term No. 12, Seller 109 and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy unpaid utility charges in 110 accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities providing service to the 111 Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or equivalent). 112

Seller's Initials Seller's Initials Buyer's Initials Date Buyer's Initials Date Date Date Form 21 Residential PSA Rev. 3/21 Page 4 of 6

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Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or 113 other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that 114 are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid 115 as agreed in Specific Term No. 13. 116

- Sale Information. Listing Broker and Buyer Broker are authorized to report this Agreement (including price and all 117 terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone 118 else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, 119 and others related to this Sale, to furnish the Listing Broker and/or Buyer Broker, on request, any and all information 120 and copies of documents concerning this sale.
- Seller Citizenship and FIRPTA. Seller warrants that the identification of Seller's citizenship status for purposes of U.S. 122 income taxation in Specific Term No. 14 is correct. Seller shall execute a certification (NWMLS Form 22E or equivalent) 123 under the Foreign Investment in Real Property Tax Act ("FIRPTA") and provide the certification to the Closing Agent 124 within 10 days of mutual acceptance. If Seller is a foreign person for purposes of U.S. income taxation, and this 125 transaction is not otherwise exempt from FIRPTA, Closing Agent is instructed to withhold and pay the required amount 126 to the Internal Revenue Service.
  - If Seller fails to provide the FIRPTA certification to the Closing Agent within 10 days of mutual acceptance, Buyer may 128 give notice that Buyer may terminate the Agreement at any time 3 days thereafter (the "Right to Terminate Notice"). If 129 Seller has not earlier provided the FIRPTA certification to the Closing Agent, Buyer may give notice of termination of 130 this Agreement (the "Termination Notice") any time following 3 days after delivery of the Right to Terminate Notice. If 131 Buyer gives the Termination Notice before Seller provides the FIRPTA certification to the Closing Agent, this Agreement 132 is terminated and the Earnest Money shall be refunded to Buyer. 133
- Notices and Delivery of Documents. Any notice related to this Agreement (including revocations of offers or 134 counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and shall be deemed delivered 135 only when the notice is received by Seller, by Listing Broker, or at the licensed office of Listing Broker. Notices to Buyer 136 must be signed by at least one Seller and shall be deemed delivered only when the notice is received by Buyer, by 137 Buyer Broker, or at the licensed office of Buyer Broker. Documents related to this Agreement, such as NWMLS Form 138 17, Information on Lead-Based Paint and Lead-Based Paint Hazards, Public Offering Statement or Resale Certificate, 139 and all other documents shall be delivered pursuant to this paragraph. Buyer and Seller must keep Buyer Broker and Listing Broker advised of their whereabouts in order to receive prompt notification of receipt of a notice.
  - Facsimile transmission of any notice or document shall constitute delivery. E-mail transmission of any notice or 142 document (or a direct link to such notice or document) shall constitute delivery when: (i) the e-mail is sent to both Buyer 143 Broker and Buyer Brokerage Firm or both Listing Broker and Listing Brokerage Firm at the e-mail addresses specified 144 on page one of this Agreement; or (ii) Buyer Broker or Listing Broker provide written acknowledgment of receipt of the 145 e-mail (an automatic e-mail reply does not constitute written acknowledgment). At the request of either party, or the 146 Closing Agent, the parties will confirm facsimile or e-mail transmitted signatures by signing an original document.
- Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated in 148 this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the last 149 calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday or legal 150 holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day that is not a Saturday, 151 Sunday or legal holiday. Any specified period of 5 days or less, except for any time period relating to the Possession Date, shall not include Saturdays, Sundays or legal holidays. If the parties agree that an event will occur on a specific calendar 153 date, the event shall occur on that date, except for the Closing Date, which, if it falls on a Saturday, Sunday, legal holiday 154 as defined in RCW 1.16.050, or day when the county recording office is closed, shall occur on the next day that is not a 155 Saturday, Sunday, legal holiday, or day when the county recording office is closed. When counting backwards from 156 Closing, any period of time measured in days shall start on the day prior to Closing and if the last day is a Saturday, 157 Sunday or legal holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day, moving 158 forward, that is not a Saturday, Sunday or legal holiday (e.g. Monday or Tuesday). If the parties agree upon and attach a 159 legal description after this Agreement is signed by the offeree and delivered to the offeror, then for the purposes of 160 computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted offer or counteroffer to 161 the offeror, rather than on the date the legal description is attached. Time is of the essence of this Agreement.
- m. Integration and Electronic Signatures. This Agreement constitutes the entire understanding between the parties and 163 supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall be effective unless agreed in writing and signed by Buyer and Seller. The parties acknowledge that a signature in 165 electronic form has the same legal effect and validity as a handwritten signature.

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n. Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 167

- unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the 168 Buyer on the first page of this Agreement. 169
- Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following 170 provision, as identified in Specific Term No. 8, shall apply: 171
  - Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 172 Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 173
  - Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 174 as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual 175 damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 176 any other rights or remedies available at law or equity.
- Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a 178 certified public accountant to review the terms of this Agreement. Buyer and Seller shall pay their own fees incurred for 179 such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement, or if the party 180 holding the Earnest Money commences an interpleader action, the prevailing party is entitled to reasonable attorneys' 181 fees and expenses.
- Offer. This offer must be accepted by 9:00 p.m. on the Offer Expiration Date, unless sooner withdrawn. Acceptance 183 shall not be effective until a signed copy is received by the other party, by the other party's broker, or at the licensed 184 office of the other party's broker pursuant to General Term k. If this offer is not so accepted, it shall lapse and any 185 Earnest Money shall be refunded to Buyer.
- Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the insertion of or change to 187 Seller's name and Seller's warranty of citizenship status, shall be considered a counteroffer. If a party makes a 188 counteroffer, then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that 189 counteroffer, unless sooner withdrawn. Acceptance shall not be effective until a signed copy is received by the other 190 party, the other party's broker, or at the licensed office of the other party's broker pursuant to General Term k. If the 191 counteroffer is not so accepted, it shall lapse and any Earnest Money shall be refunded to Buyer. 192
- Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the 193 offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, 194 unless sooner withdrawn.
- Agency Disclosure. Buyer Brokerage Firm, Buyer Brokerage Firm's Designated Broker, Buyer Broker's Branch Manager 196 (if any) and Buyer Broker's Managing Broker (if any) represent the same party that Buyer Broker represents. Listing 197 Brokerage Firm, Listing Brokerage Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing 198 Broker's Managing Broker (if any) represent the same party that the Listing Broker represents. If Buyer Broker and Listing Broker are different persons affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. If Buyer Broker 201 and Listing Broker are the same person representing both parties then both Buyer and Seller confirm their consent to that 202 person and his/her Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as 203 dual agents. All parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."
- Commission. Seller and Buyer shall pay a commission in accordance with any listing or commission agreement to which 205 they are a party. The Listing Brokerage Firm's commission shall be apportioned between Listing Brokerage Firm and 206 Buyer Brokerage Firm as specified in the listing. Seller and Buyer hereby consent to Listing Brokerage Firm or Buyer 207 Brokerage Firm receiving compensation from more than one party. Seller and Buyer hereby assign to Listing Brokerage 208 Firm and Buyer Brokerage Firm, as applicable, a portion of their funds in escrow equal to such commission(s) and 209 irrevocably instruct the Closing Agent to disburse the commission(s) directly to the Firm(s). In any action by Listing or 210 Buyer Brokerage Firm to enforce this paragraph, the prevailing party is entitled to court costs and reasonable attorneys' 211 fees. Seller and Buyer agree that the Firms are intended third party beneficiaries under this Agreement.
- Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 213 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 214 mutual acceptance, Buyer may rescind this Agreement at any time up to 3 days thereafter.
- Information Verification Period. Buyer shall have 10 days after mutual acceptance to verify all information provided 216 from Seller or Listing Brokerage Firm related to the Property. This contingency shall be deemed satisfied unless Buyer 217 gives notice identifying the materially inaccurate information within 10 days of mutual acceptance. If Buyer gives timely 218 219 notice under this section, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.

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Property Condition Disclaimer. Buyer and Seller agree, that except as provided in this Agreement, all representations 220 and information regarding the Property and the transaction are solely from the Seller or Buyer, and not from any Broker. 221 The parties acknowledge that the Brokers are not responsible for assuring that the parties perform their obligations 222 under this Agreement and that none of the Brokers has agreed to independently investigate or confirm any matter 223 related to this transaction except as stated in this Agreement, or in a separate writing signed by such Broker. In 224 addition, Brokers do not guarantee the value, quality or condition of the Property and some properties may contain 225 building materials, including siding, roofing, ceiling, insulation, electrical, and plumbing, that have been the subject of 226 lawsuits and/or governmental inquiry because of possible defects or health hazards. Some properties may have other 227 defects arising after construction, such as drainage, leakage, pest, rot and mold problems. In addition, some properties 228 may contain soil or other contamination that is not readily apparent and may be hazardous. Brokers do not have the 229 expertise to identify or assess defective or hazardous products, materials, or conditions. Buyer is urged to use due 230 diligence to inspect the Property to Buyer's satisfaction and to retain inspectors qualified to identify the presence of 231 defective or hazardous materials and conditions and evaluate the Property as there may be defects and hazards that 232 may only be revealed by careful inspection. Buyer is advised to investigate whether there is a sufficient water supply to 233 meet Buyer's needs. Buyer is advised to investigate the cost of insurance for the Property, including, but not limited to 234 homeowner's, fire, flood, earthquake, landslide, and other available coverage. Buyer acknowledges that local 235 ordinances may restrict short term rentals of the Property. Buyer and Seller acknowledge that home protection plans 236 may be available which may provide additional protection and benefit to Buyer and Seller. Brokers may assist the 237 parties with locating and selecting third party service providers, such as inspectors or contractors, but Brokers cannot 238 guarantee or be responsible for the services provided by those third parties. The parties shall exercise their own 239 judgment and due diligence regarding third-party service providers. 240

Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date

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Buyer's Initials

Date

Buyer's Initials

Date

Seller's Initials

Date

Seller's Initials

Date

## FINANCING ADDENDUM TO PURCHASE & SALE AGREEMENT

	en _	("Buyer")
		Buyer Buyer
d		Seller Seller ("Seller")
ncer	ning	(the "Property").
1001	ımıg	Address City State Zip
1 (	ΔΝ	APPLICATION.
_	<b>Lo</b> a	an Application. This Agreement is contingent on Buyer obtaining the following type of loan or loans to chase the Property (the "Loan(s)"): □ Conventional First; □ Conventional Second; □ Bridge; □ VA; □ FHA; JSDA; □ Home Equity Line of Credit; □ Other
	Prid Pur not the Buy	"Financing Contingency"). Buyer shall pay \(\begin{align*} \text{\tex{\tex
b.	the the the Pai Add	iver of Financing Contingency. If Buyer (i) fails to make application for financing for the Property within agreed time; (ii) changes the type of loan at any time without Seller's prior written consent; or (iii) changes lender without Seller's prior written consent after the agreed upon time to apply for financing expires, then Financing Contingency shall be deemed waived. Buyer's waiver of the Financing Contingency under this tagraph 1(b) also constitutes waiver of Paragraph 5 (Appraisal Less Than Sales Price). For purposes of this dendum, "lender" means either the party to whom the application was submitted or the party funding the n. Buyer authorizes Listing Broker and Seller to inquire about the status of Buyer's loan approval with lender time prior to Closing. Buyer will execute an authorization form, if required by lender, to accomplish the ne.
FII	NAN	CING CONTINGENCY. Select "a" or "b" ("a" if neither is selected).
a.		Seller's Notice to Perform.
	i.	Notice to Perform. At any time days (21 days if not filled in) after mutual acceptance, Seller may give "Notice to Perform" requesting that Buyer waive the Financing Contingency and that Seller may
		give notice to terminate the Agreement at any time 3 days after delivery of that notice if Buyer does not earlier waive the Financing Contingency. NWMLS Form 22AR shall be used for this notice.
	ii.	earlier waive the Financing Contingency. NWMLS Form 22AR shall be used for this notice.  Notice of Termination. If Buyer has not previously waived the Financing Contingency, Seller may give "Notice of Termination" of this Agreement any time 3 days after delivery of Notice to Perform. If Seller gives
		earlier waive the Financing Contingency. NWMLS Form 22AR shall be used for this notice.  Notice of Termination. If Buyer has not previously waived the Financing Contingency, Seller may give "Notice of Termination" of this Agreement any time 3 days after delivery of Notice to Perform. If Seller gives Notice of Termination before Buyer has waived the Financing Contingency, this Agreement is terminated and the Earnest Money shall be refunded to Buyer. NWMLS Form 22AR shall be used for this notice.  Appraisal Less Than Sales Price. Buyer's waiver of the Financing Contingency under this Paragraph 2(a
b.	iii.	<b>Notice of Termination.</b> If Buyer has not previously waived the Financing Contingency, Seller may give "Notice of Termination" of this Agreement any time 3 days after delivery of Notice to Perform. If Seller gives Notice of Termination before Buyer has waived the Financing Contingency, this Agreement is terminated
b.	iii.	earlier waive the Financing Contingency. NWMLS Form 22AR shall be used for this notice.  Notice of Termination. If Buyer has not previously waived the Financing Contingency, Seller may give "Notice of Termination" of this Agreement any time 3 days after delivery of Notice to Perform. If Seller gives Notice of Termination before Buyer has waived the Financing Contingency, this Agreement is terminated and the Earnest Money shall be refunded to Buyer. NWMLS Form 22AR shall be used for this notice.  Appraisal Less Than Sales Price. Buyer's waiver of the Financing Contingency under this Paragraph 2(a) □ will; or □ will not (will not, if not filled in) constitute waiver of Paragraph 5 (Appraisal Less Than Sales Price).

Form 22A Financing Addendum Rev. 3/21 Page 2 of 3

Buyer's Initials

Date

Buyer's Initials

### FINANCING ADDENDUM TO PURCHASE & SALE AGREEMENT

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Page 2 of 3 3. LOAN COST PROVISIONS. Seller shall pay up to □ \$ ; or 🗖 % of the Purchase Price 44 (\$0.00 if not filled in), which shall be applied to Buyer's Loan(s) and settlement costs, including prepaids, loan 45 discount, loan fee, interest buy down, financing, closing or other costs allowed by lender. That amount shall include 46 the following costs that lender is prohibited from collecting from Buyer: (a) up to \$300.00 for Buyer's Loan(s) and 47 settlement costs for FHA/USDA/VA loans; and (b) unless agreed otherwise below, Buyer's share of the escrow fee 48 for a VA loan. Seller shall pay the costs for (a) and (b), even if the amount agreed upon in this Paragraph 3 is 49 insufficient to pay for those costs. If checked,  $\square$  Buyer shall pay Buyer's share of the escrow fee for the VA loan 50 (note that VA regulations prohibit Buyer from paying loan and settlement costs exceeding one percent of the amount 51 of the loan). 52 EARNEST MONEY. If Buyer has not waived the Financing Contingency, and is unable to obtain financing by 53 Closing after a good faith effort then, on Buyer's notice, this Agreement shall terminate. The Earnest Money shall 54 be refunded to Buyer after lender confirms in writing (a) the date Buyer's loan application for the Property was 55 made, including a copy of the loan estimate that was provided to Buyer; (b) that Buyer possessed sufficient funds 56 to close (e.g. down payment, closing costs, etc.); and (c) the reasons Buyer was unable to obtain financing by 57 Closing. If Seller terminates this Agreement, the Earnest Money shall be refunded without need for such 58 confirmation. 59 60 APPRAISAL LESS THAN SALE PRICE. Notice of Low Appraisal. If lender's appraised value of the Property is less than the Purchase Price, Buyer 61 may, within 3 days after receipt of a copy of lender's appraisal, give notice of low appraisal, which shall include 62 a copy of lender's appraisal. NWMLS Form 22AN may be used for the notices in this Paragraph 5. 63 b. Seller's Response. Seller shall, within 10 days after Buyer's notice of low appraisal, give notice of: 64 i. A reappraisal or reconsideration of value, at Seller's expense, by the same appraiser or another appraiser 65 acceptable to lender, in an amount not less than the Purchase Price. Buyer shall promptly seek lender's 66 approval of such reappraisal or reconsideration of value. The parties are advised that lender may elect not 67 to accept a reappraisal or reconsideration of value; 68 ii. Seller's consent to reduce the Purchase Price to an amount not more than the amount specified in the 69 appraisal or reappraisal by the same appraiser, or an appraisal by another appraiser acceptable to lender, 70 whichever is higher. (This provision is not applicable if this Agreement is conditioned on FHA, VA, or USDA 71 financing. FHA, VA, and USDA financing does not permit the Buyer to be obligated to buy if the Seller reduces 72 the Purchase Price to the appraised value. Buyer, however, has the option to buy at the reduced price.); 73 iii. Seller's proposal to reduce the Purchase Price to an amount more than the amount specified in the 74 appraisal and for Buyer to pay the necessary additional funds (the amount the reduced Purchase Price 75 exceeds the appraised value) to close the sale; or 76 iv. Seller's rejection of Buyer's notice of low appraisal. 77 If Seller timely delivers notice of (i) reappraisal or reconsideration of value; or (ii) consent to reduce the Purchase 78 Price to an amount not more than the amount specified in the appraisal (except for FHA, VA, or USDA 79 financing), and lender accepts Seller's response, then Buyer shall be bound by Seller's response. 80 81 Buyer's Reply. i. Buyer shall have 3 days from either Seller's notice of rejection of low appraisal or, if Seller fails to respond, 82 the day Seller's response period ends, whichever is earlier, to (a) waive the Financing Contingency; or (b) 83 terminate the Agreement, in which event the Earnest Money shall be refunded to Buyer. 84 ii. If Seller proposes to reduce the Purchase Price to an amount more than the appraised value, Buyer shall 85 have 3 days to (a) accept and represent that Buyer has sufficient funds to close the sale in accordance with 86 this provision; or (b) terminate the Agreement, in which event the Earnest Money shall be refunded to Buyer. 87 iii. If Seller consents to reduce the Purchase Price to an amount not more than the appraised value for FHA, VA, 88 or USDA financing. Buyer shall have 3 days to (a) give notice that Buyer will buy at the reduced price; or (b) 89 terminate the Agreement, in which event the Earnest Money shall be refunded to Buyer. 90 Buyer's inaction during this reply period shall result in termination of the Agreement and return of the Earnest 91 Money to Buyer. The Closing Date shall be extended as necessary to accommodate the foregoing times for 92 notices. 93

Seller's Initials

Date

Seller's Initials

Date

Date

Form 22A Financing Addendum Rev. 3/21 Page 3 of 3

### FINANCING ADDENDUM TO PURCHASE & SALE AGREEMENT

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**6. INSPECTION.** Seller shall permit inspections required by lender, including but not limited to structural, pest, heating, plumbing, roof, electrical, septic, and well inspections. Seller is not obligated to pay for such inspections unless otherwise agreed.

7. FHA/VA/USDA - Appraisal Certificate. If this Agreement is contingent on Buyer obtaining FHA, VA, or USDA financing, notwithstanding any other provisions of this Agreement, Buyer is not obligated to complete the purchase of the Property unless Buyer has been given in accordance with HUD/FHA, VA, or USDA requirements a written statement by FHA, VA, USDA or a Direct Endorsement lender, setting forth the appraised value of the Property (excluding closing costs). Seller and Buyer shall execute a document setting forth the prior provision, or similar provision, known as the FHA, VA, or USDA amendatory clause, as required by lender. Buyer shall pay the costs of any appraisal. If the appraised value of the Property is less than the Purchase Price, Buyer may give the notice of low appraisal in Paragraph 5.

**Purpose of Appraisal.** The appraised valuation is arrived at only to determine the maximum mortgage FHA, VA, or USDA will insure. FHA, VA, or USDA do not warrant the value or the condition of the Property. Buyer agrees to satisfy himself/herself that the price and condition of the Property are acceptable.

- 8. VA Amendatory Clause. If the Buyer is obtaining VA financing, it is expressly agreed that, notwithstanding any other provisions of this contract, the purchaser shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the property described herein, if the contract purchase price or cost exceeds the reasonable value of the property established by the Department of Veterans Affairs. The purchaser shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of the reasonable value established by the Department of Veterans Affairs.
- 9. **EXTENSION OF CLOSING.** If, through no fault of Buyer, lender is required by 12 CFR 1026 to give corrected disclosures to Buyer due to (a) a change in the Annual Percentage Rate ("APR") of Buyer's Loan(s) by .125% or more for a fixed rate loan or .250% or more for an adjustable rate loan; (b) a change in the loan product; or (c) the addition of a prepayment penalty, then upon notice from Buyer, the Closing Date shall be extended for up to 4 days to accommodate the requirements of Regulation Z of the Truth in Lending Act. This paragraph shall survive Buyer's waiver of this Financing Contingency.

Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date

Form 22AD Increased Down Payment Addendum Rev. 4/21 Page 1 of 1

Buyer's Initials

Date

Buyer's Initials

Date

Seller's Initials

Date

Seller's Initials

Date

# INCREASED DOWN PAYMENT FOR LOW APPRAISAL ADDENDUM TO PURCHASE & SALE AGREEMENT

The	followi	ng is part of the Purchase and Sale Agreement date	ed
betv	veen _		("Buyer")
	_	Buyer Buye	,
and		Seller Selle	("Seller")
con	cerning	J	(the "Property").
		Address City	State Zip
1. [			eased Down Payment for Low Appraisal Addendum sion in the Financing Addendum (Form 22A) as follows:
	a.	Price, Buyer shall pay additional funds up to \$	praised value of the Property is less than the Purchase ("Buyer's Additional Funds") uyer represents that Buyer has sufficient funds to close
	b.	(b) Buyer's Additional Funds is less than the Purch that fact, including a copy of the lender's appraisal, waives Paragraph 5 (Appraisal Less Than Sales Pri	are that the sum of (a) lender's appraised value and ase Price, Buyer may deliver written notice to Seller of within days (3 days if not filled in). If Buyer ce) in the Financing Addendum (Form 22A), Buyer shall Purchase Price and may not give notice under this
	C.	deliver notice to Buyer within days (3 days amount equal to lender's appraised value plus Buyer	seller receives the above notice from Buyer, Seller shall is if not filled in): (a) reducing the Purchase Price to an er's Additional Funds, or (b) terminating the Agreement, to Buyer. If Seller fails to timely respond, the Agreement anded to Buyer.
2. [		PRAISAL ADDENDUM (FORM 22AA). This Incomplete the Appraisal Addendum (Form 22AA) as follo	reased Down Payment for Low Appraisal Addendum 2 ws:
	a.	Property, but this Agreement is not contingen	ing on a loan or loans (the "Loan(s)") to purchase the 2 ton Buyer obtaining the Loan(s). Buyer shall pay 2 e Purchase price down, in addition to the Loan(s).
	b.	Buyer shall pay additional funds up to \$Buyer's down payment to close the sale. Buyer r	value of the Property is less than the Purchase Price,  ("Buyer's Additional Funds") towards epresents that Buyer has sufficient funds to close this y not terminate the Agreement if (a) Buyer's appraised o or greater than the Purchase Price.
	C.	(b) Buyer's Additional Funds is less than the Purch that fact, including a copy of the appraisal, within _	vare that the sum of (a) Buyer's appraised value and an asse Price, Buyer may deliver written notice to Seller of days (3 days if not filled in). If Buyer waives um (Form 22AA), Buyer shall be obligated to purchase ive notice under this Paragraph 2(c).
	d.	deliver notice to Buyer within days to an amount equal to the appraised value plus Buy	Seller receives the above notice from Buyer, Seller shall (3 days if not filled in): (a) reducing the Purchase Price er's Additional Funds, or (b) terminating the Agreement, anded to Buyer. If Seller fails to timely respond, the shall be refunded to Buyer.

Form 22ADN Notice for Form 22AD Rev. 3/21 Page 1 of 1

## NOTICE FOR INCREASED DOWN PAYMENT FOR LOW APPRAISAL ADDENDUM

	Buyer Seller		("Seller"
			("Seller
		(th	
		(117	e "Property")
	City	State Zip	o rioporty ,
w Appraisal Addendum	to Purchase and	Sale Agreement (Form	
Da	te Buyer		Date
≣:			
(an amount equal	to the appraised value p	lus Buyer's Additional Funds)	
	E:  EDUCTION IN PURCHAS(an amount equal Purchase Price is not a notic	Date  Buyer  Date  Buyer  Can amount equal to the appraised value power purchase Price is not a notice and must be signed by the	

Form 22B Buyer's Property Contingency Addendum Rev. 3/21 Page 1 of 2

Buyer's Initials

Date

Buyer's Initials

Date

Seller's Initials

Date

Seller's Initials

Date

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## BUYER'S SALE OF PROPERTY CONTINGENCY ADDENDUM TO PURCHASE & SALE AGREEMENT

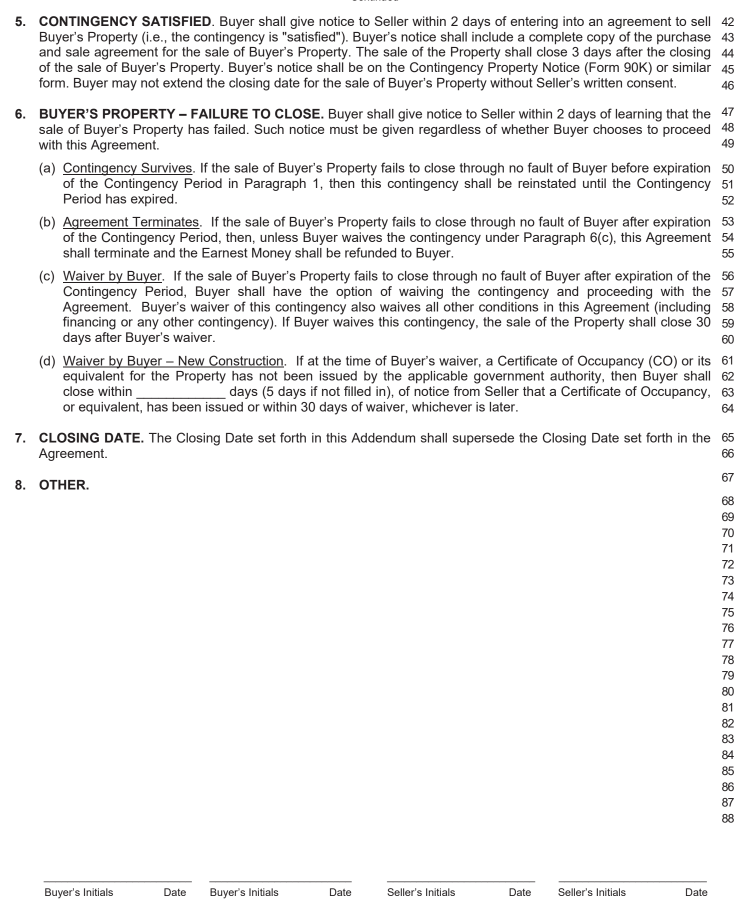
	Buyer	Buyer	("Buyer'
			("Seller"
	Seller	Seller	// IID / II
cerning	Address	City S	tate Zip (the "Property"
	NGENT ON SALE OF BUYER'S PR y at	•	ontingent on Buyer selling Buyer's
			(the "Buyer's Property"
"Contin propert do so, Propert termina "selling	efore	s Property for sale on a multiple lin 5 days after mutual acceptance lived and Paragraph 6(c) shall a ency by the end of the Contingent unded to Buyer. For the purposes	sting service in the area serving the of this Agreement. If Buyer fails to pply. If Buyer has not sold Buyer'by Period, then this Agreement shas of this Addendum, the terms "sell"
	SELLER'S CONSENT IS REQUIRED consent before Buyer accepts any offer		
(a) is c	contingent on the sale or closing of that	t (second) buyer's property; and/o	or
	s a closing date less than 30 or more yer's Property.	e than 60 days from the date of	mutual acceptance of the offer of
Agreen purchas default	r accepts any such offer without Seller nent from Buyer's notice that the conting se and sale agreement for the sale of and Seller shall be entitled to reme ate, the Agreement shall not be affecte	ngency is satisfied (which notice s Buyer's Property) and, upon Se edies as provided for in the Ag	shall include a complete copy of the eller's termination, Buyer shall be
(Finance applica accepts conting for the	APPLICATION. If this Agreement is sing Addendum), Buyer shall make writion fee, if required, for the subject Propance of this Agreement, or ☐ within the sense with the subject Propance of this Addendum (from mutual at Loan(s) until after satisfaction of this caragraph 3 supersedes the requirement	ritten application for the Loan(s) operty  within days days (5 days if no acceptance if neither box checke contingency, the timelines in Form	(defined in Form 22A) and pay the (5 days if not filled in) after mutual tilled in) after Buyer satisfies the d). If Buyer is not required to apply 22A shall not begin until that time
Seller hanother by the this conting similar conting	erry remains on marker. Seller has received notice that Buyer has safe offer, Seller shall give notice to Buyer expiration of the contingency in Paragrams of the seller shall be refunded to the form, and Buyer's reply shall be or gency also waives all other conditions waives this contingency, the sale of the	tisfied or waived this contingency er and shall give Buyergraph 1, whichever is earlier (the aive or satisfy this contingency, a Buyer. Seller's notice shall be n Bump Reply (Form 46) or sin this Agreement (including fina	If prior to that time, Seller accepdays (5 days if not filled in) of "Bump Period") to waive or satist this Agreement shall terminate an on the Bump Notice (Form 44) of milar form. Buyer's waiver of thancing or any other contingency).

Page 2 of 2

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### BUYER'S SALE OF PROPERTY CONTINGENCY ADDENDUM TO PURCHASE & SALE AGREEMENT

Continued



Form 22D Optional Clauses Addendum Rev. 3/21 Page 1 of 2

Buyer's Initials

Date

Buyer's Initials

Date

Seller's Initials

Date

Seller's Initials

Date

## OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT

	en	Buyer	Buyer		("Buyer"		
d		Seller	Oulles		("Seller"		
cer	ning	Seller	Seller		(the "Property")		
CCI	illig .	Address	City	State Zip	(tile 1 Toperty )		
EC	K IF I	NCLUDED:					
	cond any the	pare Footage/Lot Size/Encroachn cerning: (a) the lot size or the accur improvements on the Property; (c) Property, or by the Property on adja- roachments to Buyer's own satisfac	acy of any information provided whether there are any encroad acent properties. Buyer is advis	d by the Seller; (b) the shments (fences, roc	ne square footage o keries, buildings) or		
for	m of	surance. The Title Insurance claus Homeowner's Policy of Title Insura ard Owner's Policy or more coveraç	nce. The parties have the option	on to provide less co			
		Standard Owner's Coverage. Se apply for the then-current ALTA additional protection and inflation the Homeowner's Policy of Title In	form of Owner's Policy of Title protection endorsements, if av	Insurance, togethe	r with homeowner'		
		<b>Extended Coverage.</b> Seller author an ALTA or comparable Extended Policy of Title Insurance. Buyer's Policy, including the excess premathe cost of any survey required by	ed Coverage Policy of Title In shall pay the increased costs a nium over that charged for Hor	surance, rather tha	n the Homeowner' Extended Coverag		
		er Cleaning. Seller shall clean the the Property prior to Buyer taking		nd remove all trash,	debris and rubbis		
	not	sonal Property. Unless otherwise later than the Possession Date. An property of Buyer, and may be retain	y personal property remaining	on the Property the			
		ities. To the best of Seller's knowle	•				
		ublic water main;  public sewer m					
	u ir □ c	rigation water (specify provider) able (specify provider)	. □ internet (speci	i naturai gas; ⊔ tele ifv provider)	pnone; <b>u</b> electricity		
	□ cable (specify provider); □ internet (specify provider)						
	Insu	ulation - New Construction. If this following to be filled in. If insulation er the information below in writing a	s is new construction, Federal n has not yet been selected, F	Trade Commission	Regulations requir		
	WAI	LL INSULATION: TYPE:	THICKNESS:	R-VALU	JE:		
	CEI	LING INSULATION: TYPE:	THICKNESS:	R-VALU	JE:		
	ОТІ	JED INCLILATION DATA:					

Form 22D Optional Clauses Addendum Rev. 3/21 Page 2 of 2

## OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT

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Continued

7.		<b>Leased Property Review Period and Assumption.</b> Buyer acknowledges that Seller leases the following items of personal property that are included with the sale: □ propane tank; □ security system; □ satellite dish and operating equipment; □ other
		Seller shall provide Buyer a copy of the lease for the selected items within days (5 days if not filled in) of mutual acceptance. If Buyer, in Buyer's sole discretion, does not give notice of disapproval within days (5 days if not filled in) of receipt of the lease(s) or the date that the lease(s) are due, whichever is earlier, then this lease review period shall conclusively be deemed satisfied (waived) and at Closing, Buyer shall assume the lease(s) for the selected item(s) and hold Seller harmless from and against any further obligation, liability, or claim arising from the lease(s), if the lease(s) can be assumed. If Buyer gives timely notice of disapproval, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
8.		Homeowners' Association Review Period. If the Property is subject to a homeowners' association or any other association, then Seller shall, at Seller's expense, provide Buyer a copy of the following documents (if available from the Association) within days (10 days if not filled in) of mutual acceptance:  a. Association rules and regulations, including, but not limited to architectural guidelines;  b. Association bylaws and covenants, conditions, and restrictions (CC&Rs);  c. Association meeting minutes from the prior two (2) years;  d. Association Board of Directors meeting minutes from the prior six (6) months; and  e. Association financial statements from the prior two (2) years and current operating budget.
		If Buyer, in Buyer's sole discretion, does not give notice of disapproval within days (5 days if not filled in) of receipt of the above documents or the date that the above documents are due, whichever is earlier, then this homeowners' association review period shall conclusively be deemed satisfied (waived). If Buyer gives timely notice of disapproval, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
9.		<b>Homeowners' Association Transfer Fee.</b> If there is a transfer fee imposed by the homeowners' association or any other association (e.g. a "move-in" or "move-out" fee), the fee shall be paid by the party as provided for in the association documents. If the association documents do not provide which party pays the fee, the fee shall be paid by $\square$ Buyer; $\square$ Seller (Seller if not filled in).
10.		<b>Excluded Item(s).</b> The following item(s), that would otherwise be included in the sale of the Property, is excluded from the sale ("Excluded Item(s)"). Seller shall repair any damage to the Property caused by the removal of the Excluded Item(s). Excluded Item(s):
11.		<b>Home Warranty.</b> Buyer and Seller acknowledge that home warranty plans are available which may provide additional protection and benefits to Buyer and Seller. Buyer shall order a one-year home warranty as follows:  a. Home warranty provider:
		<ul> <li>b. Seller shall pay up to \$ (\$0.00 if not filled in) of the cost for the home warranty, together with any included options, and Buyer shall pay any balance.</li> <li>c. Options to be included:</li> </ul>
		d. Other:
12		
12.		Other.
	 Bu	yer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date

Form 22J Lead Based Paint Disclosure Rev. 3/21 Page 1 of 2

### DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

etween							("Buyer"
	Buyer			Buyer			( = =, = =
nd	Seller			Seller			("Seller'
ncerning	Gellel			Sellel		(+	he "Property")
ncerning	Address			City	State Zip	('t	ne Floperty
ad Warni	ing Stateme	ent					
notified risk of d including poisoning required inspection	that such portion that such posts are greated as posts are greated as to provide one in the ment or insp	roperty may pres ad poisoning. Le disabilities, reduces a particular ris the buyer with seller's possess ection for possib	ent exposure to I ad poisoning in you ced intelligence of k to pregnant wo any information ion and notify the lead-based pair	perty on which a re ead from lead-base oung children may quotient, behavior men. The seller of n on lead-based ne buyer of any nt hazards is reco	sed paint that may produce perma all problems and fany interest in paint hazards fanown lead-bas mmended prior fanown fan	ay place you nent neurolo d impaired residential refrom risk as sed paint hat to purchase.	ing children a gical damage memory. Lead eal property is sessments o azards. A risl
eller's Dis			,				
(a) Prese	ence of lead-	based paint and	or lead-based pa	int hazards (checl	k one below):		
☐ Kn	I Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).						
☐ Se	ller has no k	nowledge of lea	d-based paint and	d/or lead-based pa	aint hazards in th	ne housing.	
(b) Recor	rds and repo	orts available to t	ne Seller (check d	one below):			
` ,	Records and reports available to the Seller (check one below):  Seller has provided the Buyer with all available records and reports pertaining to lead-based paint and/or lead-						
	based paint hazards in the housing (list documents below).						
م2 ا	ller has no r	anorte or recorde	nertaining to lead	l-based paint and/	or lead-based na	aint hazarde i	in the housing
<b>-</b> 0e	ilei ilas ilo i	eports or records	pertaining to lead	i-based paint and/	oi ieau-baseu pa	anni nazarus i	ii tile flousilig
				to the best of Sell	er's knowledge,	that the stat	ements made
nd informa	ition provide	d by Seller are tr	ue and accurate.				
Seller			Date	Seller			Date

Form 22J Lead Based Paint Disclosure Rev. 3/21 Page 2 of 2

### DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

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Continued

Buyer	's Ack	nowledgme	nt						30
(c) I	Buyer	nas received	copies of all in	formation listed	d above.	iala	Buyer Initials		31
/-I\ I	D		41	Duete et Verm E	,		,		32
(d) I	Buyer	nas received	the pamphlet i	Protect Your Fa	amily from Lead	in Your Ho	Buyer Initials	Buyer Initials	JZ
(e) I	Buyer	nas (check o	ne below):						33
[			portunity to co sed paint hazar		ssessment or in	spection fo	or the presence	of lead-based paint	34 35
(					ssessment or ir		or the presence	of lead-based paint	36 37
	ba	sed paint an	d/or lead-base	d paint hazard		ned by a ris	sk assessor or i	ne presence of lead- nspector at Buyer's	38 39 40
	dis red	approval of teliving this [	the risk assess Disclosure. Buy	ment or inspec yer's notice m	ction to Seller w	ithinspecific ex	(10 days xisting deficienci	es written notice of if not filled in) after ies and corrections	41 42 43 44
	dis agi to dei pai adj	approval not rees to corre the Closing monstrating ties may ag ustments to	ct the conditior Date, and Sel that the conditi gree on any o the Purchase F	en notice that and identified by ler shall provide on(s) has been ther remedy for identified. If an agreen	Seller will corre Buyer, then it s de Buyer with o n remedied prio or the disappro eement on non-i	ct the cond hall be acc certification r to the Clo ved condit epair reme	ditions identified complished at Se from a risk assising Date. In lie ion(s), including the is secured it	's receipt of Buyer's by Buyer. If Seller eller's expense prior sessor or inspector of correction, the but not limited to in writing before the deemed satisfied.	45 46 47 48 49 50 51 52
	ins no tim Ea Bu Pro	pection, or if ice of termin e limit or de rnest Money yer's failure perty withou	the parties can ation of this Ag livery of Seller shall then be re to give a write	not reach an agreement within a reach of the notice pursue turned to Buye on notice of te procedules.	greement on alte  uant to the precent and the parties  rmination mean conditions iden	ernative rer ays (3 days ceding para s shall have s that Buy	medies, then Buy if not filled in) af agraph, whichev no further obliga er will be requir	risk assessment or ver may elect to give fter expiration of the er occurs first. The ations to each other. red to purchase the sment or inspection	53 54 55 56 57 58 59 60
		viewed the in true and acc		ve and certifie	s, to the best of	Buyer's kn	owledge, that th	e statements made	61 62
Buye	ər			Date	Buyer			Date	63
Bro	okers l	knowledgmonave informe compliance	d Seller of Sell	er's obligations	s under 42 U.S.0	C. 4852(d)	and are aware o	f their responsibility	64 65 66
Buye	er Brok	er		Date	Listing B	roker		Date	00
Buyer Ini	itials	Date	Buyer Initials	 Date	Seller Initials	s Da	te Seller Ir	nitials Date	

Form 22S Septic Addendum Rev. 3/21 Page 1 of 1

## SEPTIC ADDENDUM TO PURCHASE & SALE AGREEMENT

etwee			("Buyei
d	Buyer	Buyer	("Calla
d	Seller	Seller	("Seller
ncer			(the "Property
	Address	City	State Zip
ITE S			THIS AGREEMENT RELATING TO THE OI EPT FOR THE PROVISIONS OF A COUNT
Ту	pe of OSS. The Property is served by:		
	Private Septic System		
	Shared Septic System		
(a)		ing and normal ma	eller's knowledge, the OSS serving the Proper hintenance; (b) does not currently violate ar s; and (c) has no material defects.
	intenance Records. Seller shall deliver to Property within days (10 days		nance records, if available, of the OSS servirutual acceptance.
	unty or City Inspection Requirements. Squire Seller to conduct an inspection of the O		ith any local regulations or ordinances that ma of the Property.
neo the OS acc ins	cessary, pumped by an OSS service compa e inspection report within day SS inspected and, if necessary, pumped w ceptance by an OSS service company and	any at Seller's expe ys (10 days if not fill /ithin   Seller provides Buy	S inspected and, if the inspector determinense. Seller shall provide Buyer with a copyled in) of mutual acceptance. If Seller had the months (12 months if not filled in) of mutual yer with written evidence thereof, including a nump the system unless otherwise required by
			nas not already conducted an inspection, Buy ovide Buyer with 3 days notice of the date ar
rep dis rep	oort from the OSS service company. This capproval of the inspection report within	contingency shall be days (5 da	Buyer's subjective satisfaction of the inspection deemed waived unless Buyer gives notice ays if not filled in) after receipt of the inspection shall terminate and the Earnest Money shall to
Ot	her.		

Form 22T Title Contingency Addendum Rev. 3/21

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Page	1 of 1		PURCHASE & S	ALE AGREEMENT	O	
The f	followin	g is part of the Purchase	and Sale Agreement d	ated		
betw	een	Buyer	В	ıyer		("Buyer")
and _		Seller		eller		("Seller") ;
conc	erning <sub>.</sub>	Address		ty	State Zip	(the "Property"). 4
1.	togeth days ( or disapp	Contingency. This Agree ner with any easements, (5 days if not filled in) from mutual acceptance (from proval of exceptions con itment before mutual acc	covenants, conditions  The date of Buyer's the date of Buyer's that in the prelin	and restrictions of s receipt of the preline eceipt, if neither boninary commitment.	record. Buyer shall minary commitment ox checked) to give . If Buyer receives	for title insurance; notice of Buyer's the preliminary
	notice	shall have that Seller will clear al proved exceptions.	days (5 days if not fil disapproved exception			
	Agree Agree	er does not give timely rement within 3 days afte ement, the Earnest Mone shall be deemed to have	r the deadline for Sel / shall be returned to E	ler's notice. In the Buyer. If Buyer doe	event Buyer elects s not timely termina	to terminate the 15 te the Agreement, 16
2.	then t	lemental Title Reports. the above time periods a apply to the date of Buyer sary to accommodate the	nd procedures for noti 's receipt of the supple	ce, correction, and mental title report.	termination for thos	se new exceptions 19
3.		etable Title. This Addendovided for in the Agreeme		eller of the obligation	n to provide marketa	ble title at Closing 23

Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date Form 35 Inspection Addendum Rev. 3/21 Page 1 of 2

Buyer's Initials

Date

Buyer's Initials

Date

Seller's Initials

Date

Seller's Initials

Date

## INSPECTION ADDENDUM TO PURCHASE AND SALE AGREEMENT

The	ofol	lowi	g is part of the Purchase and Sale Agreement dated	
bet	wee	n _	Buyer Buyer	("Buyer")
and	ı		Dayo.	("Seller")
			Seller Seller	(,
cor	ceri	ning	Address City State Zip	(the "Property").
1.	ins opt Pro pes a p	pection oper st in erso	TION CONTINGENCY. This Agreement is conditioned on Buyer's subjective says of the Property and the improvements on the Property. Buyer's inspections may included without limitation, the structural, mechanical and general condition of the improved, compliance with building and zoning codes, an inspection of the Property for hazardo pection, and a soils/stability inspection. Buyer's general home inspection must be perform a licensed under RCW 18.280. Buyer may engage specialists (e.g. plumbers, electrician and further inspections of the Property.	ude, at Buyer's vements to the ous materials, a ned by Buyer or
	a.	ins	rer Inspection. Buyer's inspection of the Property  may;  may not (may, if not chec ection of the sewer system, which may include a sewer line video inspection and asses tire the inspector to remove toilets or other fixtures to access the sewer line.	
2.	Pro ins we	pice per pect re ir	S OBLIGATIONS. All inspections are to be (a) ordered by Buyer, (b) performed by insperand (c) completed at Buyer's expense. Buyer shall not alter the Property or any improve without first obtaining Seller's permission. Buyer is solely responsible for interviewing a rs. Buyer shall restore the Property and all improvements on the Property to the same prior to the inspection. Buyer shall be responsible for all damages resulting from any in performed on Buyer's behalf.	vements on the and selecting all e condition they
3.	obl acc wai add disa pro cre	igat cept ivino dition appr pos dits	S NOTICE. This inspection contingency shall conclusively be deemed waived and Sel d to make any repairs or modifications unless within days (10 days if not filled note of this Agreement (the "Initial Inspection Period"), Buyer gives notice (a) approving the this contingency; (b) disapproving the inspection and terminating the Agreement; (c) that Bural inspections; or (d) proposing repairs to the property or modifications to the Agreement the inspection and terminates the Agreement, the Earnest Money shall be refunded to be repairs to the property or modifications to the Agreement, including adjustments to the property repairs to be performed after Closing, the parties shall negotiate as set forth in Paragraphay use NWMLS Form 35R to give notices required by this Addendum.	in) after mutual inspection and liver will conduct ement. If Buyer Buyer. If Buyer urchase price or
4.			<b>TION REPORT.</b> Buyer shall not provide the inspection report, or portions of the report, to quests otherwise or as required by Paragraph 5.	o Seller, unless
	a.	Se	ver of Contingency by Buyer. If Buyer provides any portion of the inspection report ter's prior written consent or as required by Paragraph 5, the inspection contingency shall med waived.	
	b.	Se	er Consent. The selection of either checkbox below by Seller shall not be considered a	ounteroffer.
			Seller requests that Buyer provide the inspection report to Seller.	
			If Buyer requests repairs or modifications to the Agreement, Seller requests that Buyer ponly the portions of the inspection report related to the requested repairs or modifagreement.	
5.	obt Init will	ain ial I se	DNAL TIME FOR INSPECTIONS. If an inspector so recommends, Buyer shall have an arther evaluation of any item by a specialist at Buyer's option and expense if, on or before spection Period, Buyer provides Seller a copy of the inspector's recommendation and not additional inspections. If Buyer gives timely notice of additional inspections, Bu (5 days if not filled in) after giving the notice to obtain the additional inspection(s) as a spector.	e the end of the otice that Buyer yer shall have
	Бу			

Form 35 Inspection Addendum Rev. 3/21 Page 2 of 2

### **INSPECTION ADDENDUM** TO PURCHASE AND SALE AGREEMENT Continued

6. BUYER'S REQUESTS FOR REPAIRS OR MODIFICATIONS. If Buyer requests repairs or modification pursuant to Paragraph 3, the parties shall negotiate as set forth in this Paragraph 6. Buyer's initial requirements response made in accordance with the following procedures are irrevocable for the time period procedures.									
	a. Seller's Response to Request for Repairs or Modifications. Seller shall have days (3 days if not filled in) after receipt of Buyer's request for repairs or modifications to give notice that Seller (i) agrees to the repairs or modifications proposed by Buyer; (ii) agrees to some of the repairs or modifications proposed by Buyer; (iii) rejects all repairs or modifications proposed by Buyer; or (iv) offers different or additional repairs or modifications. If Seller agrees to the terms of Buyer's request for repairs or modifications, this contingency shall be satisfied and Buyer's Reply shall not be necessary. If Seller does not agree to all of Buyer's repairs or modifications, Buyer shall have an opportunity to reply, as follows:	49 50 51 52 53 54 55							
	b. Buyer's Reply. If Seller does not agree to all of the repairs or modifications proposed by Buyer, Buyer shall have days (3 days if not filled in) from either the day Buyer receives Seller's response or, if Seller fails to timely respond, the day Seller's response period ends, whichever is earlier, to (i) accept the Seller's response at which time this contingency shall be satisfied; (ii) agree with the Seller on other remedies; or (iii) disapprove the inspection and terminate the Agreement, in which event, the Earnest Money shall be refunded to Buyer.	56 57 58 59 60 61							
	<b>ATTENTION BUYER:</b> These time periods for negotiating repairs or modifications shall not repeat. The parties must either reach a written agreement or Buyer must terminate this Agreement by the Buyer's Reply deadline set forth in Paragraph 6(b). Buyer's inaction during Buyer's reply period shall result in waiver of this inspection condition, in which case Seller shall not be obligated to make any repairs or modifications whatsoever and this contingency shall be deemed waived.	62 63 64 65 66							
7.	REPAIRS. If Seller agrees to make the repairs proposed by Buyer, then repairs shall be accomplished at Seller's expense in a commercially reasonable manner and in accordance with all applicable laws no fewer than days (3 days if not filled in) prior to the Closing Date. In the case of hazardous materials, "repair" means removal or treatment (including but not limited to removal or, at Seller's option, decommissioning of any oil storage tanks) of the hazardous material at Seller's expense as recommended by and under the direction of a professional selected by Seller. Seller's repairs are subject to re-inspection and approval, prior to Closing, by the inspector who recommended the repair, if Buyer elects to order and pay for such re-inspection. If Buyer agrees to pay for any repairs prior to Closing, the parties are advised to seek the counsel of an attorney to review the terms of that agreement.	67 68 69 70 71 72 73 74 75							
8.	<b>OIL STORAGE TANKS.</b> Any inspection regarding oil storage tanks or contamination from such tanks shall be limited solely to determining the presence or non-presence of oil storage tanks on the Property, unless otherwise agreed in writing by Buyer and Seller.	76 77 78							
9.	<b>ON-SITE SEWAGE DISPOSAL SYSTEMS ADVISORY.</b> Buyer is advised that on-site sewage disposal systems, including "septic systems," are subject to strict governmental regulation and occasional malfunction and even failure. Buyer is advised to consider conducting an inspection of any on-site sewage system in addition to the inspection of the Property provided by this Form 35 by including an appropriate on-site sewage disposal inspection contingency such as NWMLS Form 22S (Septic Addendum).	79 80 81 82 83							
10.									
	Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date								

Form 35W Inspection Waiver Addendum Rev. 3/21 Page 1 of 1

## INSPECTION WAIVER ADDENDUM TO PURCHASE AND SALE AGREEMENT

etw	een							("Buyer")
	Buyer			Ві	ıyer			
nd _	Seller			Se	eller			("Seller")
anc	erning						(th	e "Property").
1110	Address			Ci	ty	State	Zip	e i roperty ).
	limited to, the with building a soils/stabilit the Property in Broker with re	structural and zoning y inspection its prese gard to th	ION. Buyer has been an incompared and ground	general conction of the owaive the er has not re	ndition of the imp Property for haza right to obtain in lied on represent	rovements of ardous mate spections of ations by Se	on the Property rials, a pest ins the Property a ller, Listing Bro	compliance pection, and nd purchase ker, or Buyer
. [	inspections of mechanical at codes, an insp This Agreeme to purchase the by Seller, List Property for E	the Property of the Property o	erty and the improperty and the improperty for honditioned on the y is based on Buyr or Buyer Broke ended use. Buye juests otherwise.	ovements or improvement azardous m results of su rer's prior in rwith regare	n the Property ind nts on the Proper aterials, a pest in- ich inspections ar spection and that d to the condition	eluding, but in ty, compliant spection, and d Buyer ack Buyer has r of the Prop	not limited to, the continuity of the continuity of a soils/stability nowledges that not relied on reporty or the suite.	ne structural, g and zoning y inspection. the decision resentations ability of the
			AIRS. Based upo					
	<del></del>							
	manner and in the Closing D limited to rem at Seller's exp repairs are su modifications	n accordan ate. In the oval or, at pense as r ubject to r and/or rep ior to Clos	or repairs shall be nee with all applice e case of hazardo it Seller's option, of ecommended by e-inspection and pairs, if Buyer elec- sing, the parties a	able laws now able laws materials decommission and under the approval, pots to order	o fewer than s, "repair" means oning of any oil s the direction of a rior to Closing, b and pay for such	days (3 removal or torage tanks professional y the inspection of the control	B days if not filled treatment (include) of the hazard selected by Sector who recomen. If Buyer agree	ed in) prior to uding but not ous material eller. Seller's imended the es to pay for
•	systems, incluand even fail	ıding "sep ure. Buye	ISPOSAL SYSTI tic systems," are r is advised to co e on-site sewage	subject to s onsider con	trict governmenta ducting an inspe	l regulation ction of any	and occasiona on-site sewag	malfunction e system by
	Buyer's Initials	 Date	Buyer's Initials	 Date	Seller's Initials		Seller's Initials	Date

Form 35R Inspection Response for Form 35 Rev. 3/21

### **INSPECTION RESPONSE FOR FORM 35**

_	e 1 of 1	an ia mant af tha Dunaha	and Cala Assessment de	-4 d						
		ng is part of the Purchas	se and Sale Agreement da	ated	/"D ~"\					
Эе	tween _	Buyer	Bu	uyer	("Buyer")					
nc	l	Seller		eller	("Seller")					
or	cerning		56	lier lier	(the "Property").					
OI.	ocming	Address	Cit	ity State Zip	(the Troperty ).					
]	Buyer's Buyer's refunde	s inspection of the Prope s inspection of the Proped to Buyer.*	erty is disapproved and th	nspection contingency is satisfied.* ne Agreement is terminated. The Earr	•					
]	respons Buyer	se to the initial and addi requests the following	itional inspection is extend modifications and/or repa	ector's recommendation is attached. T led as provided in Paragraph 5 of Forn airs described below or on the attach	n 35.* ned pages. If Seller					
	•	agrees to these modifications or repairs, the inspection contingency shall be deemed satisfied.**								
				eport to Seller without Seller's prior wingency shall conclusively be deemed						
В	uyer		Date	Buyer	Date					
10	dificatio	ns and/or repairs and		35R and any other addenda or notic greement related to or resulting fro ement.						
		·		REPAIRS OR MODIFICATION.						
]	agree to	proceed to Closing as p	rovided in the Agreement, a	s request. The inspection contingency is and Buyer's reply, below, is not necessary ribed below or on the attached pages:	/.**					
]	Seller ı	ejects all proposals by l rejects all proposals by or on the attached page	/ Buyer, but proposes the	e following alternative modifications o	or repairs described					
S	eller		Date	Seller	Date					
_	DIIVED	'S REPLY TO SELLER	2'S DESDONSE							
]	Buyer a Buyer	accepts Seller's respons rejects Seller's respons	se and agrees to proceed to se. Buyer disapproves of	to Closing as provided in the Agreeme f the inspection and this Agreement						
1	Buyer acknow Buyer	rledges that the inspect gives notice disapprovir	se, but offers the attache tion contingency will be wa	ed alternative proposal for modification aived unless Buyer and Seller reach we minating the Agreement before the description.	vritten agreement or					
			D-4-	Divier	Det					
	uyer his is a no	tice which requires only one	Date Buyer's or one Seller's signature.	Buyer	Date					
	110	and willow required only one i	Jago, o or one concre signature.	•						

<sup>\*</sup> This is a notice which requires only one Buyer's or one Seller's signature.
\*\* This is not a notice and requires all Buyer's or Seller's signatures.

Form 35E Escalation Addendum Rev. 4/21 Page 1 of 2 ©Copyright 2021 Northwest Multiple Listing Service ALL RIGHTS RESERVED

## ESCALATION ADDENDUM TO PURCHASE AND SALE AGREEMENT

he fo	ollowing	g is part of the Pu	rchase and Sale Agre	eement da	ited				
etwe	en	Donor		D.				("Buy	er")
		Buyer		В	yer				
nd _		Seller		Se	ller			("Sell	er")
		Collect		00					
once	rning _	Address		Cit	У	State	<b>(</b>	the "Propert	ty").
			cluding this Addend						
			າ equal or higher offe g Offer used to estat						
			more than you are w						
			close the terms of you						JIICI
. P	URCH	<b>ASE PRICE.</b> If S	eller receives a Con	npeting O	ffer for the Prop	erty prior to	accepting th	nis offer, wit	tha 1
			reater than the Ne						
			more than th	ne Net Prid	ce of the Compet	ing Offer. In ı	no event, ho	wever, shall	
ne	ew Pur	chase Price of thi	s offer exceed \$		<u>.</u>				1
			ns the stated Purchase						rice 1
es	scalatio	on clause) including	g any price adjustmen	ts such as	credits to Buyer for	or closing cos	ts or credits t	o Seller.	1
			Competing Offer mus						
			containing all materia						
			be paid in cash at c						
			he date of this offer; uivalent). A Competi						
			ncy (i.e. NWMLS Forr			oonations,	30011 03 0 1	odyci o pene	2
			CE. The parties shal	I use the	Escalation Add	endum Notic	e" (Form 35	EN) for noti	
re	quired	by this section.							2
a.			equired for Escalat						
		accompanied buding any escala	y a complete copy tion provision.	of any C	ompeting Offer	used to esc	alate the P	urchase Pr	ice, 2
	i.		o provide an offer to						
		acceptance, th	en Buyer may give i	notice to S	Seller of that fac	t within	days (3 d	ays if not fi	lled 2
			ails to timely give su						
			e calculated by Selle lled in) to deliver th						ays 3 the 3
			er, Buyer shall be er						3
b.	. Noti	ice to Seller – N	on-Qualifying Com	peting O	ffer.				3
	i.	If the offer pro	ovided by Seller doe	es not qu	alify as a Comp	eting Offer	under Paraç	graph 2 of	this 3
			ıyer may deliver noti						
			the Competing Offe						
		conclusively be	e deemed to qualify a	as a Com	peting Offer und	er Paragraph	n 2 of this A	adendum.	3
	ii.		es such notice to Se						
			nation of this Agreer						
			Buyer. If Seller doe chase the Property a				iation, then	buyer snall	lbe 4
		chalea to parc	mase the Froperty a	11011-	Cocalated Fulch	430 1 110 <del>0</del> .			_
_			<u> </u>						
В	Buyer's In	nitials Date	Buyer's Initials	Date	Seller's Initials	Date	Seller's Initia	ls D	Date

Form 35E Escalation Addendum Rev. 4/21 Pages 2 of 2

## ESCALATION ADDENDUM TO PURCHASE AND SALE AGREEMENT

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Continued

### 4. NEW PURCHASE PRICE.

	<b>Escalated Purchase Price.</b> T Price can only be calculated wh		42 43		
	Purchase Price of Competing C (or the maximum purchase price if it contains an escalation provi	e of the Competing Off	\$ Fer	_	44 45 46
	Less Credits (if any) to Buyer in	Competing Offer	\$	<u></u>	47
	Plus Credits (if any) to Seller in	Competing Offer	\$		48
	Competing Offer Net Purchas	se Price	\$	<u> </u>	49
	Plus Escalation Amount (this of	fer)	\$	<u></u>	50
	Plus Credits (if any) to Buyer (th	nis offer)	\$	<u></u>	51
	Less Credits (if any) to Seller (tl	his offer)	\$		52
	New Purchase Price		\$	<u></u>	53
notice of termination of shall be refunded to E		otice to Seller, Seller this Agreement. If Se uyer. If Seller does	shall have days (2 days eller timely provides such notic not timely give notice of tern se shall conclusively be deemed	e, the Earnest Money nination, then Buyer's	57 58 59 60 61
Initials:	BUYER:	Date:	SELLER:	Date:	
	BUYER:	Date:	SELLER:	Date:	

Form 35EN Escalation Addendum Notice Rev. 4/21 Page 1 of 1

Seller

### **ESCALATION ADDENDUM NOTICE**

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Date

Buyer	В	uyer	("Buye		
			("Selle		
Seller	S	eller			
erning	C	ity State Zip	(the "Property		
ollowing notices are for use	with the Escalation Addendu	ım (Form 35E).			
		yer hereby gives notice that Selle as required by Paragraph 3(a) of			
Buyer	Date	Buyer	Date		
		NG OFFER. Buyer hereby gives ompeting Offer under Paragraph 2			
Buyer	Date	Buyer	Date		
BUYER'S NOTICE OF NEW PURCHASE PRICE. Buyer hereby gives notice that the new Purchase P calculated by Seller in Paragraph 4 of Form 35E is incorrect. The new Purchase Price is calculated as follows:					
Purchase Price of Comp (or the maximum purcha if it contains an escalation	ase price of the Competing C	\$ Dffer			
Less Credits (if any) to E	Buyer in Competing Offer	\$	<u></u>		
Plus Credits (if any) to S	Seller in Competing Offer	\$			
Competing Offer Net P	urchase Price	\$			
Plus Escalation Amount	(this offer)	\$			
	uyer (this offer)	\$			
Plus Credits (if any) to B	Seller (this offer)	\$			
Plus Credits (if any) to B Less Credits (if any) to S	,				
· · · · · · · · · · · · · · · · · · ·		\$			
Less Credits (if any) to S	 Date	\$Buyer	 Date		

Seller

Date

Form 65A Rental – Early Occupancy Rev. 3/21 Page 1 of 2

## **RENTAL AGREEMENT**Buyer Occupancy Prior to Closing

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Notice: There are many risks associated with giving a buyer the right to occupy a property prior to closing. Seller should consult with an attorney before entering into an agreement that provides a buyer with occupancy prior to closing.

	Date:
Геі	nant(s) Buyer/Tenant Buyer/Tenant
gı	ree(s) to rent from Landlord
	property commonly known as
10	Address City
	, (the "Property") on the following terms and conditions:
S	tate Zip County
	<b>RENT.</b> The rent shall be \$ per
	Rent shall be payable to
	at
	Other:
	Term AND TERMINATION. Tenant is entitled to possession on  This Agreement shall terminate on If Tenant purchases the Property from Landlord, then this Agreement shall terminate on closing of the sale. At the time of closing, advance rent paid to Landlord shall be pro-rated on a daily basis, and Tenant shall be credited with any unused portion thereof. If this Agreement is terminated prior to the termination date set forth in this paragraph, then any advance rent shall be pro-rated on a daily basis, and the unused portion refunded to Tenant immediately upon Tenant's vacating the Property. If Tenant holds over without the written consent of Landlord, Tenant shall be liable for rent and all other damages sustained by Landlord because of such holdover.
•	<b>INSURANCE.</b> Landlord agrees to keep the Property insured against fire and other normal casualties. All proceeds of any such policy shall be payable to Landlord alone. Landlord shall have no responsibility for insuring anything in or on the Property which belongs to Tenant. Tenant is advised that renter's insurance is available to Tenant for coverage related to liability for bodily injury, property damage, and for the theft, loss, or damage to Tenant's personal property.
-	<b>UTILITIES.</b> Tenant agrees to pay for all utilities, including garbage collection charges, during the term of this Agreement.
i_	<b>IMPROVEMENTS.</b> Tenant shall not be entitled to make any improvements or alterations in the Property, including painting, during the term of this Agreement without the written permission of Landlord. In the event this Agreement terminates for any reason other than Tenant's purchase of the Property, Tenant will return the Property to Landlord in as good a condition as it presently is, ordinary wear and tear excepted.
<b>5.</b>	<b>LANDLORD - TENANT ACT.</b> This Agreement is subject to the provisions of the Residential Landlord - Tenant Act, RCW 59.18 and the Unlawful Detainer Statute, RCW 59.12. If Tenant and Landlord have entered into a purchase and sale agreement for the purchase of the Property, then a default under that purchase and sale agreement shall constitute a default under this Agreement, and Landlord shall be entitled to all remedies provided for in the Residential Landlord-Tenant Act, RCW 59.18, including but not limited to the exercise of all eviction proceedings authorized by RCW 59.12.
-	<b>SUBLETTING OR ASSIGNMENT.</b> Tenant may not sublet the Property and may not assign Tenant's rights under this Agreement.
	CITY OF SEATTLE RENTAL AGREEMENT REGULATION ORDINANCE. If the Property is located within the City of Seattle then a copy of a summary of city and state landlord/tenant laws is attached. Tenant hereby acknowledges receipt of a copy of the summary.
	Landlord's Initials Date Landlord's Initials Date Tenant's Initials Date Tenant's Initials Date

Form 65A Rental – Early Occupancy Rev. 3/21 Page 2 of 2

Landlord

# RENTAL AGREEMENT Buyer Occupancy Prior to Closing (Continued)

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Date

**RELEASE OF REAL ESTATE FIRMS.** Landlord and Tenant release all real estate firms and brokers involved with this Agreement between Landlord and Tenant and agree to indemnify all real estate firms and brokers from 41 any and all claims arising under this Agreement. 42 **10. ATTORNEYS' FEES.** In the event either party employs an attorney to enforce any terms of this Agreement and is 43 successful, the other party agrees to pay reasonable attorneys' fees. In the event of trial, the amount of fees shall 44 45 be as fixed by the court. 11. SMOKE DETECTOR. Tenant acknowledges and Landlord certifies that the Property is equipped with a smoke 46 detector(s) as required by RCW 43.44.110 and that the detector(s) has/have been tested and is/are operable. It is 47 Tenant's responsibility to maintain the smoke detector(s) as specified by the manufacturer, including replacement 48 of batteries, if required. In addition, if the Property is a multi-family building (more than one unit), Landlord makes 49 the following disclosures: 50 (a) The smoke detection device is □ hard-wired □ battery operated. 51 (b) The Building □ does □ does not have a fire sprinkler system. 52 (c) The Building \(\sigma\) does \(\sigma\) does not have a fire alarm system. 53 (d) The building has a smoking policy, as follows: 54 55 56 ☐ The building does not have a smoking policy 57 The building has an emergency notification plan for occupants, a copy of which is attached to this 58 Agreement. 59 The building does not have an emergency notification plan for occupants. 60 (f) The building has an emergency relocation plan for occupants, a copy of which is attached to this 61 Agreement. 62 ☐ The building does not have an emergency relocation plan for occupants. 63 64 (g) The building has an emergency evacuation plan for occupants, a copy of which is attached to this 65 Agreement. The building does not have an emergency evacuation plan for occupants. 66 67 Tenant hereby acknowledges receipt of a copy of the building's emergency evacuation routes. 12. CARBON MONOXIDE ALARMS. Landlord shall equip the Property with carbon monoxide alarm(s) in accordance 68 with the state building code as required by RCW 19.27.530. The parties acknowledge that the real estate firms and brokers are not responsible for ensuring that Landlord complies with RCW 19.27.530. 70 **13. LEAD-BASED PAINT.** If the Property includes housing that was built before 1978, then the Addendum entitled 71 "Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards" (NWMLS Form 22J or 72 equivalent), must be attached to this Agreement unless this lease/rental transaction is exempt from all applicable 73 federal regulations. 74 14. MOLD DISCLOSURE. Tenant acknowledges receipt of the pamphlet entitled "A Brief Guide to Mold, Moisture, 75 and Your Home." 76 15. OTHER. 77 78 79 80 81 Tenant Landlord Date Date

Tenant

Date

Form 65B Rental – Delayed Occupancy Rev. 3/21 Page 1 of 2

## **RENTAL AGREEMENT**Seller Occupancy After Closing

	Date:
Ter	nant(s)
	Seller/Tenant Seller/Tenant
agr	ee(s) to rent from Landlord  Buyer/Landlord  Buyer/Landlord  Buyer/Landlord
пе	property commonly known as
	(the "Property") on the following terms and conditions:
St	ate Zip County
١.	RENT. The rent shall be \$ per
	Rent shall be payable to
	at
	Other:
	Cutor.
≥.	<b>POSSESSION.</b> Tenant is entitled to possession on the closing of the sale of the Property from Tenant (Seller) to Landlord (Buyer). If the sale does not close, then this Agreement is void.
3.	<b>TERM.</b> This Agreement shall terminate on Upon termination, any advance rent shall be pro-rated on a daily basis, and the unused portion refunded to Tenant immediately upon Tenant's vacating the Property. If Tenant holds over without the written consent of Landlord, Tenant shall be liable for rent and all other damages sustained by Landlord because of such holdover.
l.	<b>INSURANCE.</b> Landlord agrees to insure the Property against fire and other normal casualties. All proceeds of any such policy shall be payable to Landlord alone. Landlord shall have no responsibility for insuring anything in or on the Property which belongs to Tenant. Tenant is advised that renter's insurance is available to Tenant for coverage related to liability for bodily injury, property damage, and for the theft, loss, or damage to Tenant's personal property.
5.	<b>UTILITIES.</b> Tenant agrees to pay for all utilities, including garbage collection charges, during the term of the Agreement.
6.	<b>IMPROVEMENTS.</b> Tenant shall not be entitled to make any improvements or alterations to the Property, including painting, during the term of this Agreement, without the written permission of Landlord. Tenant will return the Property to Landlord in as good a condition as it presently is, ordinary wear and tear excepted.
<b>'</b> .	<b>SUBLETTING OR ASSIGNMENT.</b> Tenant may not sublet the Property and may not assign Tenant's rights under this Agreement.
3.	<b>CITY OF SEATTLE RENTAL REGULATION ORDINANCE.</b> If the Property is located within the City of Seattle, then a copy of a summary of city and state landlord/tenant laws is attached. Tenant hereby acknowledges receipt of a copy of the summary.
).	<b>RELEASE OF REAL ESTATE FIRMS.</b> Landlord and Tenant release all real estate firms and brokers involved with this Agreement between Landlord and Tenant and agree to indemnify all real estate firms and brokers from any and all claims arising under this Agreement.
0.	<b>ATTORNEYS' FEES.</b> In the event either party employs an attorney to enforce any terms of this Agreement and is successful, the other party agrees to pay reasonable attorneys' fees. In the event of a trial, the amount of fees shall be as fixed by the Court.
	Landlord's Initials Date Landlord's Initials Date Tenant's Initials Date Tenant's Initials Date

Form 65B Rental – Delayed Occupancy Rev. 3/21 Page 2 of 2

# RENTAL AGREEMENT Seller Occupancy After Closing (Continued)

11.	det Ter of b	ecto nan oatt	or(s) as required by RCW 43 t's responsibility to maintain t	.44.110 and that the dete the smoke detector(s) as	ector(s) has/have bee s specified by the ma	operty is equipped with a smoke en tested and is/are operable. It is nufacturer, including replacement e than one unit), Landlord makes	38 39	
	(a)	Th	e smoke detection device is	☐ hard-wired ☐ battery	operated.		42	
	(b)	(b) The Building □ does □ does not have a fire sprinkler system.						
	(c)	Th	e Building 🛘 does 🗘 does n	ot have a fire alarm syst	em.		44	
	(d)		The building has a smoking	policy, as follows:			45	
			The building does not have	a smoking policy.			46 47	
	(e)		The building has an emerge Agreement.		occupants, a copy of	which is attached to this	48 49	
			The building does not have	an emergency notificatio	n plan for occupants.		50	
	(f)		The building has an emerge Agreement.	ncy relocation plan for o	ccupants, a copy of w	hich is attached to this	51 52	
			The building does not have	an emergency relocatior	plan for occupants.		53	
	(g)		The building has an emerge Agreement.	ncy evacuation plan for	occupants, a copy of	which is attached to this	54 55	
			The building does not have	an emergency evacuatio	n plan for occupants.		56	
		Те	nant hereby acknowledges re	eceipt of a copy of the bu	uilding's emergency e	vacuation routes.	57	
12.	with	n th		uired by RCW 19.27.53	0. The parties acknowledge	monoxide alarm(s) in accordance wledge that the real estate firms 9.27.530.		
13.	"Dis	sclo iiva	sure of Information on Le	ad-Based Paint and L	ead-Based Paint H	978, then the Addendum entitled azards" (NWMLS Form 22J or tion is exempt from all applicable	62	
14.			<b>DISCLOSURE.</b> Tenant ack our Home."	nowledges receipt of the	e pamphlet entitled "	A Brief Guide to Mold, Moisture,	65 66	
15.	ОТ	ΗE	R.				67	
							68 69 70 71 72 73 74 75 76 77	
	and	ord		Date	Tenant	Date	_	
	and	ord		 Date	 Tenant	Date	-	

Form 22TS Survey Contingency Rev. 3/21 Page 1 of 1

Buyer's Initials

Date

Buyer's Initials

### SURVEY CONTINGENCY ADDENDUM TO **PURCHASE & SALE AGREEMENT**

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Date

The following is part of the Purchase and Sale Agreement dated between and concerning (the "Property"). Address 1. SURVEY CONTINGENCY. This Agreement is contingent on Buyer's subjective satisfaction with a survey of the Property, including the boundary lines, location of improvements, easements, and other related information. This survey contingency shall conclusively be deemed waived unless within \_\_\_\_\_ days (14 days if not filled in) after mutual acceptance of this Agreement, Buyer gives notice disapproving the survey and terminating the Agreement. If Buyer disapproves the survey and terminates the Agreement, the Earnest Money shall be refunded to Buyer. BUYER'S OBLIGATIONS. The survey of the Property shall be (a) ordered by Buyer, (b) performed by a surveyor 11 of Buyer's choice, and (c) completed at Buyer's expense. Buyer shall not alter the Property or any improvements 12 on the Property without first obtaining Seller's permission. Buyer shall restore the Property and all improvements 13 on the Property to the same condition they were in prior to the survey. Buyer shall be responsible for all damages 14 resulting from any survey of the Property performed on Buyer's behalf. 3. OTHER. 17 20 21 22 23 24 25 26 27 28 29 30 31 32 33 35 36 37 38 39 40 41 42 43 44

Date

Seller's Initials

Date

Seller's Initials

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## NOTICE OF TERMINATION PURSUANT TO EVIDENCE OF FUNDS ADDENDUM

The	followin	g is part of the Purcha	se and Sale Agreement o	dated		· · · · · · · · · · · · · · · · · · ·	1
betw	veen					("Buyer")	2
		Buyer		Buyer			
and						("Seller")	3
		Seller		Seller			
cond	cerning					(the "Property").	4
	3	Address		City	State Zip	( 1 7,	
SEL	LER'S	NOTICE OF TERMINA	ATION				5
	Buyer fa	ailed to timely provide	Evidence of Non-Conting	gent Funds as requ	ired by Paragraph	2 of the Evidence of	6
			e and Sale Agreement o				7
	Agreem	ent and instructs the pa	arty holding the Earnest	Money to disburse	the Earnest Mone	y to Buyer.	8
							9
	Seller		Date	Seller		Date	3
			Evidence of Contingent F				10
			ale Agreement (Form 22			ninate the Agreement	11
i	and inst	ructs the party holding	the Earnest Money to di	sburse the Earnest	Money to Buyer.		12
							13
,	Seller		Date	Seller		Date	