0004162 Office AU#

11-24 1210(8)

CASHIER'S CHECK

SERIAL#: 0416201018

Remitter: Purchaser: ESCALADE PROPERTIES LLC

Purchaser Account:

ESCALADE PROPERTIES LLC

Operator I.D.: Funding Source: Paper Items(s)

idho0650

idho0650 ***PROMINENT ESCROW***

May 06, 2019

ACCOUNT#:

Two thousand five hundred dollars and no cents

\$2,500.00

Pavee Address:

Memo:

EARNEST MONEY - 1711 E DESMET SPOKANE WA

WELLS FARGO BANK, N.A. 301 E SHERMAN AVE COEUR D ALENE, ID 83814 FOR INQUIRIES CALL (480) 394-3122

PAY TO THE ORDER OF

NOTICE TO PURCHASER-IF THIS INSTRUMENT IS LOST. STOLEN OR DESTROYED, YOU MAY REQUEST CANCELLATION AND REISSUANCE. AS A CONDITION TO CANCELLATION AND REISSUANCE, WELLS FARGO & COMPANY MAY IMPOSE A FEE AND REQUIRE AN INDEMNITY AGREEMENT AND BOND.

VOID IF OVER US \$ 2,500.00

NON-NEGOTIABLE

Purchaser Copy

FB004 M4203 90012631

0004162 11-24 CASHIER'S CHECK	0416201018
Remitter: ESCALADE PROPERTIES LLC perator I.D.: idho0650 idho0650 PAY TO THE ORDER OF ***PROMINENT ESCROW***	May 06, 2019
Two thousand five hundred dollars and no cents	**\$2,500.00**

EARNEST MONEY - 1711 E DESMET SPOKANE WA

WELLS FARGO BANK, N.A. 301 E SHERMAN AVE COEUR D ALENE, ID 83814 FOR INQUIRIES CALL (480) 394-3122

VOID IF OVER US \$ 2,500.00



May 6, 2019

Re: Proof of Funds - 1711 E Desmet Ave Spokane, WA 99202

To Whom It May Concern:

Please be advised that the purpose of this letter is to validate that, subject to final underwriting and a full satisfactory appraisal, Cogo Capital will provide funds to Escalade Properties LLC up to the amount of \$52,946.00 to purchase real property generally located at 1711 E Desmet Ave Spokane, WA 99202

Please be further advised that this letter expires thirty days from the date set forth above.

Please feel free to contact me at the email or phone number listed below if you have any further questions.

Sincerely,



Lee Arnold, CEO

Secured Investment Corp

800-341-9918

REAL ESTATE PURCHASE ADDENDUM

the fo	llowin	te Purchase Addendum ("Addendum") is to be made part of and incorporated into, the Real Estate Purchase Contract (the "Contract"), between less servicer for the owner of record ("Seller") and Escalade Properties, LLC ("Purchaser") for the property and improvements located address: 1711 E Desmet Ave, Spokane, WA, 99202 ("Property"). As used in this e Contract, Addendum and any riders thereto shall be collectively referred to as the "Agreement." The Seller and the Purchaser agree as follows:
1.	Off	er:
	(a)	Acknowledgement of Sufficient Offer: The Purchaser has offered to purchase the property for a purchase price in the amount of \$52,946.00 in accordance with the terms set forth in the Agreement ("Offer"). The Seller has reviewed the offer and deemed it materially sufficient on May 06, 20 19 ("Acknowledgement Date").
	(b)	Acceptance of Offer: Notwithstanding Seller's acknowledgement that the Offer is sufficient for acceptance, the Purchaser agrees that the Agreement remains subject to acceptance by the Seller and must be signed by all parties in order to be binding. The Agreement shall be effective as of the date of execution by Seller ("Effective Date"). The Purchaser's earnest money deposit of \$2,500.00 is to be placed in a trust account acceptable to the Seller within two (2) calendar days following the effective Date. The Agreement, signed by the Purchaser and reflecting the terms as acknowledged by the Seller, must be received by the Seller within five (5) calendar days of the Acknowledgement Date. If the Seller does not receive the signed Agreement by such date, the Purchaser's offer shall be deemed null and void. As used in this paragraph, the term "received by the Seller" means actual receipt of the Agreement by the Seller's listing agent.
		The Purchaser shall present proof, satisfactory to the Seller, of the Purchaser's funds or prequalification for a mortgage loan in an amount and under terms sufficient for the Purchaser to perform its obligations under this Agreement. The prequalification shall include but is not limited to, a certification of prequalification or a mortgage loan commitment from a mortgage lender, a satisfactory credit report and/or proof of funds sufficient to meet the Purchaser's obligations under the Agreement. The Purchaser's submission of proof of prequalification is a condition precedent to the Seller's acceptance. The Seller may require the Purchaser to obtain, at no cost to the Purchaser, loan prequalification from a Seller approved third party lender. Notwithstanding any Seller-required prequalification, the Purchaser acknowledges that Purchaser is free to obtain financing from any source.
2.	<u>Tin</u>	ne is of the Essence: Settlement Date:
	(a)	It is agreed that time is of the essence with respect to all dates specified in the Agreement. This means that all deadlines are intended to be strict and absolute.
	(b)	The closing shall take place on a date ("Settlement Date") on or before May 23, 2019 ("Expiration Date"), unless extended in writing signed by the Seller and the Purchaser or extended by the Seller under the terms of the Agreement The closing shall be held at a place so designated and approved by the Seller, unless otherwise required by applicable law. The date the closing takes place shall be referred to as the Settlement Date for purposes of the Agreement. If the closing does not occur by the Expiration Date, or in any extension, the Agreement is automatically terminated and the Seller may retain any earnest money deposit as liquidated damages. If Seller agrees to a request from Purchaser to extend the Settlement Date, then Purchaser agrees to pay Seller a per-diem extension fee of \$\frac{100.00}{200.00}\$ from the original Settlement Date through and including the extended Settlement Date.
3.		ancing: This Agreement (check one): () is, () is not, contingent on the Purchaser obtaining financing for the purchase of the perty. If this Agreement is contingent on financing, the type of financing shall be the following (check one):
		ConventionalFHAVA
	FIN ther incl proj	Financing. If this Agreement is contingent on financing, the Purchaser shall apply for a loan in the amount ofwith a term of years, at prevailing rates, terms and conditions. The Purchaser shall complete and submit to a tagge lender, of the Purchaser's choice, an application for a mortgage loan containing the terms set forth in this paragraph within (5) calendar days of the Acknowledgement Date, and shall use diligent efforts to obtain a mortgage loan commitment by

Purchas Seller _____

- (a) Any change as to the terms of the Purchaser's financing, including but not limited to any change in the Purchaser's lender, after negotiations have been completed may, at Seller's discretion, require renegotiation of all terms of the Agreement. Seller shall have the right to terminate the Agreement in the event there is a change in Purchaser's financing or choice of lender.
- (b) The Purchaser shall ensure that the lender selected by the Purchaser to finance the sale shall fund the settlement agent as of the Settlement Date. The Purchaser shall further ensure that the selected lender shall provide all lender prepared closing documentation to the settlement agent no later than 48 hours prior to the Settlement Date. Any delays in closing as a result of the Purchaser's selected lender shall be the responsibility of the Purchaser.

Notwithstanding any provision of the Contract to the contrary, in no event will the Contract be contingent on the ability of Purchaser to sell or close on other real estate owned by the Purchaser.

4. <u>Use of Property</u>: The Purchaser (check one): (__) does, (\(\vec{\sum}\)) does not, intend to use and occupy the Property as Purchaser's primary residence.

5. Inspections:

(a) On or before ______ calendar days from the Acknowledgement Date, the Purchaser shall inspect the Property or obtain for its own use, benefit and reliance, inspections and/or reports on the condition of the Property, or be deemed to have waived such inspection and any objections to the condition of the Property and to have accepted the Property. The Purchaser shall keep the Property free and clear of liens arising from any such inspections and indemnify and hold the Seller harmless from all liability claims, demands, damages, and costs related to the Purchaser's inspection and the Purchaser shall repair all damages arising from or caused by the inspections. The Purchaser shall not directly or indirectly cause any inspections to be made by any government building or zoning inspectors or government employees without the prior written consent of the Seller, unless required by law, in which case, the Purchaser shall provide reasonable notice to the Seller prior to any such inspection. If the Seller has winterized this Property and the Purchaser desires to have the Property inspected, the Seller's listing agent will have the Property de-winterized prior to inspection and re-winterized after inspection.

Within five (5) calendar days of receipt of any inspection report prepared by or for the Purchaser, but not later than ten (10) calendar days from the Acknowledgment Date, whichever first occurs, the Purchaser will provide written notice to the Seller of any items disapproved. The Purchaser's silence shall be deemed as acceptance of the condition of the Property. The Purchaser shall provide to the Seller, at no cost, upon request by the Seller, complete copies of all inspection reports upon which the Purchaser's disapproval of the condition of the property is based. In no event shall the Seller be obligated to make any repairs or replacements that may be indicated in the Purchaser's inspection reports or disapproved by Seller. The Seller may, in its sole discretion, make such repairs to the Property under the terms described in Section 6 of this Addendum. THE PARTIES AGREE AND ACKNOWLEDGE THAT IN NO EVENT WILL SELLER BE OBLIGATED TO MAKE REPAIRS IN EXCESS OF \$ 0.00

If the Seller elects not to repair the Property as requested by Purchaser, the Purchaser may cancel this Agreement and receive all earnest money deposited. If the Seller elects to make any such repairs to the Property, the Seller shall notify the Purchaser after completion of the repairs and the Purchaser shall have five (5) calendar days from the date of notice, to inspect the repairs and notify the Seller of any items disapproved. If after inspection the Purchaser is not satisfied with repairs or treatments, Purchaser may terminate the Agreement at any time prior to closing.

In situations that are applicable, a structural, electrical, mechanical, environmental or termite inspection report may have been prepared for the benefit of the Seller. Upon request, the Purchaser will be allowed to review the report to obtain the same information and knowledge the Seller has about the condition of the Property but the Purchaser acknowledges that the inspection reports were prepared for the sole use and benefit of the Seller. The Purchaser will not rely upon any such inspection reports obtained by the Seller in making a decision to purchase the Property.

- (b) If the Property is a condominium or planned unit development or co-operative, unless otherwise required by law, the Purchaser, at the Purchaser's own expense, is responsible for obtaining and reviewing the covenants, conditions and restrictions and bylaws of the condominium, or planned unit development or cooperative ("Governing Documents") within ten (10) calendar days of the Effective Date. The Seller agrees to use reasonable efforts, as determined in the Seller's sole discretion, to assist the Purchaser in obtaining a copy of the Governing Documents. The Purchaser will be deemed to have accepted the Governing Documents if the Purchaser does not provide the Seller notice in writing, within fifteen (15) calendar days of the Effective Date, of the Purchaser's disapproval of the Governing Documents. In the event Purchaser disapproves of the Governing Documents, Purchaser has the right to terminate the Agreement provided the Purchaser notifies Seller in writing of Purchaser's disapproval within fifteen (15) calendar days of the Effective Date.



and/or treatments. The Purchaser acknowledges that all repairs and treatments are done for the benefit of the Seller and not for the benefit of the Purchaser and that the Purchaser has inspected or has been given the opportunity to inspect repairs and treatments. Any repairs or treatments made or caused to be made by the Seller shall be completed prior to closing. Under no circumstance s shall the Seller be required to make any repairs or treatments after the Settlement Date. The Purchaser acknowledges that closing on this transaction shall be deemed the Purchaser's reaffirmation that the Purchaser is satisfied with the condition of the Property and with all repairs and treatments to the Property and waives all claims related to such condition and to the quality of the repairs or treatments to the Property. Any repairs or treatments shall be performed for functional purposes only and exact restoration of appearance or cosmetic items following any repairs or treatments shall not be required. The Seller shall not be obligated to obtain or provide to the Purchaser any receipts for repairs, or treatments, written statements indicating dates or types of repairs and or treatments or copies of such receipts or statements nor any other documentation regarding any repairs or treatments to the Property. THE SELLER DOES NOT WARRANT OR GUARANTEE ANY WORK, REPAIRS OR TREATMENTS TO THE PROPERTY.

- 7. CONDITION OF PROPERTY: THE PURCHASER UNDERSTANDS THAT THE SELLER ACQUIRED THE PROPERTY BY FORECLOSURE, DEED-IN-LIEU OF FORECLOSURE, FORFEITURE, TAX SALE, OR SIMILAR PROCESS AND CONSEQUENTLY, THE SELLER HAS LITTLE OR NO DIRECT KNOWLEDGE CONCERNING THE CONDITION OF THE PROPERTY. AS A MATERIAL PART OF THE CONSIDERATION TO BE RECEIVED BY THE SELLER UNDER THIS AGREEMENT AS NEGOTIATED AND AGREED TO BY THE PURCHASER AND THE SELLER, AND DESPITE ANY STATEMENT TO THE CONTRARY IN THE CONTRACT, THE PURCHASER ACKNOWLEDGES AND AGREES TO ACCEPT THE PROPERTY IN "AS-IS" CONDITION AT THE TIME OF CLOSING, INCLUDING, WITHOUT LIMITATION, ANY DEFECTS OR ENVIRONMENTAL CONDITIONS AFFECTING THE PROPERTY, WHETHER KNOWN OR UNKNOWN, WHETHER SUCH DEFECTS OR CONDITIONS WERE DISCOVERABLE THROUGH INSPECTION OR NOT. THE PURCHASER ACKNOWLEDGES THAT THE SELLER, ITS AGENTS AND REPRESENTATIVES HAVE NOT MADE AND THE SELLER SPECIFICALLY NEGATES AND DISCLAIMS ANY REPRESENTATIONS, WARRANTIES, PROMISES, COVENANTS, AGREEMENTS OR GUARANTEES, IMPLIED OR EXPRESS, ORAL OR WRITTEN WITH RESPECT TO THE FOLLOWING:
 - (A) THE PHYSICAL CONDITION OR ANY OTHER ASPECT OF THE PROPERTY INCLUDING THE STRUCTURAL INTEGRITY OR THE QUALITY OR CHARACTER OF MATERIALS USED IN CONSTRUCTION OF ANY IMPROVEMENTS (E.G., DRYWALL, ASBESTOS, LEAD PAINT, UREA FORMALDEHYDE FOAM INSULATION), AVAILABILITY AND QUANTITY OR QUALITY OF WATER, CONNECTION TO A PUBLIC SEWER OR WATER SUPPLY, STABILITY OF THE SOIL, SUSCEPTIBILITY TO LANDSLIDE OR FLOODING, SUFFICIENCY OF DRAINAGE, WATER LEAKS, WATER DAMAGE, MOLD OR ANY OTHER MATTER AFFECTING THE STABILITY, INTEGRITY, OR CONDITION OF THE PROPERTY OR IMPROVEMENTS;
 - (B) THE CONFORMITY OF THE PROPERTY, OR THE IMPROVEMENTS, TO ANY ZONING, LAND USE OR BUILDING CODE REQUIREMENTS OR COMPLIANCE WITH ANY LAWS, RULES, ORDINANCES OR REGULATIONS OF ANY FEDERAL, STATE OR LOCAL GOVERNMENTAL AUTHORITY, OR THE GRANTING OF ANY REQUIRED PERMITS OR APPROVALS, IF ANY, OF ANY GOVERNMENTAL BODIES WHICH HAD JURISDICTION OVER THE CONSTRUCTION OF THE ORIGINAL STRUCTURE, ANY IMPROVEMENTS AND OR ANY REMODELING OF THE STRUCTURE; AND
 - (C) THE HABITABILITY, MERCHANTABILITY, MARKETABILITY, PROFITABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE PROPERTY OR IMPROVEMENTS INCLUDING REDHIBITORY VICES AND DEFECTS, APPARENT, NON APPARENT OR LATENT, WHICH NOW EXIST OR WHICH MAY HEREAFTER EXIST AND WHICH, IF KNOWN TO THE PURCHASER, WOULD CAUSE THE PURCHASER TO REFUSE TO PURCHASE THE PROPERTY.

IT IS THE EXPRESS INTENTION OF SELLER AND PURCHAER THAT THE ONLY WARRANTIES, REPRESENTATIONS OR STATEMENTS (IF ANY) MADE BY SELLER AND RELIED UPON BY PURCHASER ARE THOSE THAT MAY BE CONTAINED IN THIS ADDENDUM.

Mold, mildew, spores and/or other microscopic organisms and/or allergens (collectively referred to in this Agreement as "Mold") are environmental conditions that are common in residential properties and may affect the Property. Mold, in some forms, has been reported to be toxic and to cause serious physical injuries, including but not limited to, allergic and/or respiratory reactions or other problems, particularly in persons with immune system problems, young children an d/or elderly persons. Mold has also been reported to cause extensive damage to personal and real property. Mold may have been removed or covered in the course of any cleaning or repairing of the Property. The Purchaser acknowledges that, if Seller, or any of Seller's employees, contractors, or agents cleaned or repaired the Property or remediated Mold contamination, that Seller does not in any way warrant the cleaning, repairs or remediation. Purchaser accepts full responsibility for all hazards that may result from the presence of Mold in or around the Property. The Purchaser is satisfied with the condition of the Property notwithstanding the past or present existence of Mold in or around the Property and Purchaser has not, in any way, relied upon any representations of Seller, Seller's employees, officers, directors, contractors, or agents concerning the past or present existence of Mold in or around the Property

Seller

Page 3 Rev 04 14 2016

If at any time the Property conditions result in violations of building code or other laws or regulations, either party shall have the right to terminate the Agreement at any time prior to closing. If there is an enforcement proceeding arising from allegations of such violations before an enforcement board, special master, court or similar enforcement body, and neither the Purchaser nor the Seller terminate this Agreement, the Purchaser agrees (a) to accept the Property subject to the violations, (b) to be responsible for compliance with the applicable code and with orders issued in any code enforcement proceeding and (c) to resolve the deficiencies as soon as possible after the closing. The Purchaser agrees to execute any and all documents necessary or required for closing by any agency with jurisdiction over the Property. The Purchaser further agrees to indemnify the Seller from any and all claims or liability arising from the Purchaser's breach of this Section 7 of this Addendum.

Purchaser acknowledges that Seller or Seller's agent has furnished Purchaser with a Lead Paint Pamphlet in accordance with guidelines of the U.S. Department of Housing and Urban Development and the U.S. Environmental Protection Agency for the implementation of the Residential Lead-Based Paint Hazard Reduction Act.

The closing of this sale shall constitute acknowledgement by the Purchaser that Purchaser had the opportunity to retain an independent, qualified professional to inspect the Property and that the condition of the Property is acceptable to the Purchaser. The Purchaser agrees that the Seller shall have no liability for any claims or losses the Purchaser or the Purchaser's successors or assigns may incur as a result of construction or other defects which may now or hereafter exist with respect to the Property.

8. Occupancy Status of Property: The Purchaser acknowledges that neither the Seller, nor its representatives, agents or assigns, has made any warranties or representations, implied or expressed, relating to the existence of any tenants or occupants at the Property unless otherwise noted in Section 38 of this Addendum. Seller represents that the Property may have tenants occupying same under an active lease but expressly disclaims any warranties regarding the validity, enforceability, performance under or c o n t i n u a t i o n of said lease. The Purchaser acknowledges that closing on this transaction shall be deemed the Purchaser's reaffirmation that neither the Seller, nor its representatives, agents or assigns, has made any warranties or representations, implied or expressed, relating to the existence of any tenants or occupants at the Property unless otherwise noted in Section 38 of this Addendum. The Seller, its representatives, agents or assigns, shall not be responsible for evicting or relocating any tenants, occupants or personal property at the Property prior to or subsequent to closing unless otherwise noted in Section 38 of this Addendum. All leases shall be deemed assigned to Purchaser upon closing to the extent permitted under applicable laws.

The Purchaser further acknowledges that, to the best of the Purchaser's knowledge, the Seller is not holding any security deposits from former or current tenants and has no information as to such security deposits as may have been paid by the former or current tenants to anyone. Purchaser agrees that no sums representing such tenant security deposits shall be transferred to the Purchaser as part of this transaction. The Purchaser further agrees to assume all responsibility and liability for the refund of such security deposits to the tenants pursuant to the provisions of applicable laws and regulations. All rents due and payable and collected from tenants for the month in which closing occurs will be prorated according to the provisions of Section 10 of this Addendum.

The Purchaser acknowledges that this Property may be subject to the provisions of local rent control ordinances and regulations. The Purchaser agrees that upon the closing, all eviction proceedings and other duties and responsibilities of a property owner and landlord, including but not limited to those proceedings required for compliance with such local rent control ordinances and regulations, will be the Purchaser's sole responsibility.

9. Personal Property: Items of personal property, including but not limited to window coverings, appliances, manufactured homes, mobile homes, vehicles, spas, antennas, satellite dishes and garage door openers, now or hereafter located on the Property are not included in this sale or the Purchase Price unless the personal property is specifically described and referenced in Section 38 of this Addendum. Any personal property at or on the Property may be subject to claims by third parties and, therefore, may be remove d from the Property prior to or after the closing. The Seller makes no representation or warranty as to the condition of any personal property, title thereto, or whether any personal property is encumbered by any liens. The Seller assumes no responsibility for any personal property remaining on the Property at the time of closing.

10. Taxes and Prorations:

(a) The Purchaser and the Seller agree to prorate the following expenses as of the Settlement Date: utility, water and sewer charges, real estate taxes and assessments, common area charges, condominium or planned unit development or similar community assessments, cooperative fees, maintenance fees and rents, if any. In determining prorations, the Settlement Date shall be allocated to the Purchaser. Payment of special assessment district bonds and assessments, and payment of homeowner's association or special assessments shall be paid current and prorated between the Purchaser and the Seller as of Settlement Date with payments not yet due and owing to be assumed by the Purchaser without credit toward Purchase Price. The Property taxes shall be prorated based on an estimate or actual taxes from the previous year on the Property. All prorations shall be based upon a 30-day month and all such prorations shall be final. The Seller shall not be responsible for any amounts due, paid or to be paid after closing, including but not limited to, any taxes, penalties or interest assessed or due as a result of retroactive, postponed or additional taxes resulting from any change in use of, or construction on, or improvement to the Property, or an adjustment in the appraised value of the Property. In the event the Seller has paid any taxes, special assessments or other fees and there is a refund of any such taxes, assessments or fees after closing, and the Purchaser as current owner of the Property

Purchaser Seller ____

Page 4 Rev 04 14 2016

receives the payment, the Purchaser will immediately submit the refund to the Seller. Notwithstanding the foregoing, Seller will not be responsible for homeowners' association assessments on the Property that accrued prior to the date that Seller acquired the Property.

- (b) The Seller will pay state taxes, tax stamps on deeds, and other transfer taxes required to be paid or customarily paid by a property seller.
- (c) The Seller shall pay the real estate commission per the listing agreement between the Seller and the Seller's listing broker.
- (d) Purchaser shall release Seller from any and all claims arising from the adjustments or prorations or errors in calculating the adjustment or prorations that are or may be discovered after closing.

11. Closing Costs and Concessions:

- (a) REGARDLESS OF LOCAL CUSTOM, REQUIREMENTS OR PRACTICE, AND NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE CONTRACT OF SALE OR ANY OTHER ADDENDA, SELLER WILL NOT PAY ANY FEES, COSTS OR EXPENSES NOT EXPRESSLY PROVIDED FOR IN THIS ADDENDUM.
- (b) Purchaser shall pay all of a Purchaser's customary closing costs (which shall include lender charges, survey and any FHA/VA non-allowables), except for Seller's contribution toward such closing costs. The amount to be contributed by Seller toward closing costs shall not exceed \$_0.00____. Seller's contribution may be applied to any or all of the following actual expenses: FHA or VA non-allowables, non-recurring closing costs, discount points, loan origination fees, other customary and reasonable lender fees and pre-paid expenses, survey, and appraisal. In the event the total of closing costs are less than the amount of Seller's contribution toward closing costs, then Seller's contribution shall be limited to the total of such actual closing costs. In any event, Seller will not be obligated to make a contribution toward any closing costs if Purchaser does not pursue and obtain the financing specified in Section 3 of this Addendum.
- (c) The parties agree to the following with respect to the selection of a Closing Agent and title insurance agent:
 - Seller hereby notifies Purchaser that Purchaser has the right to make an independent selection of the Closing Agent and title
 insurance agent used in connection with the sale of the Property.
 - ii. If Purchaser agrees to use the Closing Agent recommended by Seller, then Seller agrees to pay for the actual premium amount of an owner's policy of title insurance from a title insurance agent of Seller's choosing. Seller will not be obligated to pay any portion of the cost of an owner's policy of title insurance if the Purchaser does not select the Closing Agent recommended by Seller or if prohibited by applicable local, state, or federal law.
 - iii. Purchaser acknowledges that Purchaser is not required by Seller to purchase either an owner's or lender's policy of title insurance. However, the lender, if any, from which Purchaser obtains a mortgage may impose a requirement to purchase a lender's policy of title insurance upon Purchaser. Purchaser agrees it will contact its lender, if any, for more information if Purchaser has any questions regarding the obligation to purchase a lender's policy of title insurance.
 - iv. Purchaser acknowledges the notice and information provided in this section 11.(c)iii. and makes the following selection (Purchaser must choose one):
 - Selection of a Closing Agent not recommended by Seller. Purchaser selects the following company to act as Closing Agent:

 ________. The Purchaser will be responsible for payment of the owner's policy of title insurance, if any.
 - Selection of a company recommended by Seller. Purchaser selects the following company, which has been recommended by Seller, to be the Closing Agent in connection with Purchaser's purchase of the Property(Name of Seller's Closing Company): Prominent Escrow Services

 The Seller will pay for the owner's policy of title insurance. Purchaser shall be responsible to purchase and pay for a lender's policy of title insurance if Purchaser so chooses or is required to purchase one.
 - 12. <u>Delivery of Funds</u>: Regardless of local custom, requirements, or practice, upon delivery of the deed by the Seller to the Purchaser, the Purchaser shall deliver, or cause to be delivered, all funds due the Seller from the sale in the form of cash, bank check, certified check or wire transfer. An attorney's trust fund check shall not be sufficient to satisfy this provision unless the bank holding the account on which the trust fund check is drawn certifies the trust fund check.
 - 13. <u>Certificate of Occupancy</u>: If the Property is located in a jurisdiction that requires a certificate of occupancy, smoke detector certification, septic certification or any similar certification or permit ("Certificate of Occupancy") or of improvement or repair to the Property to obtain such Certificate of Occupancy necessary for the Property upied, the Purchaser understands that the Seller requires the Certificate of Occupancy to be obtained by the Purchaser

Page 5 Rev 04 14 2016

at the Purchaser's sole expense. The Purchaser shall make application for all Certificates of Occupancy within ten (10) calendar days of the Acknowledgement Date. The Purchaser shall not have the right to delay the closing due to the Purchaser's failure or inability to obtain any required Certificate of Occupancy. Failure of the Purchaser to obtain and furnish the Certificate of Occupancy shall be a material breach of the Agreement.

- 14. <u>Delivery of Possession of Property</u>: The Seller shall deliver possession of the Property to the Purchaser at closing and funding. The delivery of possession shall be subject to the rights of any tenants or parties in possession per Section 8 of this Addendum. If the Purchaser alters the Property or causes the Property to be altered in any way and/or occupies the Property or allows any other person to occupy the Property prior to closing without the prior written consent of the Seller, such event shall constitute a breach by the Purchaser under the Agreement and the Seller may terminate the Agreement and the Purchaser shall be liable to the Seller for damages caused by any such alteration or occupation of the Property prior to closing and waives any and all claims for damages or compensations for alterations made by the Purchaser to the Property including, but not limited to, any claims for unjust enrichment.
- 15. <u>Deed</u>: Regardless of local practice, the deed to be delivered by Seller at closing shall be a deed that covenants that grantor grants only that title which grantor may have and that grantor will only defend title against persons claiming by, through, or under the grantor, but not otherwise. Any reference to the term "Deed" or "Special Warranty Deed" herein shall be construed to refer to such form of deed. Under no circumstances shall Seller be required to deliver any form of deed which grants a general warranty of title.

(check if applicable) Seller's deed shall include the following deed restriction:

16. <u>Defects in Title</u>: If the Purchaser raises an objection to the Seller's title to the Property, which, if valid, would make title to the Property uninsurable, as determined by Seller in its sole discretion, the Seller shall have the right unilaterally to terminate the Agreement by giving written notice of the termination to the Purchaser. However, if the Seller is able to correct the problem through reasonable efforts, as the Seller determines, at its sole and absolute discretion, prior to the Expiration Date, including any written extensions, or if title insurance is available from a reputable title insurance company at regular rates containing affirmative coverage for the title objections, then the Agreement shall remain in full force and the Purchaser shall perform pursuant to the terms set in the Agreement. The Seller is not obligated to remove any exception or to bring any action or proceeding or bear any expense in order to convey title to the Property or to make the title marketable and/or insurable, but any attempt by the Seller to remove such title exceptions shall not impose an obligation upon the Seller to remove those exceptions. The Purchaser acknowledges that the Seller's title to the Property may be subject to court approval of foreclosure or to mortgagor's right of redemption. In the event the Seller is not able to (a) make the title insurable or correct any problem or (b) obtain title insurance from a reputable title insurance company, all as provided herein, the Purchaser may terminate this Agreement and any earnest money deposit will be returned to the Purchaser as the Purchaser's sole remedy at law or equity. The Purchaser elects to take title subject to the title objections, the Purchaser shall so notify the Seller. The Purchaser's silence as to any title objections shall be deemed as acceptance.

The Purchaser represents and warrants to the Seller the following:

- (a) The Purchaser is purchasing the Property solely in reliance on its own investigation and inspection of the Property and not on any information, representation or warranty provided or to be provided by the Seller, its servicers, representatives, brokers, employees, agents or assigns;
- (b) Neither the Seller, nor its servicers, employees, representatives, brokers, agents or assigns, has made any representations or warranties, implied or expressed, relating to the condition of the Property or the contents thereof, except as expressly set forth in Section 38 of this Addendum;
- (c) The Purchaser has not relied on any representation or warranty from the Seller regarding the nature, quality or workman ship of any repairs made by the Seller;
- (d) The Purchaser will not occupy or cause or permit others to occupy the Property prior to closing and, unless and until any necessary Certificate of Occupancy has been obtained from the appropriate governmental entity, will not occupy or cause or permit others to occupy the Property after closing; and
- (e) The undersigned, if executing the Agreement on behalf of the Purchaser that is a corporation, partnership, trust or other entity, represents and warrants that he/she is authorized by that entity to enter into the Agreement and bind the entity to perform all duties and obligations stated in the Agreement.

17. WAIVERS:

AS A MATERIAL PART OF THE CONSIDERATION TO BE RECEIVED BY THE SELLER UNDER THIS NT AS NEGOTIATED AND AGREED TO BY THE PURCHASER AND THE SELLER, AND DESPITE

Page 6 Rev 04 14 2016

ANY STATEMENTS TO THE CONTRARY IN THE CONTRACT OR ANY ADDENDA THERETO, THE PURCHASER WAIVES THE FOLLOWING:

- (A) ALL RIGHTS TO FILE AND MAINTAIN AN ACTION AGAINST THE SELLER FOR SPECIFIC PERFORMANCE;
- (B) RIGHT TO RECORD A LIS PENDENS AGAINST THE PROPERTY OR TO RECORD THIS AGREEMENT OR A MEMORANDUM THEREOF IN THE REAL PROPERTY RECORDS:
- (C) RIGHT TO INVOKE ANY OTHER EQUITABLE REMEDY THAT MAY BE AVAILABLE, THAT IF INVOKED, WOULD PREVENT THE SELLER FROM CONVEYING THE PROPERTY TO A THIRD PARTY PURCHASER;
- (D) ANY AND ALL CLAIMS ARISING FROM THE ADJUSTMENTS OR PRORATIONS OR ERRORS IN CALCULATING THE ADJUSTMENTS OR PRORATIONS THAT ARE OR MAY BE DISCOVERED AFTER CLOSING;
- (E) ANY CLAIMS FOR FAILURE OF CONSIDERATION AND/OR MISTAKE OF FACT AS SUCH CLAIMS RELATE TO THE PURCHASE OF THE PROPERTY OR ENTERING INTO OR EXECUTION OF OR CLOSING UNDER THIS AGREEMENT:
- (F) ANY REMEDY OF ANY KIND, INCLUDING BUT NOT LIMITED TO RESCISSION OF THIS AGREEMENT, OTHER THAN AS EXPRESSLY PROVIDED IN SECTION 19 OF THIS ADDENDUM, TO WHICH THE PURCHASER MIGHT OTHERWISE BE ENTITLED AT LAW OR EQUITY WHETHER BASED ON MUTUAL MISTAKE OF FACT OR LAW OR OTHERWISE;
- (G) TRIAL BY JURY, EXCEPT AS PROHIBITED BY LAW, IN ANY LITIGATION ARISING FROM OR CONNECTED WITH OR RELATED TO THIS AGREEMENT;
- (H) ANY CLAIMS OR LOSSES THE PURCHASER MAY INCUR AS A RESULT OF CONSTRUCTION ON, REPAIR TO, OR TREATMENT OF THE PROPERTY, OR OTHER DEFECTS, WHICH MAY NOW OR HEREAFTER EXIST WITH RESPECT TO THE PROPERTY;
- (I) ANY CLAIMS OR LOSSES RELATED TO ENVIRONMENTAL CONDITIONS AFFECTING THE PROPERTY INCLUDING, BUT NOT LIMITED TO, MOLD, DRYWALL, LEAD PAINT, FUEL OIL, ALLERGENS, OR TOXIC SUBSTANCES OF ANY KIND;
- (J) ANY RIGHT TO AVOID THIS SALE OR REDUCE THE PRICE OR HOLD THE SELLER RESPONSIBLE FOR DAMAGES ON ACCOUNT OF THE CONDITION OF THE PROPERTY, LACK OF SUITABILITY AND FITNESS, OR REDHIBITORY VICES AND DEFECTS, APPARENT, NONAPPARENT OR LATENT, DISCOVERABLE OR NONDISCOVERARLE; AND
- (K) ANY CLAIM ARISING FROM ENCROACHMENTS, EASEMENTS, SHORTAGES IN AREA OR ANY OTHER MATTER WHICH WOULD BE DISCLOSED OR REVEALED BY A SURVEY OR INSPECTION OF THE PROPERTY OR SEARCH OF PUBLIC RECORDS.

References to the "Seller" in this Section 17 of this Addendum shall include the Seller and the Seller's servicers, representatives, agents, brokers, employees, and/or assigns.

In the event that the Purchaser breaches any of the terms described or contemplated under this Section 17 of this Addendum, the Purchaser shall pay all reasonable attorney fees and costs incurred by the Seller in defending such action, and the Purchaser shall pay Five Thousand Dollars (\$5,000) as liquidated damages for breach of this Section 17 of the Addendum, which amount shall be in addition to any liquidated damages held or covered by the Seller pursuant to Section 19 of this Addendum.

- 18. <u>Conditions to the Seller's Performance</u>: The Seller shall have the right, at the Seller's sole discretion, to extend the Expiration Date or to terminate this Agreement if:
 - (a) Full payment of any mortgage insurance claim related to the loan previously secured by the Property is not confirmed prior to the closing or the mortgage insurance company exercises its right to acquire title to the Property;
 - (b) The Seller determines that it is unable to convey title to the Property insurable by a reputable title insurance company at regular rates:



Page 7 Rev 04 14 2016

- (c) The Seller at any time has requested that the servicing lender, or any other party, repurchase the loan previously secured by the Property and/or such lender or other party has elected to repurchase the property;
- (d) A third party with rights related to the sale of the property does not approve the sale terms;
- (e) Full payment of any property, fire or hazard insurance claim is not confirmed prior to the closing;
- (f) Any third party, whether tenant, homeowner's association, or otherwise, exercises rights under a right of first refusal to purchase the Property;
- (g) The Purchaser is the former mortgagor of the Property, or is related to or affiliated in any way with the former mortgagor, and the Purchaser has not disclosed this fact to the Seller prior to the Seller's acceptance of this Agreement. Such failure to disclose shall constitute default under this Agreement, entitling the Seller to exercise any of its rights and remedies, including, without limitation, retaining the earnest money deposit;
- (h) The Seller, at the Seller's sole discretion, determines that the sale of the Property to the Purchaser or any related transactions are in any way associated with illegal activity of any kind;
- The Seller determines in its sole discretion that the sale of the Property will subject Seller to liability and/or have an impact on pending, threatened or potential litigation;
- (j) In the event Seller will not receive net positive proceeds from the sale; or
- (k) Material misrepresentation by the Purchaser.

In the event the Seller elects to terminate this Agreement as a result of (a), (b), (c), (d), (e), (f), (i) or (j) above, the Seller shall return the Purchaser's earnest money deposit. In the event Seller chooses to exercise to terminate this Agreement, Buyer waives any right to sue Seller for specific performance and/or damages and fully releases Seller and holds Seller harmless.

19. Remedies for Default:

- (a) In the event of the Purchaser's default, material breach or material misrepresentation of any fact under the terms of this Agreement, the Seller, at its option, may retain the earnest money deposit and any other funds then paid by the Purchaser as liquidated damages and/or invoke any other remedy available to Seller at law and/or equity and the Seller is automatically released from the obligation to sell the Property to the Purchaser and neither the Seller nor its representatives, agents, attorneys, successors, or assigns shall be liable to the Purchaser for any damages of any kind as a result of the Seller's failure to sell and convey the Property.
- (b) In the event of the Seller's default or material breach under the terms of the Agreement or if the Seller terminates the Agreement as provided under the provisions of Paragraph 18 (a), (b), (c), (d), (e), (f), (i) or (j) of this Addendum, the Purchaser shall be entitled to the return of the earnest money deposit as Purchaser's sole and exclusive remedy at law and/or equity. The Purchaser waives any rights to file and maintain an action against the Seller for specific performance and the Purchaser acknowledges that a return of its earnest money deposit can adequately and fairly compensate the Purchaser. Upon return of the earnest money deposit to the Purchaser, this Agreement shall be terminated, and the Purchaser and the Seller shall have no further liability or obligation, each to the other in connection with this Agreement.
- (c) The Purchaser agrees that the Seller shall not be liable to the Purchaser for any special, consequential or punitive damages whatsoever, whether in contract, tort (including negligence and strict liability) or any other legal or equitable principle, including but not limited to any cost or expense incurred by the Purchaser in selling or surrendering a lease on a prior residence, obtaining other living accommodations, moving, storage or relocation expenses or any other such expense or cost arising from or related to this Agreement or a breach of this Agreement.
- (d) Any consent by any party to, or waiver of, a breach by the other, whether express or implied, shall not constitute consent to, waiver of, or excuse for any different or subsequent breach.
- (e) In the event either party elects to exercise its remedies as described in this Section 19 of this Addendum and this Agreement is terminated, the parties shall have no further obligation under this Agreement except as to any provision that survives the termination of this Agreement pursuant to Section 24 of this Addendum.
- 20. <u>Indemnification</u>: The Purchaser agrees to indemnify and fully protect, defend, and hold the Seller, its officers, employees, shareholders, servicers, representatives, agents, attorneys, tenants, brokers, successors or assigns harmless from and against any and all claims, costs, liens, loss, damages, attorney's fees and expenses of every kind and nature that may be sustained by or made against the Seller, its officers, directors, employees, shareholders, servicers, none sentiatives, agents, attorneys, tenants, brokers, successors or assigns, resulting from or arising out of:

Page 8

Rev 04 14 2016

- (a) Inspections or repairs made by the Purchaser or its agents, employees, contractors, successors or assigns;
- (b) Claims, liabilities, fines or penalties resulting from the Purchaser's failure to timely obtain any Certificate of Occupancy or to comply with equivalent laws and regulations;
- (c) Claims for amounts due and owed by the Seller for taxes, homeowner association dues or assessment or any other items prorated under Section 10 of this Addendum, including any penalty or interest and other charges, arising from the proration of such amounts for which the Purchaser received a credit at closing under Section 10 of this Addendum; and
- (d) The Purchaser's or the Purchaser's tenants, agents or representatives use and/or occupancy of the Property prior to closing and/or issuance of required certificates of occupancy.
- 21. Risk of Loss: In the event of fire, destruction or other casualty loss to the Property after the Seller's acceptance of this Agreement and prior to closing, the Seller may, at its sole discretion, repair or restore the Property, or the Seller may terminate the Agreement. If the Seller elects to repair or restore the Property, then the Seller may, at its sole discretion, limit the amount to be expended. Whether or not Seller elects to repair or restore the Property, the Purchaser's sole and exclusive remedy shall be either to acquire the Property in its then condition at the Purchase Price with no reduction thereof by reason of such loss or terminate this Agreement and receive a refund of any earnest money deposit.
- 22. Eminent Domain: In the event that the Seller's interest in the Property, or any part thereof, shall have been taken by eminent domain or shall be in the process of being taken on or before the closing, either party may terminate the Agreement and the earnest money deposit shall be returned to the Purchaser and neither party shall have any further rights or liabilities hereunder except as provided in Section 24 of this Addendum.
- 23. Keys: The Purchaser understands that the Seller may not be in possession of keys, including but not limited to, mailbox keys, recreation area keys, gate cards, or automatic garage remote controls, and any cost of obtaining the same will be the responsibility of the Purchaser. The Purchaser also understands that if the Property includes an alarm system, the Seller cannot provide the access code and/or key and that the Purchaser is responsible for any costs associated with the alarm and/or changing the access code or obtaining keys. If the Property is presently on a Master Key System, the Seller will re-key the exterior doors to the Property prior to closing at the Purchaser's expense. The Purchaser authorizes and instructs escrow holder to charge the account of the Purchaser at closing for the rekey.
- 24. Survival: Delivery of the deed to the Property to the Purchaser by the Seller shall be deemed to be full performance and discharge of all of the Seller's obligations under this Agreement. Notwithstanding anything to the contrary in the Agreement, any provision which contemplates performance or observance subsequent to any termination or expiration of the Agreement, shall survive the closing and/or termination of the Agreement by any party and continue in full force and effect.
- 25. <u>Further Assurances</u>: The Purchaser agrees to take such other action as reasonably may be necessary or requested by Purchaser to further the purpose of this Agreement. Copies of referenced documents are available from the Seller's listing agent upon request by the Purchaser.
- 26. Severability: The lack of enforceability of any provision of this Agreement shall not affect the enforceability of any other provision of this Agreement, all of which shall remain in full force and effect.
- 27. <u>Assignment of Agreement</u>: The Purchaser shall not assign this Agreement without the express written consent of the Seller. The Seller may assign this Agreement at its sole discretion without prior notice to, or consent of, the Purchaser.
- 28. <u>EFFECT OF ADDENDUM</u>: THIS ADDENDUM AMENDS AND SUPPLEMENTS THE CONTRACT AND, IF APPLICABLE, ESCROW INSTRUCTIONS. IN THE EVENT THERE IS ANY CONFLICT BETWEEN THIS ADDENDUM AND THE CONTRACT OR ESCROW INSTRUCTIONS OR NOTICE OR OTHER DOCUMENTS ATTACHED AND MADE A PART OF THE AGREEMENT, THE TERMS OF THIS ADDENDUM TAKE PRECEDENCE AND SHALL PREVAIL, EXCEPT AS OTHERWISE PROVIDED OR REQUIRED BY APPLICABLE LAWS, RULES OR REGULATIONS.
- 29. Entire Agreement: The Agreement constitutes the entire agreement between the Purchaser and the Seller concerning the subject matter hereof and supersedes all previous communications, understandings, representations, warranties, covenants or agreements, either written or oral and there are no oral or other written agreements between the Purchaser and the Seller. All negotiations are merged into the Agreement. The Seller is not obligated by any other written or oral statements made by the Seller, the Seller's representatives, or any real estate licensee
- 30. <u>Modification</u>: No provision, term or clause of the Agreement shall be revised, modified, amended or waived except by an instrument in writing signed by the Purchaser and the Seller.



- 31. Rights of Others: This Agreement does not create any rights, claims or benefits inuring to any person or entity, other than Seller's successors and/or assigns, that is not a party to the Agreement, nor does it create or establish any third party beneficiary to this Agreement.
- 32. Counterparts: This Agreement may be executed in any number of counterparts and each such counterpart shall be deemed to be an original, but all of which, when taken together, shall constitute one agreement.
- 33. <u>Headings</u>: The titles to the sections and headings of various paragraphs of this Agreement are placed for convenience of reference only and in case of conflict, the text of this Agreement, rather than such titles or headings shall control.
- 34. <u>Electronic Signature</u>: An electronic signature by the Seller or its Attorney in Fact shall be given the same effect as a written signature.
- 35. Force Majeure: Except as provided in Section 21 to this Addendum, no party shall be responsible for delays or failure of performance resulting from acts of God, riots, acts of war and terrorism, epidemics, power failures, earthquakes or other disasters, providing such delay or failure of performance could not have been prevented by reasonable precautions and cannot reasonably be circumvented by such party through use of alternate sources, workaround plans or other means.
- 36. Attorney Review: The Purchaser acknowledges that Purchaser has had the opportunity to consult with its legal counsel regarding the Agreement and that accordingly the terms of the Agreement are not to be construed against any party because that party drafted the Agreement or construed in favor of any Party because that Party failed to understand the legal effect of the provisions of the Agreement.
- 37. Notices: Any notices required to be given under the Agreement shall be deemed to have been delivered when actually received in the case of hand or overnight delivery, or five (5) calendar days after mailing by first class mail, postage paid, or by fax with confirmation of transmission to the numbers below. All notices to the Seller will be deemed sent or delivered to the Seller when sent or delivered to Seller's listing broker or agent or Seller's attorney, at the address or fax number shown below. All notices to the Purchaser shall be deemed sent or delivered when sent or delivered to the Purchaser or the Purchaser's attorney or agent at the address or fax number shown below.

Home is sold As-is.			

Page 10



38. Additional Terms or Conditions:

IN WITNESS WHEREOF, the Purchaser and the forth above.	Seller have entered into this Addendum as of the date first set
SELLER:	PURCHASER(S):
	Signature 1:
By:	Print Name: Lee A. Aspord
Date:	Date: 5/6/19
Address:	Address: 101 E Great Alle
	CDA TD 83801
	Telephone:
	Fax:
	Signature 2:NA
	Print Name: NA
	Date: NA
	Address: NA
	NA NA
	Telephone:NA
*	Fax: NA
SELLER'S AGENT:	PURCHASER'S AGENT:
Agent Name: Todd Sullivan	Agent Name: Zach Wright
Brokerage Firm: Keller Williams Realty Spokane	Brokerage Firm: Keller Williams Realty Spokane
Address: 799 S Stevens St.,	Address: 799 S Stevens St.,
Spokane, WA 99204	Spokane, WA 99204
Telephone:	Telephone:
Fax:	Fax:
E-Mail Address:	E-Mail Address:
SELLER'S ATTORNEY:	PURCHASER'S ATTORNEY:
Name:	Name:
Address:	Address:
Telephone:	Telephone:
The fire free court	-
Fax:	Fax:
E-Mail	E Mell Address
E-Mail Adduction	E-Mail Address:

Page 11

Rev 04 14 2016

02/07/2019 11:09:13 AM Recording Fee \$101.00 Page 1 of 3 Trustee Deed SPOKANE, COUNTY TITLE COMPANY Spokane County Washington



WHEN RECORDED MAIL TO: Caliber Home Loans, Inc. Attention: Collateral Team 13801 Wireless Way Oklahoma City, OK 73134-2500

TS No.: WA-18-812781-BB

SPACE ABOVE THIS LINE FOR RECORDER'S USE

Title Order No.: 170192051

Trustor:

Deed of Trust Instrument/Reference No.: 5377282

Deed of Trust book/page (if applicable):

Notice of Sale Instrument/Reference No.: 6717524

5P16419

TRUSTEE'S DEED UPON SALE

A.P.N.: 35162.2407

TRANSFER TAX: \$0.00

The GRANTOR, QUALITY LOAN SERVICE CORPORATION OF WASHINGTON, as current Trustee, (whereas so designated in the Deed of Trust hereunder more particularly described or as duly appointed Successor Trustee) under that Deed of Trust in consideration of the premises and payment recited below, hereby grants and conveys, without representation or warranty, expressed or implied, all right title and interest to U.S. Bank Trust, N.A., as Trustee for LSF9 Master Participation Trust, as GRANTEE, to all real property (the "Property"), situated in the County of SPOKANE, State of Washington, described as follows:

LOT 10, BLOCK 51, SUBDIVISION OF SCHOOL SECTION 16, TOWNSHIP 25 NORTH, RANGE 43 EAST OF THE WILLAMETTE MERIDIAN, AS PER PLAT RECORDED IN VOLUME "D" OF PLATS, PAGE 100, RECORDS OF SPOKANE COUNTY; SITUATE IN THE CITY OF SPOKANE, COUNTY OF SPOKANE, STATE OF WASHINGTON.

RECITALS:

- This conveyance is made pursuant to the powers, including the power of sale, conferred upon the current Trustee by that certain Deed of Trust between LEANN SHELLY, AN UNMARRIED WOMAN, as original Grantor, to SPOKANE COUNTY TITLE COMPANY, as original trustee, and MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS NOMINEE FOR HOMECOMINGS FINANCIAL NETWORK, INC., ITS SUCCESSORS AND ASSIGNS, as original Beneficiary, dated 5/4/2006 and recorded 5/9/2006 as Instrument No. 5377282 of the Official Records in the office of the Recorder of SPOKANE, Washington.
- 2. The Deed of Trust was executed to secure, together with other undertakings, the payment of one or more promissory note(s) ("Note") in the sum of \$52,000.00 with interest thereon, according to the terms thereof, and other sums of money which might become due and payable under the terms of said Deed of Trust.

©Copyright 2017

Northwest Multiple Listing Service

ALL RIGHTS RESERVED

RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT SPECIFIC TERMS Offer Expiration Date:

1.	Date: May 06, 2019 MLS No.: 201913282	Offer Expiration Date:
2.	Buyer: Escalade Properties, LLC	
	Buyer Buyer	Status
3.	Seller: Seller Seller	
4.	Property: Legal Description attached as Exhibit A. Tax Parce	el No(s).:35162.2407,,,,,,
	1711 E Desmet Ave Spokane	Spokane WA 99202
	Address	County State Zip
5.	Included Items: ☐ stove/range; ☐ refrigerator; ☐ wash ☐ wood stove; ☐ satellite dish; ☐ security system; ☐ a ☐ generator; ☐ other	er; ☐ dryer; ☐ dishwasher; ☐ hot tub; ☐ fireplace insert; attached television(s); ☐ attached speaker(s); ☐microwave;
6.	Purchase Price: \$ 52,946.00 Fifty-Two	Thousand Nine Hundred Forty-Six Dollars
7.	Earnest Money: \$ 2,500.00	her Cashier's (held by D Selling Firm; 1 Closing Agent)
8.	Default: (check only one) ✓ Forfeiture of Earnest Money; ✓	
9.	Title Insurance Company: First American Title	
	Closing Agent: Prominent Escrow	
	Company	Individual (optional)
	Closing Date: 5/23/2019; Possession	
12.	Services of Closing Agent for Payment of Utilities: \square Requ	uested (attach NWMLS Form 22K); 🗹 Waived
13.	Charges/Assessments Levied Before but Due After Closing	: ☑ assumed by Buyer; ☐ prepaid in full by Seller at Closing
14.	Seller Citizenship (FIRPTA): Seller ☐ is; ☑ is not a foreign	person for purposes of U.S. income taxation
	Agency Disclosure: Selling Broker represents: M Buyer;	**************************************
	Listing Broker represents: 🗹 Seller; 🗆	
16.	Addenda: Pursuant to Section 28 of the Real Estate Purchase Ad	ldendum, this document is subject to all terms and conditions set
	forth in the Real Estate Purchase Addendum.	
	- 1	
	5/6/19	
Buy	yer's Signature Date	Seller's Signature Date
Bus	NA Ver's Signature Date	Seller's Signature Date
Du	let's digitature Date	Seller 3 digitatore Date
Buy	ver's Address	Seller's Address
City	y, State, Zip	City, State, Zip
Dh	one No. Fax No.	Phone No. Fax No.
FIR	nie no.	FIIOTIE NO.
Buy	ver's E-mail Address	Seller's E-mail Address
	ller Williams Realty Spokane 872	Keller Williams Realty Spokane 872
Sel	ling Firm MLS Office No.	Listing Firm MLS Office No.
_	ch Wright	Todd Sullivan 11647
Sel	ling Broker (Print) MLS LAG No.	Listing Broker (Print) MLS LAG No.
Firr	m Phone No. Broker Phone No. Firm Fax No.	Firm Phone No. Broker Phone No. Firm Fax No.
Sel	ղ ling Firm Document E-mail Address	Listing Firm Document E-mail Address
501	ang Seculian & man radices	manage in a season of a man radiood
Sel	ling Broker's E-mail Address	Listing Broker's E-mail Address
25	51965	24340 51965
Sel	ling Broker DOL License No. Selling Firm DOL License No.	Listing Broker DOL License No. Listing Firm DOL License No.

Page 2 of 5

©Copyright 2017 Northwest Multiple Listing Service

1

2

3

7

8

9

10

18

19

33

34 35

36

38

40

41

42

43

44

51

RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Continued

- 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.
- Earnest Money, Buyer shall deliver the Earnest Money within 2 days after mutual acceptance to Selling Broker or to Closing Agent. If Buyer delivers the Earnest Money to Selling Broker, Selling Broker will deposit any check to be held by Selling Firm, or deliver any Earnest Money to be held by Closing Agent, within 3 days of receipt or mutual acceptance, whichever occurs later. If the Earnest Money is held by Selling Firm and is over \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Firm's name provided that Buyer completes an IRS Form W-9. Interest, if any, after deduction of bank charges and fees, will be paid to Buyer. Buyer shall reimburse Selling Firm for bank charges and fees in excess of the interest earned, if any. If the Earnest Money held by Selling Firm is over \$10,000.00 Buyer has the option to require Selling Firm to deposit the Earnest Money into the Housing Trust Fund Account, with the interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer does not complete an IRS Form W-9 before Selling Firm must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest 14 Money shall be deposited into the Housing Trust Fund Account. Selling Firm may transfer the Earnest Money to Closing 15 Agent at Closing. If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the 16 Selling Firm or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to provide written 17 verification of receipt of the Earnest Money and 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 20 Money to the other party or the parties. The party(s) shall execute such form and deliver the same to the Closing Agent. 21 If either party fails to execute the release form, a party may make a written demand to the Closing Agent for the Earnest 22 Money. Pursuant to RCW 64.04, Closing Agent shall deliver notice of the demand to the other party within 15 days. If 23 the other party does not object to the demand within 20 days of Closing Agent's notice, Closing Agent shall disburse the 24 Earnest Money to the party making the demand within 10 days of the expiration of the 20 day period. If Closing Agent 25 timely receives an objection or an inconsistent demand from the other party, Closing Agent shall commence an interpleader action within 60 days of such objection or inconsistent demand, unless the parties provide subsequent consistent instructions to Closing Agent to disburse the earnest money or refrain from commencing an interpleader action for a specified period of time. Pursuant to RCW 4.28.080, the parties consent to service of the summons and complaint for an interpleader action by first class mail, postage prepaid at the party's usual mailing address or the address identified in this Agreement. If the Closing Agent complies with the preceding process, each party shall be 31 deemed to have released Closing Agent from any and all claims or liability related to the disbursal of the Earnest Money. If either party fails to authorize the release of the Earnest Money to the other party when required to do so under this Agreement, that party shall be in breach of this Agreement. For the purposes of this section, the term Closing Agent includes a Selling Firm holding the Earnest Money. The parties authorize the party commencing an 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 37 checked, located in or on the Property are included in the sale; built-in appliances; wall-to-wall carpeting; curtains, drapes and all other window treatments; window and door screens; awnings; storm doors and windows; installed television antennas; ventilating, air conditioning and heating fixtures; trash compactor; fireplace doors, gas logs and gas log lighters; irrigation fixtures; electric garage door openers; water heaters; installed electrical fixtures; lighting fixtures; shrubs, plants and trees planted in the ground; and other fixtures; and all associated operating remote controls. Unless otherwise agreed, if any of the above items are leased or encumbered, Seller shall acquire clear title before Closing.
- Condition of Title. Unless otherwise specified in this Agreement, title to the Property shall be marketable at Closing. The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and restrictions, presently of record and general to the area; easements and encroachments, not materially affecting the value of or 46 unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Monetary 47 encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be 48 conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate 49 Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after 50 acquired title.
- Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current 52 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 54 to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party 55 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 57 Insurance Company shall instead issue the then-current ALTA standard form Owner's Policy, together with 58 homeowner's additional protection and inflation protection endorsements, if available. The Title Insurance Company 59

Page 3 of 5

©Copyright 2017 Northwest Multiple Listing Service

64

65

66

67

69

70

71

74

75

83

85

86

87

90

93

94

95

RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Continued

shall send a copy of the preliminary commitment to Seller, Listing Broker, Buyer and Selling Broker. The preliminary 60 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 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 entitled to possession. Seller shall either repair or replace any system or appliance (including, but not limited to plumbing, heat, electrical, and all Included Items) that becomes inoperative or malfunctions prior to Closing with a system or appliance of at least equal quality. Buyer reserves the right to walk through the Property within 5 days of Closing to verify that 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 80 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 82 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 84 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. The parties acknowledge that the Brokers are not responsible for ensuring that Seller complies with RCW 19.27.530. 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) 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 89 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 purposes of completing a reverse exchange.
- Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 96 escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest. and lienable homeowner's association dues shall be prorated as of Closing. Buyer shall pay Buyer's loan costs, 98 including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any 99 payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such 100 delinquencies at Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, 101 prior to Closing, Seller obtains a written statement from the supplier as to the quantity and current price and provides 102 such statement to the Closing Agent. Seller shall pay all utility charges, including unbilled charges. Unless waived in 103 Specific Term No. 12, Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy 104 unpaid utility charges in accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities 105 providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or 106 equivalent).

Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or 108 other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that 109 are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid 110 as agreed in Specific Term No. 13.

Sale Information. Listing Broker and Selling Broker are authorized to report this Agreement (including price and all 112 terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone 113 else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, 114 and others related to this Sale, to furnish the Listing Broker and/or Selling Broker, on request, any and all information 115 and copies of documents concerning this sale.

	-5/6/1	9 NA					
Buyer's Initials	Date	Buyer's Initials	Date	Seller's Initials	Date	Seller's Initials	Date

Page 4 of 5

©Copyright 2017
Northwest Multiple Listing Service

RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

Continued

- j. Seller Citizenship and FIRPTA. Seller warrants that the identification of Seller's citizenship status for purposes of U.S. 117 income taxation in Specific Term No. 14 is correct. Seller shall execute a certification (NWMLS Form 22E or equivalent) 118 under the Foreign Investment in Real Property Tax Act ("FIRPTA") at Closing and provide the certification to the Closing 119 Agent. If Seller is a foreign person for purposes of U.S. income taxation, and this transaction is not otherwise exempt 120 from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the Internal Revenue Service.
- k. Notices and Delivery of Documents. Any notice related to this Agreement (including revocations of offers or 122 counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and shall be deemed delivered 123 only when the notice is received by Seller, by Listing Broker, or at the licensed office of Listing Broker. Notices to Buyer 124 must be signed by at least one Seller and shall be deemed delivered only when the notice is received by Buyer, by 125 Selling Broker, or at the licensed office of Selling Broker. Documents related to this Agreement, such as NWMLS Form 126 17, Information on Lead-Based Paint and Lead-Based Paint Hazards, Public Offering Statement or Resale Certificate, 127 and all other documents shall be delivered pursuant to this paragraph. Buyer and Seller must keep Selling Broker and 128 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 130 document (or a direct link to such notice or document) shall constitute delivery when: (i) the e-mail is sent to both Selling 131 Broker and Selling Firm or both Listing Broker and Listing Firm at the e-mail addresses specified on page one of this 132 Agreement; or (ii) Selling Broker or Listing Broker provide written acknowledgment of receipt of the e-mail (an automatic 133 e-mail reply does not constitute written acknowledgment). At the request of either party, or the Closing Agent, the 134 parties will confirm facsimile or e-mail transmitted signatures by signing an original document.

- I. Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated 136 in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the 137 last calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday 138 or legal holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day that is not a 139 Saturday, Sunday or legal holiday. Any specified period of 5 days or less, except for any time period relating to the 140 Possession Date, shall not include Saturdays, Sundays or legal holidays. If the parties agree that an event will occur on 141 a specific calendar date, the event shall occur on that date, except for the Closing Date, which, if it falls on a Saturday, 142 Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, shall occur on the 143 next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. If the parties 144 agree upon and attach a legal description after this Agreement is signed by the offeree and delivered to the offeror, then 145 for the purposes of computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted 146 offer or counteroffer to the offeror, rather than on the date the legal description is attached. Time is of the essence of 147 this Agreement.
- m. Integration and Electronic Signatures. This Agreement constitutes the entire understanding between the parties and 149 supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall 150 be effective unless agreed in writing and signed by Buyer and Seller. The parties acknowledge that a signature in 151 electronic form has the same legal effect and validity as a handwritten signature.
- Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 153 unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the 154 Buyer on the first page of this Agreement.
- o. Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following 156 provision, as identified in Specific Term No. 8, shall apply:
 - Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 158
 Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 159
 - ii. Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 160 as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual 161 damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 162 any other rights or remedies available at law or equity.
- p. Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a 164 certified public accountant to review the terms of this Agreement. Buyer and Seller shall pay their own fees incurred for 165 such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement the prevailing party 166 is entitled to reasonable attorneys' fees and expenses.
- q. Offer. Buyer shall purchase the Property under the terms and conditions of this Agreement. Seller shall have until 9:00 168 p.m. on the Offer Expiration Date to accept this offer, unless sooner withdrawn. Acceptance shall not be effective until a 169 signed copy is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. If this offer is not so 170 accepted, it shall lapse and any Earnest Money shall be refunded to Buyer.

- 1		16/2019 NA					
Buyer's Initials	Date	Buyer's Initials	Date	Seller's Initials	Date	Seller's Initials	Date

Page 5 of 5

©Copyright 2017
Northwest Multiple Listing Service

Date

RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

Continued

- r. Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the insertion of or change to 172 Seller's name and Seller's warranty of citizenship status, shall be considered a counteroffer. If a party makes a 173 counteroffer, then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that 174 counteroffer, unless sooner withdrawn. Acceptance shall not be effective until a signed copy is received by the other 175 party, the other party's broker, or at the licensed office of the other party's broker. If the counteroffer is not so accepted, 176 it shall lapse and any Earnest Money shall be refunded to Buyer.
- s. Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the 178 offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, 179 unless sooner withdrawn.
- Agency Disclosure. Selling Firm, Selling Firm's Designated Broker, Selling Broker's Branch Manager (if any) and 181 Selling Broker's Managing Broker (if any) represent the same party that Selling Broker represents. Listing Firm, Listing 182 Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing Broker's Managing Broker (if any) 183 represent the same party that the Listing Broker represents. If Selling Broker and Listing Broker are different persons 184 affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated Broker, Branch Manager 185 (if any), and Managing Broker (if any) representing both parties as dual agents. If Selling Broker and Listing Broker are 186 the same person representing both parties then both Buyer and Seller confirm their consent to that person and his/her 187 Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. All 188 parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."
- u. Commission. Seller and Buyer shall pay a commission in accordance with any listing or commission agreement to 190 which they are a party. The Listing Firm's commission shall be apportioned between Listing Firm and Selling Firm as 191 specified in the listing. Seller and Buyer hereby consent to Listing Firm or Selling Firm receiving compensation from 192 more than one party. Seller and Buyer hereby assign to Listing Firm and Selling Firm, as applicable, a portion of their 193 funds in escrow equal to such commission(s) and irrevocably instruct the Closing Agent to disburse the commission(s) 194 directly to the Firm(s). In any action by Listing or Selling Firm to enforce this paragraph, the prevailing party is entitled to 195 court costs and reasonable attorneys' fees. Seller and Buyer agree that the Firms are intended third party beneficiaries 196 under this Agreement.
- v. Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 198 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 199 mutual acceptance, Buyer may rescind this Agreement at any time up to 3 days thereafter.
- w. Information Verification Period. Buyer shall have 10 days after mutual acceptance to verify all information provided 201 from Seller or Listing Firm related to the Property. This contingency shall be deemed satisfied unless Buyer gives notice 202 identifying the materially inaccurate information within 10 days of mutual acceptance. If Buyer gives timely notice under 203 this section, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
- Property Condition Disclaimer. Buyer and Seller agree, that except as provided in this Agreement, all representations 205 and information regarding the Property and the transaction are solely from the Seller or Buyer, and not from any Broker. 206 The parties acknowledge that the Brokers are not responsible for assuring that the parties perform their obligations 207 under this Agreement and that none of the Brokers has agreed to independently investigate or confirm any matter 208 related to this transaction except as stated in this Agreement, or in a separate writing signed by such Broker. In 209 addition, Brokers do not guarantee the value, quality or condition of the Property and some properties may contain 210 building materials, including siding, roofing, ceiling, insulation, electrical, and plumbing, that have been the subject of 211 lawsuits and/or governmental inquiry because of possible defects or health hazards. Some properties may have other 212 defects arising after construction, such as drainage, leakage, pest, rot and mold problems. Brokers do not have the 213 expertise to identify or assess defective products, materials, or conditions. Buyer is urged to use due diligence to 214 inspect the Property to Buyer's satisfaction and to retain inspectors qualified to identify the presence of defective 215 materials and evaluate the condition of the Property as there may be defects that may only be revealed by careful 216 inspection. Buyer is advised to investigate whether there is a sufficient water supply to meet Buyer's needs. Buyer is 217 advised to investigate the cost of insurance for the Property, including, but not limited to homeowner's, flood, 218 earthquake, landslide, and other available coverage. Buyer and Seller acknowledge that home protection plans may be 219 available which may provide additional protection and benefit to Buyer and Seller. Brokers may assist the parties with 220 locating and selecting third party service providers, such as inspectors or contractors, but Brokers cannot guarantee or 221 be responsible for the services provided by those third parties. The parties shall exercise their own judgment and due 222 diligence regarding third-party service providers. 223

- 14	5	16/2019 NA				
Buyer's Initials	Date	Buyer's Initials	Date	Seller's Initials	Date	Seller's Initials

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

Date

INSPECTION ADDENDUM TO PURCHASE AND SALE AGREEMENT

The follow	ing is part of the Purchase and Sale Agreemen	t datedMay 06, 20	19			. 1
between _	Escalade Properties,	LLC Buyer			("Buyer")	2
and	Seller	Seller			("Seller")	3
concerning	g <u>1711 E Desmet Ave</u>	Spokane	WA 9 State	9202 Zip	(the "Property").	4
1. □ a.	INSPECTION CONTINGENCY. This Agreem inspections of the Property and the improven Buyer's option and without limitation, the improvements to the Property, compliance with for hazardous materials, a pest inspection, performed by Buyer or a person licensed (or expectation).	nents on the Property. Be structural, mechanica th building and zoning coand a soils/stability ins	Buyer's in I and g odes, an spection.	spections eneral co inspection The insp	may include, at andition of the of the Property ection must be	5 6 7 8 9
	Sewer Inspection. Buyer's inspection of the an inspection of the sewer system, which may may require the inspector to remove toilets or	include a sewer line vid	eo insped	ction and		11 12 13
	Buyer's Obligations. All inspections are to Buyer's choice, and (c) completed at Buyer improvements on the Property without first of interviewing and selecting all inspectors. Buy Property to the same condition they were in damages resulting from any inspection of the F	er's expense. Buyer shotaining Seller's permissi er shall restore the Prop prior to the inspection.	all not a ion. Buye perty and Buyer sl	Iter the F r is solely all impro nall be re	Property or any responsible for vements on the	14 15 16 17 18 19
	BUYER'S NOTICE. This inspection conting unless within days (10 days if not fi Inspection Period"), Buyer gives notice (1) a disapproving the inspection and terminating the or (4) proposing repairs to the property or modificand terminates the Agreement, the Earnest Monproperty or modifications to the Agreement, include performed after Closing, the parties shall neuse NWMLS Form 35R to give notices required	lled in) after mutual acceptor pproving the inspection Agreement; (3) that Buyer cations to the Agreement ey shall be refunded to Buyer ding adjustments to the postiate as set forth in particular in the particular in the particular in parti	otance of and wai er will con . If Buyer uyer. If Bu urchase p	this Agree ving this duct additi disapprov yer propos rice or cre	ement (the "Initial contingency; (2) onal inspections; es the inspection ses repairs to the dits for repairs to	20 21 22 23 24 25 26 27 28
	ATTENTION BUYER: If Buyer fails to give deemed waived and Seller shall not be obligated				igency shall be	29 30
b.	Additional Inspections. If an inspector so red by a specialist at Buyer's option and expense Buyer provides Seller a copy of the inspector's inspections. If Buyer gives timely notice of add not filled in) after giving the notice to obtain the	e if, on or before the e recommendation and no litional inspections, Buye	nd of the otice that er shall ha	Initial In: Buyer wil ve	spection Period,	31 32 33 34 35
c.	Buyer's Requests for Repairs or Modific paragraph 1.a or 1.b. above, the parties sh responses, and replies made in accordance period provided.	all negotiate as set fort	th in this	paragrap	h. All requests,	36 37 38 39
	(i) Seller's Response to Request for Repair days if not filled in) after receipt of Buyer's (a) agrees to the repairs or modifications modifications proposed by Buyer; (c) reje offers different or additional repairs or modi repairs or modifications, this contingency shall be Seller does not agree to all of Buyer's regreply, as follows:	request for repairs or mo proposed by Buyer; (b) cts all repairs or modific fications. If Seller agrees hall be satisfied and Buye	dification: agrees f cations p to the te er's Reply	s to give r to some or roposed b rms of Bu shall not	of the repairs or by Buyer; or (d) yer's request for be necessary. If	40 41 42 43 44 45 46 47

Date

Buyer's Initials

Date

Seller's Initials

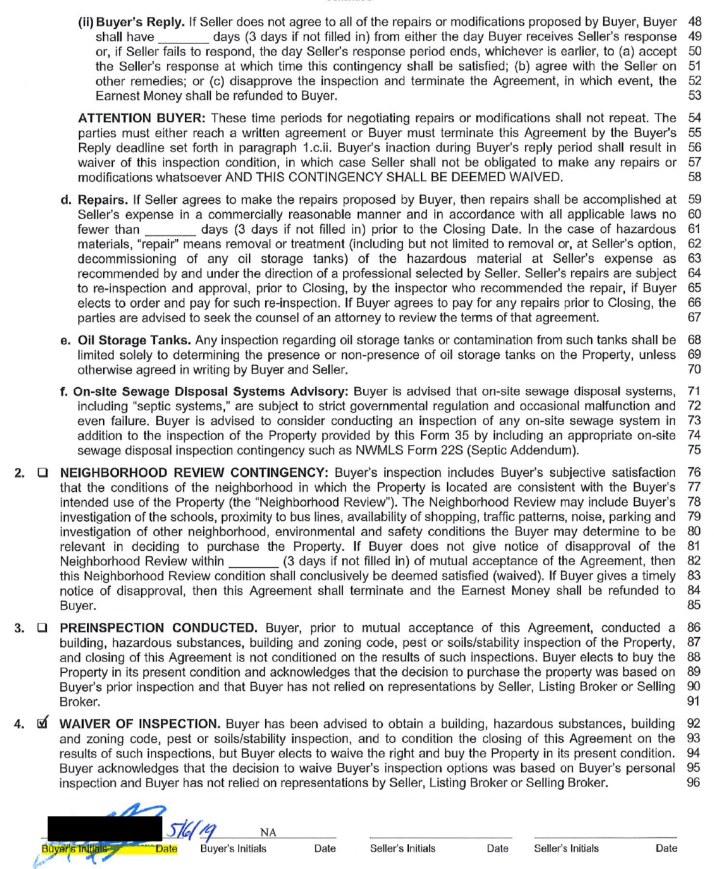
Date

Seller's Initials

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

INSPECTION ADDENDUM TO PURCHASE AND SALE AGREEMENT

Continued



©Copyright 2017 Northwest Multiple Listing Service ALL RIGHTS RESERVED

OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT

Th	e fol	lowin	g is part	of the Pure	chase a	nd Sale Ag	reement d	ated ^{Ma}	ay 06, 2	019				1
be	twee	n	Escala	ide Prope	erties	,		LC					_ ("Buyer")	2
an	d		Seller		5								("Seller")	3
CO	oncerning 1711 E Desmet Ave						S	eller Spokane Sity		WA State	99202 Zip	(the	"Property").	4
CH	IEC	(IF I	NCLUDE	ED:										5
1.	Ø	cond any the	cerning: improve Property	(a) the lot s ments on t	size or the he Prop Property	ne accurac erty; (c) w y on adjac	cy of any in hether ther ent propert	formation e are any	provided be encroachr	by the nents	Seller; (b) (fences, ro	the square	esentations e footage of uildings) on ootage and	6 7 8 9 10
2.	forr	n of	Homeow		y of Title	e Insuranc	e. The par	ties have t	he option	to pro	vide less		rrent ALTA by selecting	11 12 13
			apply fo	or the then	-current	ALTA for inflation pr	m of Own	er's Policy	of Title In	nsuran	ice, togeth	er with ho	expense, to meowner's rather than	14 15 16 17
			an ALT Policy of Policy,	A or comp of Title Ins	parable urance. he exce	Extended Buyer sha ss premiu	Coverage all pay the m over tha	Policy of increased t charged	Title Insu	rance, sociate	, rather thed with the	an the Ho Extended	to apply for omeowner's d Coverage urance and	18 19 20 21 22
3.				ning. Selle perty prior				any struc	tures and	remov	ve all trasl	n, debris a	and rubbish	23 24
4.		prior	r to the I		Date.	Any perso	nal proper	ty remainir	ng on the	Prope			ne Property become the	25 26 27
5.	Ø	☑ pr	ublic wat rigation v	the best of er main; water (spec electricity; l	public sify prov	sewer mai	n; 🗆 septic	tank; □ w	ell (specif	y type); ⊠ natu	ral gas; 🗖	telephone;	28 29 30 31
6.		the t	following		d in. If i	nsulation I	nas not ye	been sele					ons require r to furnish	32 33 34
		WAI	L INSUI	LATION: T	YPE: _		TH	IICKNESS	:		R-VAL	.UE:		35
		CEII	LING INS	SULATION	: TYPE:		TH	IICKNESS	:		R-VAL	.UE:		36
		OTH	IER INS	ULATION I	DATA: _									37
7.		item	s of pers	sonal prop	erty that pment;	are includ	ded with th	e sale: 🛭	propane t	tank;	☐ security	y system;	e following satellite	38 39 40
	Bu	yer's li	nitials	Date	-	Initials	Date	Seller's In	nitials	Dat	e Seller	's Initials	Date	

Buyer's Initials

Buyer's Initials

Date

Seller's Initials

Date

Seller's Initials

Date

Date

©Copyright 2017 Northwest Multiple Listing Service ALL RIGHTS RESERVED

OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT

Continued

	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.	41 42 43 44 45 46 47
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;	48 49 50
	 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. 	52 53 54 55
	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.	56 57 58 59 60
9.	Homeowners' Association Transfer Fee. 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).	61 62 63 64
10.	Excluded Item(s). 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):	65 66 67 68 69
11.	Home Warranty. 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:	70 71
	a. Home warranty provider:	72
	 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. c. Options to be included: 	73 74 75
	(none, if not filled in).	76
	d. Other:	77
12.	Other.	78
		79
		80 81
		82
		83 84
		85
	and the same of th	
	2/6/14 NA	



©Copyright 2015
Spokane Association of REALTORS®
ALL RIGHTS RESERVED

SPOKANE ADDENDUM TO PURCHASE AND SALE AGREEMENT

The fo	llowing is part of th	ne Purchase a	nd Sale Agreen	nent ("Agre	em	ent") date	ed	May		6,
2019	between	Escalade	Properties,		Ι	LLC		_ ("Buye	r"),	and
							_	("Seller")	conc	erning:
1711	E Desmet Ave		Spokane	W.	A	99202	(the	"Property"):		
	•									

- 1. ADVICE TO SEEK EXPERT ADVICE ON MATTERS OUTSIDE BROKER'S EXPERTISE. Each of the parties to the Agreement acknowledged that brokers are not in a position to offer expert advice on matters outside their expertise and that the parties have been advised to seek expert advice on such matters from qualified experts/professionals having proper licensing in the state of Washington when applicable. Each of the parties acknowledges being advised not to use the services of anyone not licensed in Washington to perform in any matter where a license is required by law. By way of example and not limitation, the parties acknowledge that:
- a. If any party has questions or concerns regarding legal issues arising in connection with the Agreement, transaction, Property, or any property or other disclosure, they should consult with an attorney (parties may confirm the licensing and disciplinary history of attorneys at www.wsba.org).
- b. If any party has questions or needs advice or assistance in any way related to the Agreement or transaction, they should consult with a CPA, tax attorney or other qualified tax professional (parties may confirm the licensing and disciplinary history of CPAs at www.cpaboard.wa.gov).
- c. Brokers are not qualified to advise regarding the condition of any property and recommend that Buyer utilize the services of a licensed professional inspector to inspect the Property (parties may confirm the licensing of a professional home inspector at www.dol.wa.gov/business/homeinspectors).
- d. If any inspector or other qualified professional recommends that matters related to the Property or transaction be further investigated, tested or reviewed, the parties are advised to carefully review the recommendations and follow up as suggested.
- e. Repair, remodeling and construction of homes and buildings should only be performed in accordance with law (by licensed contractors when a license is required) (parties may confirm the licensing status of a contractor at https://secure.lni.wa.gov/verify/).
- f. On-site sewage disposal systems, including septic tanks, should be inspected by trained inspectors licensed by the local city or county sewer district having jurisdiction over the subject property and licensing should be able to be confirmed with that agency;
- g. Water well tests are customarily performed by inspectors licensed as water well contractors under RCW, Chapter 18.27 or by qualified engineers (contractor registrations may be confirmed as stated in subparagraph e., and engineering licensing can be confirmed at https://fortress.wa.gov/dol/dol/prod/bpdLicenseQuery).
- h. Soil conditions, ground and surface water issues and stability issues are customarily evaluated by qualified geotechnical or soils engineers or hydrologists.

INS	PECTIONS A	AND TESTS.	There may b	e defec	cts prese	ent in any	property.	None of	the real	estate
Firms of	or brokers in	volved in this	s transaction	is an	expert re	egarding	the identi	fication o	f, detect	ion of
presend	ce of, concea	led defects.	While not an	exhaus	stive list	and by	way of exa	ample an	d not lim	itation
Buyer a	acknowledges	having been	advised that	some	matters	that can	adversely	affect a	property	are as
follows:		-								

	4						
nitials:	BUYER:		DATE:	5/6/14	SELLER:	DATE: _	
	BUYER: _	NA	DATE:	NA	SELLER:	DATE:	

- a. Smoke detectors are required by law to be installed in all dwelling units (RCW 43.44.110). Parties are advised to install and maintain smoke detectors meeting nationally accepted standards and in accordance with manufacturer recommendations in all dwellings.
- b. Carbon monoxide alarms are required by law to be installed in single-family residences before they can be sold (RCW 19.27.5300. Parties are advised to install and maintain carbon monoxide alarms meeting nationally accepted standards and in accordance with manufacturer recommendations in all dwellings.
- c. Mold can grow inside dwellings and present health hazards, and the presence of mold may or may not be detected in a professional home inspection and a complete mold assessment may require the services of a mold specialist. Mold Information can be obtained from the Environmental Protection Agency, including its publication "A Brief Guide to Mold, Moisture, and Your Home" that may be obtained via the Internet at www.epa.gov/iag/molds/index.html
- d. Wood destroying organisms (such as termites, carpenter ants and other insects), as well as fungi, that consume, remove or destroy wood products may not be detected in a professional home inspection, and a home inspector will not provide a complete wood destroying organism inspection unless the inspector is also licensed as a structural pest inspector with the Washington Department of Agriculture and your inspection contract also includes this service.
- e. Radon is a colorless, odorless gas that can be present inside dwellings and other structures that can severely and adversely affect the health of occupants. A professional home inspection will likely not include testing for the presence of radon and a radon test would require the services of a radon specialist. Radon information can be obtained from the Environmental Protection Agency at www.epa.gov/radon.
- f. Asbestos was at one time used in homes and other construction and may be present in existing structures. If inhaled, asbestos fibers can severely and adversely affect people's health. A professional home inspection may not include a complete examination and testing for the presence of asbestos and, if asbestos is present in a home, any removal will require use of a licensed contractor that also has an asbestos contractor's certificate. Asbestos information can be obtained from the Environmental Protection Agency at www.epa.gov/asbestos.
- g. Other indoor organic compounds may also be present in a home and you can obtain additional information regarding these from various sources, including the Washington State Department of Health, www.dh.wa.gov/CommunityandEnvironment/Contaminants.

Seller acknowledges that Seller has the sole responsibility for disclosing to Buyer in writing any knowledge Seller has regarding the presence of adverse conditions affecting the Property, including but not limited to the above. Buyer acknowledges that Buyer is solely responsible for determining whether to undertake any professional evaluation or inspection to determine the presence, effect of, and recommended course of treatment or pursuit of treatment for any known, disclosed or potential adverse matters affecting the Property. The above is intended as general advice and not as a substitute for professional advice.

3. LENDER RELEASE OF CONSUMER DISCLOSURE INFORMATION. Each Buyer acknowledges that the Listing Real Estate Brokerage Firm and its assigned broker(s), Selling Real Estate Brokerage Firm and its assigned broker(s), and the Closing Agent may be able to assist in identifying and correcting information contained in any Disclosure Statement or similar document provided to Buyer(s) in connection with any loan being obtained for the purchase of the Property. Accordingly, each Buyer consents to disclosure of any Disclosure Statement or similar document to all of the above and directs the lender(s) involved in this transaction to provide full disclosure of such Disclosure Statement or similar document to each of the above at the same time such information is disclosed to Buyer(s).

	0				
Initials:	BUYER	DATE: 5/6/19	SELLER:	DATE:	
	BUYER: NA	DATE: NA	SELLER:	DATE:	

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

TITLE CONTINGENCY ADDENDUM TO PURCHASE & SALE AGREEMENT

The fol	llowing is part of the P	Purchase and Sale Agreement	datedMay 06, 201	L9		1
betwee	enEscalade Pro	operties,	LLC Buyer		("Buyer")	2
and	buyer		Buyer		("Seller")	3
	Seller		Seller		,	
concer		smet Ave	Spokane W		(the "Property").	4
t 0 0 0 0	ogether with any eas days (5 days if not fille or □ mutual acceptar disapproval of exception Seller shall have notice that Seller will disapproved exception		yer's review of a preliming and restrictions of receiver's receipt of the preliming receipt, if neither boxing commitment. filled in) after Buyer's notes. Seller shall have	cord. Buyer shall nary commitment checked) to give notice of disappro until the Closing	for title insurance; notice of Buyer's oval to give Buyer Date to clear all	6 7 8 9 10 11 12
2. S	Agreement within 3 of Agreement, the Earne Buyer shall be deemed Bupplemental Title Filen the above time p	e timely notice that Seller will of days after the deadline for Sest Money shall be returned to d to have waived all objections. Reports. If supplemental title periods and procedures for not of Buyer's receipt of the supp	eller's notice. In the every Buyer. If Buyer does not to title, which Seller did reports disclose new experience, correction, and ter	rent Buyer elects not timely termina not agree to clea sception(s) to the rmination for thos	to terminate the te the Agreement, r. title commitment, the new exceptions	14 15 16 17 18
		odate the foregoing times for n s Addendum does not relieve \$		provide marketa		20 21

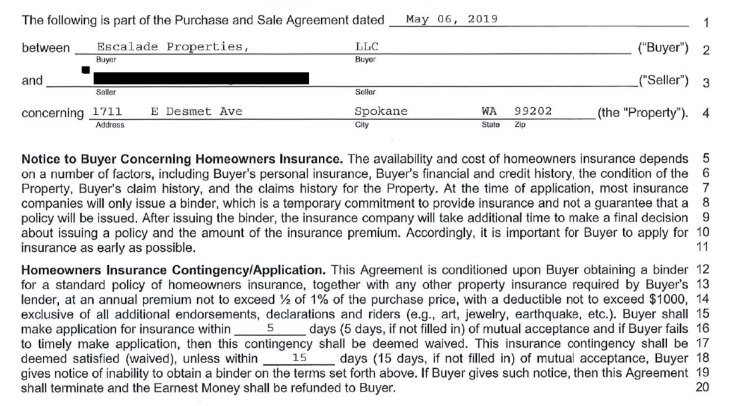


as provided for in the Agreement.

22

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

HOMEOWNER INSURANCE ADDENDUM TO PURCHASE AND SALE AGREEMENT



Seller's Initials

Page 1 of 2

©Copyright 2010 Northwest Multiple Listing Service ALL RIGHTS RESERVED

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

Addendum to Purchase & Sale or Lease Agreement

The fol	lowi	ng is part of th	e Purchase an	d Sale Agre	ement d	atedMay	06, 20	19				1
betwee	en _	Escalade Buyer and/or Lessee	Properties	,		LLC Juyer and/or Lessee			("Buyer"	and/or "	Lessee")	2
and		Seller and/or Lesson			S	seller and/or Lessor			_("Seller	" and/or	"Lessor")	3
concer	ning	1711 E	Desmet Ave	1		Spokane Sity		IA 9920 tate Zip)2	_(the "P	roperty").	4
Purcha	ase (& Sale Agree	ment Lead Wa	rning State	ment							5
19 chi ned imp res rist ha:	78 is Ildrei urolo paire sider k ass	s notified that on at risk of of or	any interest in such property developing lead including lead poisoning any is required inspections in essment or inspection in such property is required inspections in the sessment or inspection in the sessment or in	may presend poisoning arning disabalso poses a to provide tithe seller's	t exposi Lead pilities, re particu he buye possess	re to lead fro poisoning in educed intelliged in telliged in telliged in telliged in the property with any infoiton and notify	om lead-b young congence que gnant wo ormation or the buye	lased pair hildren m lotient, be men. The on lead-be er of any	nt that ma ay produ ehavioral seller of ased pair known le	ay place uce perr problent any intent at hazaro ad-base	young manent ns and erest in ds from d paint prior to	6 7 8 9 10 11 12 13 14
Lease	Agr	eement Lead	Warning State	ement								15
ha: wo lea	zard men d-ba	s if not taken . Before rentir	1978 may cont care of prope ng pre-1978 ho zards in the dv	erly. Lead e Jusing, landl	xposure ords mu	is especially st disclose the	harmful presend	to young ce of know	childrer vn lead-b	and propagation	egnant int and on lead	16 17 18 19 20
Cance	llatio	on Rights									:	21
ир	to 3		ng was built or uyer receives t								tering :	22 23 24
NOTE:	In t	he event of pr	e-closing poss	ession of mo	ore than	100 days by E	Buyer, the	e term Bu	yer also i	means T	enant.	25
Seller's	s/I e	ssor's Disclo	sure									26
			-based paint a	nd/or lead-b	ased pai	int hazards (cl	heck one	below):				27
(ω)			based paint an						sing (exp	olain).	2	28
			has no knowle		•						ng.	29
(b)			orts available to									30
(-)		Seller/Lessor	has provided and/or lead-bas	the Buyer/L	essee w	vith all availab	ole record			taining to	,	31 32 33
											;	34
	Ø	Seller/Lessor in the housing	has no report	s or records	pertaini	ng to lead-bas	sed paint	and/or le	ad-based	d paint h		35 36
			nformation abo by Seller are t			ne best of Sell	ler's knov	wledge, th	at the sta	atements	;	37 38
Selle	r/Le:	ssor	5/4/14 N	Date IA Itials Date	_	Seller/Lessor		Date	Seller/Lesso		Date Spate	39
	1	4									A-214	

Page 2 of 2

©Copyright 2010 Northwest Multiple Listing Service ALL RIGHTS RESERVED

Disclosure Lead Based Paint & Hazards
Rev. 7/10
DIS

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

Addendum to Purchase & Sale or Lease Agreement

Continued

-		ssee's Acknov							40
(c)	Buy	er/Lessee has	received copies of a	all information l	isted above.				41
(d)	Buy	/er/Lessee has	received the pamph	let "Protect Yo	ur Family from Lea	ad in Your H	ome."		42
(e)	Buy	/er has <mark>(check o</mark>	one below only if Pu	rchase and Sa	le Agreement):				43
		and/or lead-ba	portunity to conduct sed paint hazards.		• • • • • • • • • • • • • • • • • • •	•		su pairit	44 45
		paint and/or lea	opportunity to condu ad-based paint haza	ards on the foll	owing terms and co	onditions:			47
		lead-based pathe Buyer's exp	nt is conditioned upo int and/or lead-base pense. (Intact lead-l hlet "Protect Your Fa	ed paint hazar based paint th	ds, to be performe at is in good condit	ed by a risk tion is not ne	assessor or inspecessarily a haza	ector at rd. See	49
		written notice (10 days if not	ncy SHALL CONCL of disapproval of the filled in) after received and corrections neede	he risk asses ving this Discl	sment or inspectionsure. Buyer's noti	on to the Soce must ide	eller within ntify the specific	existing	53 54
		receipt of Buyer by Buyer. If Se Seller's expens assessor or ins In lieu of corre including but n such an agreei	y, at the Seller's oper's disapproval noticeller agrees to corresse prior to the closispector demonstraticection, the parties of limited to cash parties subparagraph, ther	ce, give writte ct the condition ng date, and so ng that the co may agree or ayments from remedies is se	n notice that Sellen ns identified by Bu Seller shall provide ndition(s) has been n any other remed Seller to Buyer or a cured in writing be	r will correct yer, then it see Buyer with n remedied dy for the d adjustments fore the exp	the conditions id shall be accompli- certification from prior to the closin isapproved cond in the purchase	lentified shed at n a risk ng date. lition(s), price. If a period	58 59 60 61 62 63
		assessment or Buyer may ele filled in) after e pursuant to th returned to the give a written without the Se	oes not give notice inspection, or if the ct to give notice of expiration of the time e preceding subpart and the part notice of termination of the time experiments of termination of the control of the	e parties canr termination of e limit in the pr ragraph, which ties shall have on means that d the conditio	not reach an agree this Agreement wind eceding subparagronever first occurs. In ofurther obligations identified in Bursidential agreement.	ement on all thin raph or deliv The earne ions to each required to	ternative remedie days (3 day ery of the Seller's st money shall t other. Buyer's fa purchase the F	es, then ys if not s notice then be allure to Property spection	67 68 69 70 71 72
		Form No. 17 d	the right to receive or equivalent) pursuessment report(s).					pection	
Buyer b by Buy	28 r		ormation above and rate.	certifies, to the	e best of Buyer's k	nowledge, th	nat the statement		78 79
-				5/6/19	D	NA			80
Buye	/Les	ssee		Date	Buyer/Lessee		1	Date	
Broker	s' A	cknowledgmer	nt						81
Bro awa			the Seller/Lessor of bility to ensure comp		Lessor's obligation	ns under 42	U.S.C. 4852(d) a		82 83
0=111		okon	3/6	Dota Data	Listing Dustran				84
Sellin	y br	okei	5/6/19 _{NA}	Date	Listing Broker			Date	
Buyer/Les	see In	itials Date	Buyer/Lessee Initials	Date	Seller/Lessor Initials	Date	Seller/Lessor Initials	Date	

Form 17 Seller Disclosure Statement Rev. 7/15

SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

@Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

51

Page 1 of 6 SELLER: Seller To be used in transfers of improved residential real property, including residential dwellings up to four units, new construction, 3 condominiums not subject to a public offering statement, certain timeshares, and manufactured and mobile homes. See RCW 4 Chapter 64.06 for further information. 5 INSTRUCTIONS TO THE SELLER Please complete the following form. Do not leave any spaces blank. If the question clearly does not apply to the property check 6 "NA." If the answer is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please refer to the line number(s) of 7 the question(s) when you provide your explanation(s). For your protection you must date and initial each page of this disclosure 8 9 statement and each attachment. Delivery of the disclosure statement must occur not later than five (5) business days, unless 10 otherwise agreed, after mutual acceptance of a written purchase and sale agreement between Buyer and Seller. NOTICE TO THE BUYER 11 THE FOLLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROPERTY LOCATED AT 12 , CITY Spokane E Desmet Ave 13 STATE WA ZIP 99202 COUNTY Spokane ("THE PROPERTY") OR AS 14 LEGALLY DESCRIBED ON THE ATTACHED EXHIBIT A. 15 SELLER MAKES THE FOLLOWING DISCLOSURES OF EXISTING MATERIAL FACTS OR MATERIAL DEFECTS TO BUYER BASED 16 ON SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE STATEMENT. UNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE (3) BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO YOU TO RESCIND THE AGREEMENT 19 BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. IF THE 20 SELLER DOES NOT GIVE YOU A COMPLETED DISCLOSURE STATEMENT, THEN YOU MAY WAIVE THE RIGHT TO RESCIND 21 PRIOR TO OR AFTER THE TIME YOU ENTER INTO A PURCHASE AND SALE AGREEMENT. 22 THE FOLLOWING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATIONS OF ANY REAL ESTATE 23 24 LICENSEE OR OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTENDED TO BE A PART OF 25 ANY WRITTEN AGREEMENT BETWEEN BUYER AND SELLER. 26 FOR A MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPERTY YOU ARE ADVISED TO OBTAIN AND PAY FOR THE SERVICES OF QUALIFIED EXPERTS TO INSPECT THE PROPERTY, WHICH MAY INCLUDE, 27 WITHOUT LIMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, ELECTRICIANS, ROOFERS, 28 BUILDING INSPECTORS, ON-SITE WASTEWATER TREATMENT INSPECTORS, OR STRUCTURAL PEST INSPECTORS. 29 THE PROSPECTIVE BUYER AND SELLER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OR INSPECTIONS OF THE 30 31 PROPERTY OR TO PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM WITH RESPECT TO ANY 32 ADVICE, INSPECTION, DEFECTS OR WARRANTIES. SELLER □ IS/ ☑ IS NOT OCCUPYING THE PROPERTY. 33 I. SELLER'S DISCLOSURES: 34 *If you answer "Yes" to a question with an asterisk (*), please explain your answer and attach documents, if available and not 35 otherwise publicly recorded. If necessary, use an attached sheet. 36 VES NO DON'T N/A 37 1. TITLE KNOW 38 39 *B. Is title to the property subject to any of the following? 40 (1) First right of refusal 41 (2) Option 42 43 (4) Life estate? 44 *C. Are there any encroachments, boundary agreements, or boundary disputes?...... 45 *D. Is there a private road or easement agreement for access to the property?□ 46 *E. Are there any rights-of-way, easements, or access limitations that may affect the Buyer's use of 47 the property? 48 *F. Are there any written agreements for joint maintenance of an easement or right-of-way?......□ 49 *G. Is there any study, survey project, or notice that would adversely affect the property?□ 50 *H. Are there any pending or existing assessments against the property?□

Form 17 Seller Disclosure Statement Rev. 7/15 Page 2 of 6

SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

	* .	Are there any zoning violations, nonconforming uses, or any unusual restrictions on the	YES	NO	DON'T KNOW	N/A	52 53
	1.	property that would affect future construction or remodeling?	□				54 55
	*J.	Is there a boundary survey for the property?	□				56
	*K.	Are there any covenants, conditions, or restrictions recorded against the property?	□				57
		PLEASE NOTE: Covenants, conditions, and restrictions which purport to forbid or restrict the conveyance, encumbrance, occupancy, or lease of real property to individuals based on race, creed, color, sex, national origin, familial status, or disability are void, unenforceable, and illegal. RCW 49.60.224.					58 59 60 61
2.	WA	TER					62
	A.	Household Water					63
		 (1) The source of water for the property is: □ Private or publicly owned water system □ Private well serving only the subject property *□ Other water system 					64 65
		*If shared, are there any written agreements?	□				66
		*(2) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the water source?	□				67 68
		*(3) Are there any problems or repairs needed?	□				69
		(4) During your ownership, has the source provided an adequate year-round supply of potable water?	ロ				70
		If no, please explain:					71
		*(5) Are there any water treatment systems for the property?	□				72
		If yes, are they: ☐ Leased ☐ Owned					73
		*(6) Are there any water rights for the property associated with its domestic water supply, such as a water right permit, certificate, or claim?	🗖				74 75
		(a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed?	ロ				76
		*(b) If yes, has all or any portion of the water right not been used for five or more successive years	? 🗆				77
		*(7) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)?	□				78
	B.	Irrigation Water					79
		(1) Are there any irrigation water rights for the property, such as a water right permit, certificate, or claim?	□				80 81
		*(a) If yes, has all or any portion of the water right not been used for five or more					82
		successive years? *(b) If so, is the certificate available? (If yes, please attach a copy.)					83 84
		*(c) If so, has the water right permit, certificate, or claim been assigned, transferred, or changed?			_	_	85
		*(2) Does the property receive irrigation water from a ditch company, irrigation district, or other entity?					86
		If so, please identify the entity that supplies water to the property:					87 88
	C.	Outdoor Sprinkler System					89
		(1) Is there an outdoor sprinkler system for the property?	□				90
		*(2) If yes, are there any defects in the system?					91
		*(3) If yes, is the sprinkler system connected to irrigation water?	🗖				92
3.	SEV	NER/ON-SITE SEWAGE SYSTEM					93
	A.	The property is served by:			519 1000-		94
		 □ Public sewer system □ On-site sewage system (including pipes, tanks, drainfields, and all other of the disposal system □ Other disposal system Please describe: 	compon	ent pa	arts)		95 96 97

Form 17 Seller Disclosure Statement Rev. 7/15 Page 3 of 6

SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

В.	If public sewer system service is available to the property, is the house connected to the sewer main?	YES □	NO	KNOW	N/A	98 99 100 101
*C.	Is the property subject to any sewage system fees or charges in addition to those covered in your regularly billed sewer or on-site sewage system maintenance service?	П				102
D.	If the property is connected to an on-site sewage system: *(1) Was a permit issued for its construction, and was it approved by the local health department or district following its construction?					104 105 106
	(2) When was it last pumped?* (3) Are there any defects in the operation of the on-site sewage system? (4) When was it last inspected?					107 108 109
	By whom:					110 111
E.	Are all plumbing fixtures, including laundry drain, connected to the sewer/on-site sewage system?	ロ				112 113 114
*F.	Have there been any changes or repairs to the on-site sewage system?	□				115
G.	Is the on-site sewage system, including the drainfield, located entirely within the boundaries of the property?	□				116 117
*H.	Does the on-site sewage system require monitoring and maintenance services more frequently than once a year?	ロ				118 119 120
WHICH	EE: IF THIS RESIDENTIAL REAL PROPERTY DISCLOSURE IS BEING COMPLETED FOR HAS NEVER BEEN OCCUPIED, SELLER IS NOT REQUIRED TO COMPLETE THE QUESTICTURAL) OR ITEM 5 (SYSTEMS AND FIXTURES).					121 122 123
. ST	RUCTURAL					124
*A.	Has the roof leaked within the last 5 years?	□				125
*B.	Has the basement flooded or leaked?	□				126
*C.	Have there been any conversions, additions or remodeling?					127
	*(1) If yes, were all building permits obtained?					128
	*(2) If yes, were all final inspections obtained?					129
D.	If yes, year of original construction:			_		130 131
	Has there been any settling, slippage, or sliding of the property or its improvements?					132
*F.	Are there any defects with the following: (If yes, please check applicable items and explain) Foundations			о у		133 134 135 136 137 138 139 140
*G.	Was a structural pest or "whole house" inspection done? If yes, when and by whom was the inspection completed?	ロ				142 143 144
Н.	During your ownership, has the property had any wood destroying organism or pest infestation?	□				145
I.	Is the attic insulated?					146
J.	Is the basement insulated?	□				147

Form 17 Seller Disclosure Statement Rev. 7/15 Page 4 of 6

SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

5.	SYS	STEMS AND FIXTURES	YES	NO	KNOW	N/A	148 149
	*A.	If any of the following systems or fixtures are included with the transfer, are there any defects?					150
		If yes, please explain:					151
		Electrical system, including wiring, switches, outlets, and service Plumbing system, including pipes, faucets, fixtures, and toilets Hot water tank Garbage disposal Appliances Sump pump Heating and cooling systems Security system: Owned Leased Other		00000000	0000000	00000000	152 153 154 155 156 157 158 159 160
	*B.	If any of the following fixtures or property is included with the transfer, are they leased? (If yes, please attach copy of lease.)					161 162
		Security System:	□ □		0 0 0		163 164 165 166
	*C.	Are any of the following kinds of wood burning appliances present at the property? (1) Woodstove? (2) Fireplace insert? (3) Pellet stove? (4) Fireplace? If yes, are all of the (1) woodstoves or (2) fireplace inserts certified by the U.S. Environmental	□ □				167 168 169 170 171 172
	D	Protection Agency as clean burning appliances to improve air quality and public health?	□				173
		resources fire protection zone that provides fire protection services?	□				174 175
	E.	must equip the residence with carbon monoxide alarms as required by the state building code.)					176 177
	F.	Is the property equipped with smoke alarms?	□				178
6.	HO	MEOWNERS' ASSOCIATION/COMMON INTERESTS					179
	A.	Is there a Homeowners' Association?	□				180 181 182 183
	B.	Are there regular periodic assessments? \$ per □ month □ year □ Other:	□				184 185 186
	*C.	Are there any pending special assessments?	□				187
		Are there any shared "common areas" or any joint maintenance agreements (facilities such as walls, fences, landscaping, pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)?					188 189 190
7.	ΕN\	/IRONMENTAL					191
	*A.	Have there been any flooding, standing water, or drainage problems on the property that affect the property or access to the property?					192 193
		Does any part of the property contain fill dirt, waste, or other fill material?	□				194
		Is there any material damage to the property from fire, wind, floods, beach movements, earthquake, expansive soils, or landslides?					195 196
	D.	Are there any shorelines, wetlands, floodplains, or critical areas on the property?	□				197
		Are there any substances, materials, or products in or on the property that may be environmental concerns, such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, or contaminated soil or water?			<u> </u>		198 199 200 201
	Г.	Has the property been used for commercial or industrial purposes?	🖵	_	J	J	201

Form 17 Seller Disclosure Statement Rev. 7/15 Page 5 of 6

SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

1990				YES	NO	DON'T KNOW	N/A	202 203
			any soil or groundwater contamination?	□				204
	*H.		e transmission poles or other electrical utility equipment installed, maintained, or					205
			n the property that do not provide utility service to the structures on the property?					206
			property been used as a legal or illegal dumping site?					207
			property been used as an illegal drug manufacturing site?					208
	*K.	Are there	e any radio towers in the area that cause interference with cellular telephone reception?	□				209
8.	LEA	D BASE	D PAINT (Applicable if the house was built before 1978).					210
	A.	Presenc	e of lead-based paint and/or lead-based paint hazards (check one below):					211
			wn lead-based paint and/or lead-based paint hazards are present in the housing					212
			olain)					213
			er has no knowledge of lead-based paint and/or lead-based paint hazards in the housin	g.				214
	В.		and reports available to the Seller (check one below):					215
			er has provided the purchaser with all available records and reports pertaining to l-based paint and/or lead-based paint hazards in the housing (list documents below).					216 217
		-						218
		☐ Selle	er has no reports or records pertaining to lead-based paint and/or lead-based paint hazards	in the h	ousing	g.		219
9.	MA	NUFACT	URED AND MOBILE HOMES					220
	If th	e propert	y includes a manufactured or mobile home,					221
	*A.		make any alterations to the home?	□				222
			ease describe the alterations:					223
			previous owner make any alterations to the home?					224
	*C.	If alterati	ons were made, were permits or variances for these alterations obtained?	□				225
10.	FUL	L DISCL	OSURE BY SELLERS					226
	A.		nditions or defects:					227
			re any other existing material defects affecting the property that a prospective ould know about?	□				228 229
	R	Verificati			_	1 TO	100	230
	ъ.	The fore	going answers and attached explanations (if any) are complete and correct to the best o	f Seller	's kno	wledge	and	231
		Seller ha	as received a copy hereof. Seller agrees to defend, indemnify and hold real estate licen	sees h	armles	ss from	and	232
			any and all claims that the above information is inaccurate. Seller authorizes real estate lice his disclosure statement to other real estate licensees and all prospective buyers of the prop		if any,	to deliv	er a	233 234
		00pj 01 i	and an prospective statement to a more real state and an prospective stayors of the prop	o. cy.				
		Seller	Date Seller			Date		235 236
If the	ans	wer is "Y	es" to any asterisked (*) items, please explain below (use additional sheets if necessary	n Plea	ise ref	er to the	line	237
			uestion(s).	<i>j</i> . 1 100	100 101	01 10 1110	, ,,,,,	238
								239
								240
								241 242
								243
								244
								245 246
								247
								248
								249 250
								250

Form 17 Seller Disclosure Statement Rev. 7/15 Page 6 of 6

SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

II. N	OTIC	CES TO THE BUYER	252
1.	SE	X OFFENDER REGISTRATION	253
	AG	FORMATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOCAL LAW ENFORCEMENT ENCIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO OBTAIN THIS INFORMATION AND IS NOT INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS.	254 255 256
2.	PR	OXIMITY TO FARMING	257
	CL	IS NOTICE IS TO INFORM YOU THAT THE REAL PROPERTY YOU ARE CONSIDERING FOR PURCHASE MAY LIE IN OSE PROXIMITY TO A FARM. THE OPERATION OF A FARM INVOLVES USUAL AND CUSTOMARY AGRICULTURAL ACTICES, WHICH ARE PROTECTED UNDER RCW 7.48.305, THE WASHINGTON RIGHT TO FARM ACT.	258 259 260
III. B	UYE	R'S ACKNOWLEDGEMENT	261
		YER HEREBY ACKNOWLEDGES THAT:	262
	A.	Buyer has a duty to pay diligent attention to any material defects that are known to Buyer or can be known to Buyer by utilizing diligent attention and observation.	263 264
	B.	The disclosures set forth in this statement and in any amendments to this statement are made only by the Seller and not by any real estate licensee or other party.	265 266
	C.	Buyer acknowledges that, pursuant to RCW 64.06.050(2), real estate licensees are not liable for inaccurate information provided by Seller, except to the extent that real estate licensees know of such inaccurate information.	267 268
	D.	This information is for disclosure only and is not intended to be a part of the written agreement between the Buyer and Seller.	269
	E.	Buyer (which term includes all persons signing the "Buyer's acceptance" portion of this disclosure statement below) has received a copy of this Disclosure Statement (including attachments, if any) bearing Seller's signature(s).	270 271
	F.	If the house was built prior to 1978, Buyer acknowledges receipt of the pamphlet Protect Your Family From Lead in Your Home.	272 273
	ACT ANI SEL DEI	ICLOSURES CONTAINED IN THIS DISCLOSURE STATEMENT ARE PROVIDED BY SELLER BASED ON SELLER'S TUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE. UNLESS BUYER DISCLOSURE OTHERWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) BUSINESS DAYS FROM THE DAY LER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO RESCIND THE AGREEMENT BY LIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. YOU Y WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER INTO A SALE AGREEMENT.	274 275 276 277 278 279
	TH	YER HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS DISCLOSURE STATEMENT AND ACKNOWLEDGES AT THE DISCLOSURES MADE HEREIN ARE THOSE OF THE SELLER ONLY, AND NOT OF ANY REAL ESTATE ENSEE OR OTHER PARTY.	280 281 282
			202
	Buy	Date Buyer Date	283 284
2.	Buy	YER'S WAIVER OF RIGHT TO REVOKE OFFER ver has read and reviewed the Seller's responses to this Seller Disclosure Statement. Buyer approves this statement and ves Buyer's right to revoke Buyer's offer based on this disclosure.	285 286 287
		Date Date	288
	Buy	Date Buyer Date	289
3.	Buy	YER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT ver has been advised of Buyer's right to receive a completed Seller Disclosure Statement. Buyer waives that right. vever, if the answer to any of the questions in the section entitled "Environmental" would be "yes," Buyer may not waive receipt of the "Environmental" section of the Seller Disclosure Statement.	290 291 292 293
		5/C/14 NA	294
	Buy		295