

KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

Signature Report

August 30, 2010

Ordinance 16916

	Proposed No. 2010-0317.2 Sponsors Drago
1	AN ORDINANCE authorizing King County's sale of a
2	surplus unimproved residential parcel situated in rural King
3	County on Vashon Island, Washington, located within
4	council district eight.
5	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
6	SECTION 1. Findings:
7	A. King County's department of transportation, roads division (roads) is
8	custodian of a 0.86 acre unimproved residential parcel owned by King County and
9	located in the 21600 block of Vashon Island Highway, Vashon Island, in rural King
10	County. The site was acquired by roads in 1906 as part of its development of the Vashon
11	Island Highway. The parcel subsequently served as a storage yard and became known as
12	the "Pole Yard."
13	B. Roads declared the Pole Yard surplus to its needs in July 2009. Pursuant to
14	K.C.C. 4.56.100, notices were circulated to other county departments by the facilities
15	management division ("FMD") regarding roads' plan to surplus and sell the property. No
16	agencies expressed interest, and the subject property does not meet the criteria for
17	affordable housing. Pursuant to K.C.C. 4.56.100, FMD declared the Pole Yard surplus to
18	the county's present and foreseeable needs on September 1, 2009.

C. Pursuant to K.C.C. 4.56.100A.4., FMD listed the Pole Yard for sale with the Northwest Multiple Listing Service, pursuant to K.C.C. 4.56.100, and an offer was accepted from Mark and Paula Larsen and Barry and Sharon Briskman for the full list price of twenty thousand dollars. The buyers have provided proof of their ability to purchase for cash upon approval of the sale, and all contingencies in the sale agreement have been waived.

D. Pursuant to K.C.C. 4.56.080, the council must approve sale of county-owned real property. The proposed ordinance authorizes the executive to execute this current sale.

SECTION 2. The King County council, having determined that sale of the land described in Attachment A to this ordinance is in the best interest of the county, does

- 30 hereby authorize the King County executive to enter into the proposed sale and to execute
- 31 the necessary documents to deliver the Pole Yard to the proposed buyers.

Ordinance 16916 was introduced on 7/6/2010 and passed by the Metropolitan King County Council on 8/30/2010, by the following vote:

Yes: 7 - Ms. Drago, Mr. von Reichbauer, Mr. Gossett, Ms. Hague,

Ms. Patterson, Mr. Ferguson and Mr. Dunn

No: 0

Excused: 2 - Mr. Phillips and Ms. Lambert

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

Robert W. Ferguson, Chair

ATTEST:

Anne Noris, Clerk of the Council

APPROVED this 10th day of September, 2010.

Dow Constantine, County Executive

Attachments: A. Vacant Land Purchase and Sale Agreement Specific Terms

VACANT LAND PURCHASE AND SALE AGREEMENT SPECIFIC TERMS

	Data: Santambar 28 2000
	Date. September 26, 2009
2.	Buyer: Barry Michael Briskman, Sharon Lee Briskman, and Paula Jean Larsen, and Mark Lee
	Larsen (method of taking title to be supplied in escrow).
	Seller: King County
4.	Property (Tax Parcel No.): 082203-9040
	Legal Description: S 209 FT OF W 209 FT OF SW 1/4 OF NW 1/4 LESS CO RD (complete legal to be
	furnished in escrow).
5.	Purchase Price: \$20,000 (Twenty Thousand Dollars) ALL CASH AT CLOSING THE DAR
6.	Earnest Money: \$2,000 (Two Thousand Dollars).
7.	Default (check only one) Forfeiture of Earnest Money X Seller's Election of Remedies
8.	Disclosures in Form 17 or 17C: Buyer will will not X have a remedy for Seller's negligent
	errors, inaccuracies.
9.	Title Insurance Company: Pacific Northwest Title Company, Seattle, Washington.
10.	Closing Agent: Island Escrow Service, Vashon, Washington
11.	Closing Date: No less that eleven (11) days and no more than thirty (30) days after Approval of
	King County Council.
12.	Possession Date: Upon Close of Escrow.
13.	Offer Expiration Date: N/A,
	Services of Closing Agent for Payment of Utilities: Requested (See attached NWMLS Form
	22K).
	Charges and Assessments Due After Closing: Assumed by Buyer X.
16	Subdivision: The Property is not legally required to be subdivided.
17	Feasibility Contingency Expiration Date: 14 Calendar Days (October 12, 2009, by 5:00 p.m.).
18	Agency Disclosure: Listing Agent, Anne Lockmiller, represents the Seller, King County.
10,	Acknowledged by Buyers (please initial): 115, 1016
10	Addenda: 22LA (Land & Acreage) 22K (Utilities): Attached.
17.	
	harontee Gusteman Vollighelell Gedion
Buv	er's Signature Buyer's Signature
	Box 2758, Vashon, Washington 98070 Home: (206) 463-9931 / Cell: (206) 999-4658
Hon	ne Address: 9808 SW 216th Street, Vashon, Washington 98070 567-5289 602 538-0159
Ema	il Address: sbsez@msn.com
4/	falfer face fane gan Larsen
Buye	S Signature // Buyer's Signature/
	Box 212, Vashon, Washington 98070 Home: (206) \$67-\$289 / Cell: (602) \$38-0559
Hom	e Address: 9825 SW 216th Street, Vashon, Washington 98070 463-9931 206 999-465
Ema	il Address: larsen6@comcast.net
Lictiv	ng Broker: King County Seller's Signature:
CISM	ng Broker: King County Seller's Signature:
	Its:
	King County Administration Building
	500 4th Street, Room 500
	Scattle, Washington 98104
	Listing Broker: Robert Thompson
	Junt todmille 9-28-09
	Listing Licensee: Anne Lockmiller
	anne.lockmiller@kingcounty.gov

(206) 205-5638

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VACANT LAND PURCHASE AND SALE AGREEMENT GENERAL TERMS (continued)

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a. Purchase Price. Buyer agrees to 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.

- b. Earnest Money, Buyer agrees to deliver the Earnest Money within 2 days after mutual acceptance of this Agreement to Selling Licensee who will deposit any check to be held by Selling Broker, 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 Broker and is over \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Broker'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 agrees to reimburse Selling Broker for bank charges and fees in excess of the interest earned, if any. If the Earnest Money held by Selling Broker is over \$10,000.00 Buyer has the option to require Selling Broker 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 Broker must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest Money shall be deposited into the Housing Trust Fund Account, Selling Broker may transfer the Earnest Money to Closing Agent at Closing. If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the Selling Broker or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to: (1) provide written verification of receipt of the Earnest Money and notice of dishonor of any check to the parties and Licensees at the addresses and/or fax numbers provided herein; and (2) commence an interpleader action in the county in which the Property is located within 30 days of a party's demand for the Earnest Money unless the parties agree otherwise in writing. The parties authorize the party commencing an interpleader action to deduct up to \$250.00 for the costs thereof.
- c. 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 unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Monetary encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after acquired title. If the Property has been short platted, the Short Plat number is in the Legal Description.
- d. Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current ALTA form of standard form owner's policy of title insurance, with homeowner's additional protection and inflation protection endorsements if available at no additional cost, from the Title Insurance Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party applying for title insurance agrees to pay any title cancellation fee, in the event such a fee is assessed. The Title Insurance Company shall send a copy of the preliminary commitment to Seller, Listing Agent, Buyer and Selling Licensee. The preliminary commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and Exceptions in said standard form 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.
- e. Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. "Closing" means the date on which all documents are recorded and the sale proceeds are available to Seller. 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. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. Seller agrees to maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is entitled to possession.
- f. Section 1031 Like-Kind Exchange. If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party agrees to 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

and d	osts) incurred by the cooperating party that are related only to the exchange are	paid or reimbursed to the	54
Initials:	osts) incurred by the cooperating party that are related only to the exchange are BUYER: DATE: 9-28-59 SELLER:	DATE:	55
	BUYER: * P (* A V) DATE: 9 /28/09 SELLER:	DATE:	56

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VACANT LAND PURCHASE AND SALE AGREEMENT **GENERAL TERMS** (continued)

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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.

- g. Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 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 agrees to pay Buyer's loan costs, including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such delinquencies at Closing from money due, or to be paid by, Seller. Buyer agrees to pay for remaining fuel in the fuel tank if, prior to Closing, Seller obtains a written statement as to the quantity and current price from the supplier. Seller agrees to pay all utility charges, including unbilled charges. Unless waived in Specific Term No. 14, Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy unpaid utility charges in accordance with RCW 60.80 and Seller agrees to provide the names and addresses of all utilities providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or equivalent). Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that are encumbrances at the time of Closing, or that are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid as agreed in Specific Term No. 15.
- h. Sale Information. The Listing Agent or Selling Licensee is authorized to report this Agreement (including price and all terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, and others related to this Sale, to furnish the Listing Agent and/or Selling Licensee, on request, any and all information and copies of documents concerning this sale.
- i. FIRPTA Tax Withholding at Closing. The Closing Agent is instructed to prepare a certification (NWMLS Form 22E or equivalent) that Seller is not a "foreign person" within the meaning of the Foreign Investment In Real Property Tax Act. Seller agrees to sign this certification. If Seller is a foreign person, and this transaction is not otherwise exempt from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the Internal Revenue Service.
- j. Notices. In consideration of the license to use this and NWMLS's companion forms and for the benefit of the Listing Agent and the Selling Licensee as well as the orderly administration of the offer, counteroffer or this agreement, the parties irrevocably agree that unless otherwise specified in this Agreement, any notice required or permitted in, or related to, this Agreement (including revocations of offers or counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and shall be deemed given only when the notice is received by Selier, by Listing Agent or at the licensed office of Listing Agent. Notices to Buyer must be signed by at least one Seller and shall be deemed given only when the notice is received by Buyer, by Selling Licensee or at the licensed office of Selling Licensee. Actual receipt by Selling Licensee of a Form 17 or 17C (whichever is applicable), Public Offering Statement or Resale Certificate, homeowners' association documents provided pursuant to NWMLS Form 22D, or a preliminary commitment for title insurance provided pursuant to NWMLS Form 22T shall be deemed receipt by Buyer, Selling Licensee and Listing Agent have no responsibility to advise of receipt of a notice beyond either phonling the party or causing a copy of the notice to be delivered to the party's address shown on this Agreement. Buyer and Seller must keep Selling Licensee and Listing Agent advised of their whereabouts in order to receive prompt notification of receipt of a notice.
- k. Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the last calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday 100 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 101 Saturday, Sunday or legal holiday. Any specified period of 5 days or less shall not include Saturdays, Sundays or 102 legal holidays. If the parties agree that an event will occur on a specific calendar date, the event shall occur on that 103 date, except for the Closing Date, which, if it falls on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, 104 or day when the county recording office is closed, shall occur on the next day that is not a Saturday, Sunday, legal 105 holiday, or day when the county recording office is closed. If the parties agree upon and attach a legal description 106 after this Agreement is signed by the offeree and delivered to the offeror, then for the purposes of computing time, 107 mutual acceptance shall be deemed to be on the date of delivery of an accepted offer or counteroffer to the offeror, 108 rather than on the date the legal description is attached. Time is of the essence of this A

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Initials:	BUYER: YMLL PART	DATE: 4-28: 04	SELLER:	_ DATE:	110
	BUYER: × XXX	DATE: 9/78/09	SELLER:	DATE:	111
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VACANT LAND PURCHASE AND SALE AGREEMENT GENERAL TER

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(continued) Page 4 of 5 L. Facsimile or E-mail Transmission. Facsimile transmission of any signed original document, and retransmission of any signed facsimile transmission, shall be the same as delivery of an original. At the request of either party, or the Closing Agent, the parties will confirm facsimile transmitted signatures by signing an original document. E-mail transmission of any document or notice shall not be effective unless the parties to this Agreement otherwise agree in writing.

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m. Integration. This Agreement constitutes the entire understanding between the parties and supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall be effective unless agreed in writing and signed by Buyer and Seller.

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n. Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the Buyer on the first page of this Agreement.

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o. Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following provision, as identified in Specific Term No. 7, shall apply:

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i. Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (6%) of the Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 126

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II. Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue any other rights or remedies available at law or equity.

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p. Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a certified public accountant to review the terms of this Agreement. Buyer and Seller agree to pay their own fees incurred for such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement the prevailing party is entitled to reasonable attorneys' fees and expenses.

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q. Offer, Buyer agrees to purchase the Property under the terms and conditions of this Agreement. Seller shall have until 9:00 p.m. on the Offer Expiration Date to accept this offer, unless sooner withdrawn. Acceptance shall not be effective until a signed copy is actually received by Buyer, by Selling Licensee or at the licensed office of Selling Licensee. If this offer is not so accepted, it shall lapse and any Earnest Money shall be refunded to Buyer.

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r. Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the insertion of the Seller's name, shall be considered a counteroffer. If a party makes a counteroffer, then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that counteroffer, unless sconer withdrawn. Acceptance shall not be effective until a signed copy is actually received by Seller, by Listing Agent or at the licensed office of Listing Agent. If the counteroffer is not so accepted, it shall lapse and any Earnest Money shall be refunded to Buyer.

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s. Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the offer/ counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, unless sooner withdrawn.

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t. Agency Disclosure. Selling Broker represents the same party that Selling Licensee represents. Listing Broker repre- 147 sents the same party that the Listing Agent represents. If Selling Licensee and Listing Agent are different salesper-148 sons affiliated with the same Broker, then both Buyer and Seller confirm their consent to that Broker representing 149 both parties as a dual agent. If Setting Licensee and Listing Agent are the same salesperson representing both 150 parties then both Buyer and Seller confirm their consent to that salesperson and his/her Broker representing both 151 parties as dual agents. All parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."

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u. Commission. Seller and Buyer agree to pay a commission in accordance with any listing or commission agreement 163 to which they are a party. The Listing Broker's commission shall be apportioned between Listing Broker and Selling Broker as specified in the listing. Seller and Buyer hereby consent to Listing Broker or Selling Broker receiving compensation from more than one party. Seller and Buyer hereby assign to Listing Broker and Selling Broker, as applicable, a portion of their funds in escrow equal to such commission(s) and irrevocably instruct the Closing Agent to disburse the commission(s) directly to the Broker(s). In any action by Listing or Selling Broker to enforce this paragraph, the prevailing party is entitled to court costs and reasonable attorneys' fees. Seller and Buyer agree that

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158 157 15**B** 159 the Licensees are intended third party beneficiaries under this Agreement. DATE: 9-28-09 SELLER: DATE: DATE: DATE:

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VACANT LAND PURCHASE AND SALE AGREEMENT GENERAL TERMS

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- v. Feasibility Contingency. It is the Buyer's responsibility to verify before the Feasibility Contingency Expiration Date identified in Specific Term No. 17 whether or not the Property can be platted, developed and/or built on (now or in the future) and what it will cost to do this. BUYER SHOULD NOT RELY ON ANY ORAL STATEMENTS concerning this made by the Seller, Listing Agent or Selling Licensee. Buyer should inquire at the city or county, and water, sewer or other special districts in which the Property is located. Buyer's inquiry should include, but not be limited to: building or development moratoriums applicable to or being considered for the Property; any special building requirements, including setbacks, height limits or restrictions on where buildings may be constructed on the Property; whether the Property is affected by a flood zone, wetlands, shorelands or other environmentally sensitive area; road, school, fire and any other growth mitigation or impact fees that must be paid; the procedure and length of time necessary to obtain plat approval and/or a building permit; sufficient water, sewer and utility and any service connection charges; and all other charges that must be paid. Buyer and Buyer's agents, representatives, consultants, architects and engineers shall have the right, from time to time during the feasibility contingency, to enter onto the Property and to conduct any tests or studies that Buyer may need to ascertain the condition and suitability of the Property for Buyer's intended purpose. Buyer shall restore the Property and all improvements on the Property to the same condition they were in prior to the inspection. Buyer shall be responsible for all damages resulting from any inspection of the Property performed on Buyer's behalf. If the Buyer does not give notice to the contrary on or before the Feasibility Contingency Expiration Date identified in Specific Term No. 17, it shall be conclusively deemed that Buyer is satisfied as to development and/or construction feasibility and cost. If Buyer gives notice this Agreement shall terminate and the Earnest Money shall be refunded to Buyer, less any unpaid costs.
- w. Subdivision. If the Property must be subdivided, Seiler represents that there has been preliminary plat approval for the Property and this Agreement is conditioned on the recording of the final plat containing the Property on or before the date specified in Specific Term 16. If the final plat is not recorded by such date, this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
- Information Verification Period and Property Condition Disclaimer. Buyer shall have 10 days after mutual acceptance to verify all information provided from Seller or Listing Agent related to the Property. This contingency shall be deemed satisfied unless Buyer gives notice identifying the materially inaccurate information within 10 days of mutual acceptance. If Buyer gives timely notice under this section, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer. Buyer and Seller agree, that except as provided in this Agreement, all representations and information regarding the Property and the transaction are solely from the Seller or Buyer, and not from any Licensee. The parties acknowledge that the Licensees are not responsible for assuring that the parties perform their obligations under this Agreement and that none of the Licensees have agreed to independently investigate or confirm any matter related to this transaction except as stated in this Agreement, or in a separate writing signed by such Licensee. In addition, Licensees do not guarantee the value, quality or condition of the Property and some properties may contain building materials, including siding, roofing, ceiling, insulation, electrical, and plumbing, that have been the subject of lawsuits and/or governmental inquiry because of possible defects or health hazards. Some properties may have other defects arising after construction, such as drainage, leakage, pest, rot and mold problems. Licensees do not have the expertise to identify or assess defective products, materials, or conditions. Buyer is urged to retain inspectors qualified to identify the presence of defective materials and evaluate the condition of the Property. Licensees may assist the parties with locating and selecting third party service providers, such as inspectors or contractors, but Licensees cannot guarantee or be responsible for the services provided by those third parties. The parties agree to exercise their own judgment and due diligence regarding third party service providers.
- y. Disclosures in Form 17 or 17C. If Seller provides Buyer with a disclosure statement pursuant to RCW 64.03 (Form 17 or 17C, whichever is applicable), Buyer may bring an action in tort to recover economic losses resulting from intentional misrepresentations in Form 17 or 17C; and if the parties so agree in Specific Term No. 8, Buyer may bring an action in tort to recover economic losses resulting from negligent errors, inaccuracies, or omissions in Form 17 or 17C. Nevertheless, Buyer is advised to use due diligence to inspect the Property to Buyer's satisfaction, as Seller may not know or have reason to know of defects that careful inspections might reveal. If, in Specific Term No. 8, the parties agree that Buyer will not have a remedy for economic loss resulting from negligent errors, inaccuracies, or omissions in Form 17 or 17C, then Buyer assumes the risk of economic loss that may result from Seller's negligent misrepresentation in Form 17 or 17C. Buyer maintains the right to bring any and all claims permitted under the common law, including fraudulent concealment. Buyer and Seller acknowledge that home protection plans may be available which-may provide additional protection and benefit to Buyer and Seller.

Initials:	BUYER: Y MALE MAN	DATE: 9-28-09	SELLER:	DATE:	216
	BUYER: * DILXALK	DATE: 9/28/09	SELLER:	DATE:	217

VACANT LAND PURCHASE AND SALE AGREEMENT

EXHIBIT A - LEGAL DESCRIPTION

FOR VASHON ISLAND POLE YARD ASSESSOR'S PARCEL #082203-9040

That portion of Section 8, Township 22 North, Range 3 East, W.M., in King County, Washington, described as follows:

Beginning at the quarter corner between Sections 7 and 8 in said Township; Thence north on the Section line 209 feet; Thence east 209 feet; Thence south 209 feet; Thence west 209 feet to the point of beginning;

EXCEPT the west 30 feet thereof for road.

End of Description

We authorne Paula and Mark Jansen to receive and disperse all email persuant to the purchase of the Pole yard.

Sharon J. Bushaman

Every M. Brishman

Form 22 L&A Land & Acresge Addendum Rev. 5/08 Page 1 of 4

LAND & ACREAGES APPENDUM

bet	veen Barry Michael Briskman, Sharon Lee Briskman,	d <u>Soptember 28, 2009</u> Paula Jean Larson, and Mark Le	e Larsen ("Buyer")
	King County		("Seller")
con	cerning Assessor's Parcel Number 082203-9040		("the Property")
1. E	BUYER ACKNOWLEDGMENTS. If Buyer has any question agreement subject to relevant inspections, tests, surveys, an	is regarding the Property, Buyer is id/or reports. BUYER ACKNOWLE	edvised to make the DGES:
2	 Buyer has observed and investigated the Property and his acceptability, and suitability of the Property and surround the Property for Buyer's intended use, based solely on Buyer's 	ling area, and the feasibility and de	sirability of acquidan
b	 A generally accepted method for identifying boundary line Property surveyed, and corners identified and marked. A and that any presumed fences or other boundary marking the Selling Licensee shall be responsible for any discrept of the Property, identification of easements or encreaching 	A survey will confirm that the legal of galare correctly located. Neither the ancies in boundary lines, information	description is accurate
¢.	A generally accepted method for determining whether on- Property is to have tests performed, such as "perc" tests, periods. Except as otherwise provided in the Agreement, any needed on-site sewage disposal system and related e	which are approved by the county Buyer assumes the risk that the Pr	for limited time
đ.	A generally accepted method for determining water quality tests conducted by professionals certified by the Departm and a generally accepted method for determining water quantity to determine gallons per minute. Buyer understan regarding water quality or quantity at the time of the test(s) will not change or vary at other times.	ent of Ecology for items such as bushing and its to have a such that the results of such tests on	actoria and nitrates, ve a test conducted by
6.	If the Property is currently taxed at a reduced rate becaus agricultural, or forest land, and Buyer is to continue that u need to be obtained and that significant increased taxes, be paid if the use classification is changed or withdrawn at C	se, Buyer understands approval fro	om the county will
1 .	A generally accepted method for determining the value of forester or forest products expert "cruise" the Property and	limber growing on the Property is to give a written valuation.	have a qualified
g.	If there is an on-site sewage disposal system on the Propi should consider conducting a purge test and other inspect system.	erty and the system has not been r dons to determine whether there ar	ecently used, Buyer as any defects in the
h.	Additional tests or inspections of the Property may be requite the Property is transferred.	ired by local or state governmental	agencies before title
Initial	BUYER: MASS DATE: 9-30-09	SELLER:	DATE:
	BUYER: 17/10/09	SELLER;	DATE:

Form 22 L&A Land & Acreage Addendum Rev. 5/09 Page 2 of 4

LAND & ACREAGE ADDENDUM (contin**169**16

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2. CONTINGENCIES:

- a. General Contingency Provisions. This Agreement is conditioned on the applicable contingencies below. The work to be performed shall be timely ordered by the party responsible for payment, except for the Fessibility Study (if applicable), and shall be performed by qualified professionals. If Seller is responsible for ordering the work and fails to timely do so, Seller will be in breach of the Agreement.
- b. Contingency Periods. The applicable contingency periods shall commence on mutual acceptance of the Agreement. If Buyer gives notice of disapproval and termination of the Agreement within the applicable contingency period, the Earnest Money shall be refunded to Buyer. If Buyer falls to give timely notice within the applicable contingency period, then the respective contingency shall be deamed waived.
- c. Contingencies. Items checked below are to be paid by Buyer or Seller as indicated below and are contingencies to the Agreement. Notwithstanding the payment ellocation provided for herein, if the Agreement fails to close as a consequence of a Seller's breach, the costs of the following shall be born by the Seller:

Paid Buy	by Paid by ar Selier			Contingency period (19 days if not filled in)
		1.	Survey. Completion of survey to verify information regarding the Property as listed in 1(b).	<u>14</u> days
		H.	Perc Test. Perc or similar test indicating that the Property is suitable for installation of conventional septic system and drainfield. If the sale fails to close, the perty who paid for the perc test shall fill in holes at their expense within two weeks of the date the transaction is terminated. Earnest Money shall not be refunded to Buyer until perc holes are filled in if this is Buyer's responsibility.	
		iil.	On-Site Sewage System. The system to be pumped and inspected by a qualified professional to determine that the system is readily accepting effluent and the system has no apparent defects. (If VA Financing is used, Lender may require certification of system.)	<u>14</u> days
		jv.	Water Quality. Water quality and/or purity tests showing water meets the approval standards of the Department of Ecology and standards of the governing county. Water quality tests to be performed by a qualified professional.	<u>14</u> dsys
		y.	Water Quantity. Water quantity tests (4 hour draw down test or other test selected by Buyer) showing a sustained flow of	14 days
		vi.	Timber. Timber cruise conducted by a qualified forest products expert of Buyer's choice, with results of the cruise to be satisfactory to Buyer in Buyer's sole discretion.	14days
initials:	BUYER:	1	DATE: 9-30-09 SELLER: DATE: DATE: DATE:	

LAND & ACREAGE ADDENDUM (continued)

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3. ADDITIONAL PROVISIONS (check as applicable)

	Feasibility Study. If this box is checked, this paragraph supersedes and replaces the Feasibility Contingency set forth in Specific Term 17 and General Term "V" of Form 25 (Vacant Land Purchase and Sale Agreement).
	Completion of a feasibility study and determination, in Buyer's sole discretion, that the Property and any matters affecting the Property including, without limitation, the condition of any improvements to the Property, the condition and capacity of irrigation pumps, system and wells, the adequacy of water rights for the Property, the licensure of wells, permitted or certificated water rights for the Property, the location and size of any critical area on the Property, the number and location of approved read approaches from public reads, and the presence of recorded access easements to the Property, are suitable for Buyer's intended use(s), and that it is feasible and advantageous for Buyer to acquire the Property in accordance with the Agreement. In performing any investigations, Buyer shall not interfere with any existing tenants' operations on the Property.
	This feasibility study contingency shall conclusively be deemed waived unless within
	(10 days if not filled in) after mutual acceptance, Buyer gives notice disapproving the feasibility study. If Buyer timely disapproves the feasibility study and terminates the Agreement, the Earnest Money shall be refunded to Buyer.
	frrigation and Water. Seller warrants that there are shares of imigation water rights and shares of frost water rights applicable to the Property, all of which will be transferred to Buyer at Closing.
	Assignment and Assumption. At Closing, Seller will assign, transfer, and convey all of its right, title and interes in, lo end under any lease of the Property and will represent and warrant to Buyer that, as of the Closing Date, there are no defaults under the leases and no condition exists or event has occurred or falled to occur that with without notice and the passage of time could ripen into such a default. At Closing, Buyer will agree to defend, indemnify and hold Seller harmless from and against any obligation under the leases to the extent delegated to and assumed by Buyer hereunder.
	Attorney Review. This Agreement is conditioned on review and approval by the parties' attorneys on or before A party shall conclusively be deemed to have waived this contingency unless notice in conformance with this Agreement is provided to the other party by the foregoing date.
	Grops. Unless otherwise agreed in writing Seller has the right to harvest all growing crops in the ordinary course of business until the possession date.
	Accessories. The indicated accessories are items included in addition to those stated in Specific Term 5 of
	the Agreement: portable buildings sheds and other outbuildings game feeders
	☐ livestock feeders and troughs ☐ irrigation equipment ☐ fuel tanks ☐ submersible pumps ☐ pressure tanks ☐ corrais and pens ☐ gates and fences ☐ chutes
	other:
	Seller warrants title to, but not the condition of, the personal property and shall convey it by bill of sale.
	CRP Program. Buyer must assume all Conservation Reserve Program contracts and agree to continue them through the expiration date of each such contract. All documentation for the assumption will be completed at closing and must be approved by Farm Service Agency of the USDA prior to Closing. Any Conservation Reserve Program payments shall be prorated as of Closing.
initials:	BUYER: MIL DATE: 9-30-09 SELLER: DATE:
	BUYER: 7/1 DATE: 9-30-09 SELLER: DATE: DAT

Form 22 L&A Land & Acreage Addendum Rev. 5/09 Page 4 of 4

LAND & ACREAGE ADDENDUM (continue)16

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☑ 4.	DOCUMENT REVIEW PERIOD. If this box is chec ments within (20 days if not filled in) of Title Report	ked, Seller shell deliver to Buyer a mutual acceptance:	copy of the following docu-
	If Buyer, in Buyer's sole discretion, does not give no filled in) of receipt of the above documents or the dat period shall conclusivally be deemed satisfied (weiver Agreement shall terminate and the Earnest Money s.	e that the above documents are du	days (15 days if not a, then this document review sapproval, then this
⊠ 6.	ADDITIONAL INSPECTIONS. If this box is checked Property recommends further evaluation of the Proper not filled in) to obtain the additional inspection at Buy cable contingency period, Buyer shall provide a copy that Buyer will seek additional inspections. If Buyer gis contingency period shall be replaced by the additional additional inspections shall commence on the day af determined as set forth in the Computation of Time particles.	erly, Buyer shall have an additional er's option and expense. On or befind of the qualified professional's recount lives timely notice of additional inspect all period specified above. The time ter Buyer gives notices under this in the control of the second state of the control of the	10 (10 days if ore the end of the application and notice ections, the applicable of conducting the
6.	TAX DESIGNATION.		
	a. Classification of Property. Seller represents [farm and agricultural; [timberland under	that the Property is classified as [er Chapter 84.34 RCW.	open space;
	■ b. Removal from Classification. Buyer shall no Closing and the Property shall be removed from and penalties assessed by the county assessed be paid by ■ Seller, ■ Buyer; ■ both Seller.	m its classification. All additional ta ir when the Property is removed fro	xes, applicable interest, m its classification shall
	c. Notice of Classification Continuance. In ord classification continuance at or before the time attached to the real estate excise tax affidavit. classification continuance, the county assessor impose additional taxes, applicable interest, an	e of Closing. The notice of classific Buyer acknowledges that if Buyer i must reassess the Property's taxa	ation continuance shall be fall of the state of the state and retroactively
			•
Initiale	BUYER: MILLON DATE C-30-29	A 10.1 A 10.2	
	BUYER: 12 12 DATE: 9/30/0	SELLER:	DATE:
		9 SELLER:	DATE:

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16916 SELLER DISCLOSURE STATEMENT † UNIMPROVED PROPERTY

† To be used in transfers of unimproved residential real property, including property zoned for residential use that is not improved by residential dwelling units, a residential condominium, a residential timeshare or a mobile or manufactured home (not including property defined as "timber land" under RCW 84.34.020). See RCW Chapter 64.06 for further explanations. 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 write "NA." If the answer is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please refer to the line number(s) of the question(s) when you provide your explanation(s). For your protection you must date and initial each page of this disclosure statement and each attachment. Delivery the disclosure statement must occur not later than five (5) business days, unless otherwise agreed, after mutual acceptance of a written purchas and sale agreement between Buyer and Seller. NOTICE TO THE BUYER THE FOLLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROPERTY LOCATED AT
Please complete the following form. Do not leave any spaces blank. If the question clearly does not apply to the property write "NA." If the answer is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please refer to the line number(s) of the question(s) when you provide your explanation(s). For your protection you must date and initial each page of this disclosure statement and each attachment. Delivery of the disclosure statement must occur not later than five (5) business days, unless otherwise agreed, after mutual acceptance of a written purchas and sale agreement between Buyer and Seller. NOTICE TO THE BUYER THE FOLLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROPERTY LOCATED AT
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THE FOLLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROPERTY LOCATED AT
HANT NITH OH VANHON HITTHWAV NW 1/21 71600 DI OCT ADN 027702 00/00
EAST SIDE OF VASHON HIGHWAY SW @ 21600 BLOCK, APN 082203-9040
CITY <u>VASHON</u> , COUNTY <u>KING</u> ("THE PROPERTY") OR AS LEGALLY DESCRIBED ON TATTACHED EXHIBIT A. SELLER MAKES THE FOLLOWING DISCLOSURES OF EXISTING MATERIAL FACTS OR MATERIAL
DEFECTS TO BUYER BASED 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 BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER
OR SELLER'S AGENT. IF THE SELLER DOES NOT GIVE YOU A COMPLETED DISCLOSURE STATEMENT, THEN YOU MAY
WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER INTO A PURCHASE AND SALE AGREEMENT
THE FOLLOWING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATIONS OF ANY REAL ESTAT
LICENSEE OR OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTENDED TO BE A PART OF
ANY WRITTEN AGREEMENT BETWEEN BUYER AND SELLER.
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, WITHOUT LIMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, ELECTRICIANS, ROOFERS, BUILDING
inspectors, on-site wastewater treatment inspectors, or structural pest inspectors. The prospectiv
BUYER AND SELLER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OR INSPECTIONS OF THE PROPERTY OR TO
PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM WITH RESPECT TO ANY ADVICE, INSPECTION,
DEFECTS OR WARRANTIES.
Seller is/ is not occupying the property.
I. SELLER'S DISCLOSURES:
* If you answer "Yes" to a question with an asterisk (*), please explain your answer and attach documents, if available and not otherwise
multicly recorded. If necessary was an attached sheet
Publicly recorded: It necessary, use an attached sheet. YES NO DON'T KNOW
A. Do you have legal authority to sell the property? If no, please explain.
*B. Is title to the property subject to any of the following?
(1) First right of refusal
(2) Option
(3) Lease or rental agreement
(4) Life estate?
*C. Are there any encroachments, boundary agreements, or boundary disputes?
*D. Is there a private road or easement agreement for access to the property?
*D. Is there a private road or easement agreement for access to the property? *E. Are there any rights-of-way, easements, or access limitations that affect the
*D. Is there a private road or easement agreement for access to the property? *E. Are there any rights-of-way, easements, or access limitations that affect the Buyer's use of the property?
*D. Is there a private road or easement agreement for access to the property? *E. Are there any rights-of-way, easements, or access limitations that affect the Buyer's use of the property? *F. Are there any written agreements for joint maintenance of an easement or right-of-way?
*D. Is there a private road or easement agreement for access to the property? *E. Are there any rights-of-way, easements, or access limitations that affect the Buyer's use of the property? *F. Are there any written agreements for joint maintenance of an easement or right-of-way? *G. Is there any study, survey project, or notice that would adversely affect the property?
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*D. Is there a private road or easement agreement for access to the property? *E. Are there any rights-of-way, easements, or access limitations that affect the Buyer's use of the property? *F. Are there any written agreements for joint maintenance of an easement or right-of-way? *G. Is there any study, survey project, or notice that would adversely affect the property? *H. Are there any pending or existing assessments against the property? *I. Are there any zoning violations, nonconforming uses, or any unusual restrictions on the property that affect future construction or remodeling? *J. Is there a boundary survey for the property?
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*D. Is there a private road or easement agreement for access to the property? *E. Are there any rights-of-way, easements, or access limitations that affect the Buyer's use of the property? *F. Are there any written agreements for joint maintenance of an easement or right-of-way? *G. Is there any study, survey project, or notice that would adversely affect the property? *H. Are there any pending or existing assessments against the property? *I. Are there any zoning violations, nonconforming uses, or any unusual restrictions on the property that affect future construction or remodeling? *J. Is there a boundary survey for the property? *K. Are there any covenants, conditions, or restrictions recorded against title to the property? *E. Are there any covenants, conditions, and restrictions which purport to forbid or restrict the conveyance, encumbrance, occupancy, or lease of the property.
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Form 17C Rev. 7/09 Page 2 of 5

SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

(1) Does the property have potable water supply? (2) If yes, the source of water for the property is: Private or publicly owned water system	2.	- WATER	YES	NO	DON'T KNOW	57 58
(2) If yes, the source of water for the property is: Private or publicly owned water system Private well serving only the property Other water system If shared, are there any written agreements? Game		A. Household Water				59
Private or publicly owned water system Private well serving only the property Other water system (so well serving only the property Other water system there any written agreements? Go Go Go Go Go Go Go G		(1) Does the property have potable water supply?			abla	60
*(3) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the water source? *(4) Are there any problems or repairs needed? (5) Is there a connection or book-up charge payable before the property can be connected to the water main? (6) Have you obtained a certificate, or claim associated with household water supply for the property? (If yes, please attach a copy.) (7) Is there a water right permit, certificate, or claim associated with household water supply for the property? (If yes, please attach a copy.) (8) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? *(b) If yes, has all or any portion of the water right not been used for five or more successive years? (c) If no or don't know, is the water withdrawn from the water source less than 5,000 pallons a day? *(8) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)? B. Irrigation Water (1) Are there any irrigation water rights for the property, such as a water right permit, certificate, or claim? (If yes, please attach a copy.) (a) If yes, has the or any portion of the water right not been used for five or more successive years? (b) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? *(2) Does the property receive irrigation water from a ditch company, irrigation district, or other entity? If so, please identify the entity that supplies irrigation water to the property. C. Outdoor Sprinkler System (1) Is there an outdoor sprinkler system for the property? *(3) If yes, are there any defects in the system? (9) Goes the property receive irrigation water from a ditch company, irrigation district, or other entity? (1) SEWEN/SEPTIC SYSTEM A. The property is expressed to the system? (1) One site sewage system (including pipes, tanks, drainfields, and all other component parts) (1) One site sewage system (including pipes, tanks, drainfields, and all other component parts) (2) One site sew		Private or publicly owned water system Private well serving only the property	. <u>_</u>			61 62 63 64
*(4) Are there any problems or repairs needed? (3) Is there a connection or hook-up charge payable before the property can be connected to the water main? (6) Have you obtained a certificate of water availability from the water purveyor serving the property? (If yes, please attach a copy.) (7) Is there a water right permit, certificate, or claim associated with household water supply for the property? (If yes, please attach a copy.) (a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? *(b) If yes, has all or any portion of the water right not been used for five or more successive years? (c) If no or don't know, is the water withdrawn from the water source less than 5,000 gallons a day? *(b) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)? B. Irrigation Water (1) Are there any irrigation water rights for the property, such as a water right permit, certificate, or claim? (If yes, please attach a copy.) (a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? *(c) If or any portion of the water right not been used for five or more successive years? (b) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? *(c) Does the property receive irrigation water from a ditch company, irrigation district, or other entity? If so, please identify the entity that supplies irrigation water to the property: (1) Is there any odefects in the system? (2) Odes the property receive irrigation water from a ditch company, irrigation district, or other entity? (3) If yes, are there any defects in the system? (4) If yes, are there any defects in the property? (5) If yes, are there any defects in the system? (6) If yes, are there any defects in the property? (7) If yes, are there any defects in the property? (8) If yes, are there any defects in the system? (9) If yes, are there any defects in the property? (1) If yes, are there any defects		*If shared, are there any written agreements?			-	65
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property? (If yes, please attach a copy.) (7) Is there a water right permit, certificate, or claim associated with household water supply for the property? (If yes, please attach a copy.) (a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? (b) If yes, has all or any portion of the water right not been used for five or more successive years? (c) If no or don't know, is the water withdrawn from the water source less than 5,000		· · · · · · · · · · · · · · · · · · ·				69 70
supply for the property? (If yes, please attach a copy.) (a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? *(b) If yes, has all or any portion of the water right not been used for five or more successive years? (c) If no or don't know, is the water withdrawn from the water source less than 5,000					Ø	71 72
changed? *(b) If yes, has all or any portion of the water right not been used for five or more successive years? (c) If no or don't know, is the water withdrawn from the water source less than 5,000 gallons a day? *(8) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)? B. Irrigation Water (1) Are there any irrigation water rights for the property, such as a water right permit, certificate, or claim? (If yes, please attach a copy.) (a) If yes, has all or any portion of the water right not been used for five or more successive years? (b) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? *(2) Does the property receive irrigation water from a ditch company, irrigation district, or other entity? If so, please identify the entity that supplies irrigation water to the property: C. Outdoor Sprinkler System (1) Is there an outdoor sprinkler system for the property? *(2) If yes, are there any defects in the system? *(3) If yes, is the sprinkler system connected to irrigation water? 3. SEWER/SEPTIC SYSTEM A. The property is served by: Public sewer system On-site sewage system (including pipes, tanks, drainfields, and all other component parts) Other disposal system Please describe: There is no sewer connection for this property. B. 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? SELLER'S INITIAL: DATE: DATE: 104		supply for the property? (If yes, please attach a copy.)		_		73 74
successive years? (c) If no or don't know, is the water withdrawn from the water source less than 5,000		changed?				76
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SELLER'S INITIAL: DATE: 104 DATE: 104		B. Is the property subject to any sewage system fees or charges in addition to those covered in your regularly		Ø		
	SEI		DATE:			104

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C. If the property is connected to an on-site sewage system:	YES	NO	DON" KNOV	
*(1) Was a permit issued for its construction?	П	П	\square	108
*(2) Was it approved by the local health department or district following its construction?	П			109
(3) Is the septic system a pressurized system?		П	\square	110
(4) Is the septic system a gravity system?	П			111
*(5) Have there been any changes or repairs to the on-site sewage system?			\square	112
(6) Is the on-site sewage system, including the drainfield, located entirely within the boundaries of the property? If no, please explain:	_ 0		Ø	113 114 115
*(7) Does the on-site sewage system require monitoring and maintenance services more frequently than once a year? SELLER UNDERSTANDS THAT LO SEWEL IS ALACLABLE TO THIS SITE, BUYER TO CONFIRM	ke 🗆		Ø	116 117
4. ELECTRICAL/GAS		•	. •	118
A. Is the property served by natural gas?		\square		119
B. Is there a connection charge for gas?	\square			120
C. Is the property served by electricity?		∇		121
D. Is there a connection charge for electricity?	\square			122
*E. Are there any electrical problems on the property? SELLED ULIDERITANDS FROM PRETENT GAS 3. ELECTRICAL ARE IN STREET	1 🗆		\square	123
5. FLOODING BUYELS TO CONFIRM	****	· •. •		124
A. Is the property located in a government designated flood zone or floodplain?	<u> </u>	· 🔲	. 🔼	.125
6. SOIL STABILITY	· 51	5 ii.		-Ĭ26
*A. Are there any settlement, earth movement, slides, or similar soil problems on the property?			Ø	127
7. ENVIRONMENTAL				128
*A. Have there been any flooding, standing water, or drainage problems on the property that affect the property or access to the property?			\square	129 130
*B. Does any part of the property contain fill dirt, waste, or other fill material?			abla	131
*C. Is there any material damage to the property from fire, wind, floods, beach movements, earthquake, expansive soils, or landslides?			Ø	132 133
D. Are there any shorelines, wetlands, floodplains, or critical areas on the property?			abla	134
*E. 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?			Ø	135 136 137
*F. Has the property been used for commercial or industrial purposes?			V	138
*G. Is there any soil or groundwater contamination?			abla	139
*H. Are there transmission poles or other electrical utility equipment installed, maintained, or buried on the property that do not provide utility service to the structures on the property?			abla	140 141
*I. Has the property been used as a legal or illegal dumping site?			\square	142
*J. Has the property been used as an illegal drug manufacturing site?			abla	143
*K. Are there any radio towers that cause interference with cellular telephone reception?			\square	144
ELLER'S INITIAL: QLZ DATE: (0-/9-/)9 SELLER'S INITIAL:	DATE:			145

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SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

8.	H	OMEOWNERS' ASSOCIATION/COMMON INTERESTS	YES	NO	DON'I KNOV	
		Is there a homeowners' association?	П	V		14
		Name of association and contact information for an officer, director, employee, or other authorized agent, if any, who may provide the association's financial statements, minutes, bylaws, fining policy, and other information that is not publicly available:			ب	14: 15: 15:
	В.	Are there regular periodic assessments?		\square		153
		per month years				154
		Other_				155
	*C.	Are there any pending special assessments?		Ø		156
-	*D.	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)?		☑		157 158 159
9.	то	HER FACTS				160
1	Ą.	Are there any disagreements, disputes, encroachments, or legal actions concerning the property?			Ø	161
1	*В.	Does the property have any plants or wildlife that are designated as species of concern, or listed as threatened or endangered by the government?			\square	162 163
•	*C	Is the property classified or designated as forest land or open space?			\square	164
	D.	Do you have a forest management plan? If yes, attach			Ø	165
•	E.	Have any development-related permit applications been submitted to any government agencies?	— []	· 🗖		166
		If the answer to E is "yes", what is the status or outcome of those applications?	<u> </u>			167
						168
10.	FUI	LL DISCLOSURE BY SELLERS				169
	A.	Other conditions or defects:				170
		*Are there any other existing material defects affecting the property that a prospective buyer should know about?			\square	171 172
:		Verification				173
	1	The foregoing answers and attached explanations (if any) are complete and correct to the best of Seller's kn received a copy hereof. Seller agrees to defend, indemnify and hold real estate licensees harmless from and a that the above information is inaccurate. Seller authorizes real estate licensees, if any, to deliver a copy of the other real estate licensees and all prospective buyers of the property.	gainst any ar	nd all clai	ims	174 175 176 177
		Date: 10/19/2009 Date:				178
	5	Seller level & schuller on king County Seller				179
		NOTICES TO THE BUYER				180
****		SEX OFFENDER REGISTRATION				181
AGI	ENC	MATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOC. CIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO OBTAIN THIS N INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS.	AL LAW E INFORMA	NFORC TION A	ND IS	182 183 184
LIE AGR	IN IC	PROXIMITY TO FARMING OTICE IS TO INFORM YOU THAT THE REAL PROPERTY YOU ARE CONSIDERING FOR CLOSE PROXIMITY TO A FARM. THE OPERATION OF A FARM INVOLVES USUAL AND ULTURAL PRACTICES, WHICH ARE PROTECTED UNDER RCW 7.48.305, THE WASHING ACT.	CHSTOM	ARV		185 186 187 188 189
SELI	ER	'S INITIAL: UZ DATE: 10-19-09 SELLER'S INITIAL:	DATE:			190

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SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

n, 1	śÜ	YER'S ACKNOWLEDGEMENT	191
į	la ₃	yer hereby acknowledges that:	192
ı	.	Buyer has a duty to pay diligrant attention to any material defects that are known to Buyer or can be known to Buyer by militing diligent attention and observation.	193 194
3	В.	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.	195 196
(С.,	Buyer acknowledges that, pursuant to RCW 64.06.050 (2), real estate licensees are not liable for inaccurate information provided by Seiler, except to the extent that real estate licensees know of such inaccurate information.	197 198
1).	This information is for disclosure only and is not intended to be a part of the written agreement between the Buyer and Seller.	199
1	₽.	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).	200 201
KNO OTH AGE SIGN	W IEI N'	OSURES CONTAINED IN THIS DISCLOSURE STATEMENT ARE PROVIDED BY SELLER BASED ON SELLER'S ACTUAL PLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE. UNLESS BUYER AND SELLER RWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S I DELIVERS THIS DISCLOSURE STATEMENT TO RESCIND THE AGREEMENT BY DELIVERING A SEPARATELY D WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. MAY WAIVE THE RIGHT TO RESCIND TO OR AFTER THE TIME YOU ENTER INTO A SALE AGREEMENT.	202 203 204 205 206 207
BUY THE	EI D	r hereby acknowledges receipt of a copy of this disclosure statement and acknowledges that isclosures made herein are those of the seller only, and not of any real estate licensee or	208 209
OTH DAT BUY		Boles Jy Bushman Buyer Sustances J. Bushman	210 211
		BUYER'S WAIVER OF RIGHT TO REVOKE OFFER	212
			213
		has read and reviewed the Seller's responses to this Seller Disclosure Statement. Buyer approves this statement and waives Bayer's right	214
to re	70	ke Payer's offer based on this disclosure.	21-
DAT	E:	10/27/09 DATE: 10/47/04	_ 215
BUY	Bı	Breng M. Bree lines BUYER Maron J. Durkman	7 216
		BUYER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT	217 218
Buye	7 l	as been advised of Buyer's right to receive a completed Seller Disclosure Statement. Bayer waives that right. However, if the answer to the questions in the section emitled "Environmental" would be "yes," Bayer may not waive the receipt of the "Environmental" section of the	219
		Disclosure Strittment.	220
SHIP		$\lambda / 27/26$	221
DAT	E:	DATE: 10 3 1 10 1	
BUY	BI	8: Trelly Mr. Base laver BUYER: MATON & XTUNNION	7338
		nswer is "Yes" to any asterished (") items, please explain below (use additional shorts if necessary). Please refer to the line number(s) of stion(s).	223 224
			225
			226
	***		227
			228
			229
			230
	_		231
			232
	•••		
SEL	LΕ	R'S INITIAL: DATE: 10-19-07 SBLLER'S INITIAL: DATE:	233

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16916 SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

IL BUYER'S ACKNOWLEDGEMENT	191
Buyer hereby acknowledges that:	192
A. Buyer has a duty to pay diligent attention to may material defects that are known to Buyer or can be known to Buyer by utilizing diligent attention and observation.	193
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.	195 196
C. Buyer acknowledges that, parament 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.	197
D. This information is for disclosure only and is not intended to be a part of the written agreement between the Buyer and Seller.	199
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).	200 201
Disclosures contained in this disclosure statement are provided by seller based on seller's actual knowledge of the property at the time seller completes this disclosure. Unless buyer and seller otherwise agree in writing, buyer shall have three (3) business days from the day seller or seller's agent delivers this disclosure statement to rescind the agreement by delivering a separately signed written statement of rescission to seller or seller's agent. May waive the right to rescind prior to or after the time you enter into a sale agreement.	202 203 204 205 206 207
BUYER HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS DISCLOSURE STATEMENT AND ACKNOWLEDGES THAT THE DISCLOSURES MADE HEREIN ARE THOSE OF THE SELLER ONLY, AND NOT OF ANY REAL ESTATE LICENSEE OR OTHER PARTY.	208 209
DATE: 10-26-09 BUYER: DATE: DATE: DATE: DATE:	_ 210 _ 211
MANAGEMENT IN COMPANY OF THE PROPERTY OF THE P	•
BUYER'S WAIVER OF RIGHT TO REVOKE OFFER	212
Buyer has read and reviewed the Seller's responses to this Seller Disclosure Statement. Buyer approves this statement and waives Buyer's right to revoke Buyer's offer based on this disclosure.	213 214
DATE: 10-26-09 / DATE: 10-26-09	215
BUYER: What I have BUYER: Paula Yar Sell	216
BUYER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT	217
Buyer has been advised of Buyer's right to receive a completed Seller Disclosure Statement. Buyer waives that right. However, if the answer to	
my of the questions in the section entitled "Environmental" would be "yes," haver may not waive the receipt of the "Environmental" section of the Seller Disclosure Statement.	218 219 220
DATE: 10-26-09 DATE: 10-26-09	221
BUYER: Men A San BUYER: Paula Marsen	222
if the answer is "Yea" to any asteriaked (*) items, please explain below (use additional about if necessary). Please refer to the line number(s) of the question(s).	223 224
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0.4	232
ELLER'S INITIAL: AFY DATE: 10-19-07 SELLER'S INITIAL: DATE:	233

Amendment to the <u>Vacant Land Purchase and Sale Agreement</u> (the Agreement)
for Assessor's Parcel Number 082203-9040
Located at SW 216th Street and Vashon Highway, Vashon, Washington
Dated September 28, 2009,
between King County as Seller, and
Mark & Paula Larsen and Sharon & Barry Briskman, as Buyers

- Parties agree documents pertinent to the above-referenced sale may be signed, scanned, and delivered via email.
- 2) The deadline for Feasibility Contingency Expiration Date of October 12, 2009, as referenced in item #17 in the Agreement, is hereby extended to submission of Buyers' written approval or disapproval of those inspections no later than Monday, November 2, 2009.
- 3) As referenced in item 9 of the Agreement, Pacific Northwest Title Company (PNWT) will provide Title Insurance. King County placed an order for a Preliminary Title Report with the Seattle office of PNWT on Wednesday, October 21, 2009, with a request for delivery mailed directly to Buyers. Contact at PNWT can be either Rob Chelton or Curtis Goodwin, at (206) 343-1327.
- 4) As referenced in item 10 of the Agreement, Island Escrow Service in Vashon, Washington will be the Closing Agent. The parties agree that escrow will be opened with Island Escrow Service upon approval of the Agreement by King County Council. While awaiting Council approval, King County Treasurer will hold Buyers' earnest money deposits totaling \$2,000.
- 5) Buyers are aware that King County Council approval is not anticipated until early 2010.
- 6) King County emailed the required Form 17C, Seller's Disclosure Statement, to Buyers on Wednesday, October 21, 2009. A follow-up hard copy was mailed to each Buyer on Wednesday, October 22, 2009, as well.

Signed and acknowledged:

Buyer: Aland Suyer: Buyer: Dated: Dated

Signed and acknowledged:

16916

Amendment to the Vacant Land Purchase and Sale Agreement (the Agreement)
for Assessor's Parcel Number 082203-9040
Located at SW 216th Street and Vashon Highway, Vashon, Washington
Dated September 28, 2009,
between King County as Seller, and
Mark & Paula Larsen and Sharon & Barry Briskman, as Buyers

- 1) Parties agree documents pertinent to the above-referenced sale may be signed, scanned, and delivered via email.
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- 5) Buyers are aware that King County Council approval is not anticipated until early 2010.
- 6) King County emailed the required Form 17C, Seller's Disclosure Statement, to Buyers on Wednesday, October 21, 2009. A follow-up hard copy was mailed to each Buyer on Wednesday, October 22, 2009, as well.

Buyer: Maren Gustener Buyer: Dated: Dated: Dated: Dated: Seller: Dated: Dated:

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ADDENDUM/AMENDMENT TO PURCHASE AND SALE AGREEMENT

16916

he following is part of the Purchase and Sale Agreemen	it dated September 28, 2009	
etween <u>Barry Michael Briskmen & Sharon Lee Bris</u>	skroen & Paula Jean Laraen & Mark Les	Larsen ("Buyer")
nd King County		("Seller")
onceming Parcel 082203-9040 (\$ 209 Ft of W 209	Fi of SW 1/4 of NW 1/4 Less Co Rd)	("the Property")
is agreed set ween the seller and buyer a	as follows:	::
) All contingenoies available to Buyers in the Land 0, 2009, have been satisfied and are hereby waived		yers on September
lost particularly:		
Suyers are satisfied as to condition of title and waiv te Land & Acreage Addendum. Buyer and Seller ac rill no longer maintain the asphalt within the easeme	cknowledge that upon conveyance of titl	e to Buyers, Schler
nyers are satisfied as to the condition of the proper creage Addendum.	ty and waive all Contingencies as define	ed in the Land &
BUYERS:	•	
Barry Michael Briskman, Dated	Sharon Lee Briskman, Dated	
Paula Jean Larsed, Dated 11-5-09	Mark Leo Larsent, Dated 11-5	5-09
SELLER:		
KING COUNTY		
L OTHER TERMS AND CONDITIONS of said Agreems	ent remain unchanged.	
GENT (COMPANY)		
Y:		
Kais: BUYER: MAL DATE: 11-5	2∕19 SELL≅Ø	DATE:
BLYER DATE 11-5	110	DATE:

Form 34 Addendum/Amendment to P & S Rev. 8/98 Page 1 of 1 PCopyright 1986 Northwest Multiple Listing Service ALL RIGHTS RESERVED

ADDENDUM/AMENDMENT TO PURCHASE AND SALE AGREEMENT

The following is part of the Purchase and Sale Agreement datedSeptember 28, 2009	1
between Barry Michael Briskman & Sharon Loc Briskman & Paula Iean Larsen & Mark Loe Larsen ("Buyer	') 2
and King County (Select	•) 3
concerning Parcel 082203-9040 (S 209 Ft of W 209 Ft of SW 1/4 of NW 1/4 Less Co Rd) ("the Property	•
IT IS AGREED BETWEEN THE SELLER AND BUYER AS FOLLOWS:	5
	6
1) All contingencies available to Buyers in the Land & Acreage Addendum, executed by Buyers on September 30, 2009, have been satisfied and are hereby waived by Buyers.	7 8 9
Most particularly:	10 11
Buyers are satisfied as to condition of title and waive the "Document Review Pariod" as defined in item 4 of the Land & Acreage Addendum. Buyer and Seller acknowledge that upon conveyance of title to Buyers, Seller will no longer maintain the asphalt within the easement area on the south 30 feet of the Property.	12 13 14 15
Buyers are satisfied as to the condition of the property and waive all Contingencies as defined in the Land & Acreage Addendum.	16 17 18 19
BUYERS:	20 21 22
Property of the second	23
Barry Michael Briskman, Dated 11/10/09 Sharon Lee Briskman, Dated 11/10/09	24 25
Barry Michael Briskman, Dated 11/10/09 Sharon Lee Briskman, Dated 11/10/09	26
	27 28
	29
Paula Jean Larsen, Dated Mark Lee Larsen, Deted	30 31
	32
SELLER:	33 34
	35
	36 37
KING COUNTY	38
ALL OTHER TERMS AND CONDITIONS of said Agreement remain unchanged.	41
AGENT (COMPANY)	42
3Y:	43
DATE: 11/10/09 SELLER: DATE: DATE:	44
BUYER DATE: 11/10/09 SELLER: DATE:	45

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30 31

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34

16916

Form 22K © Copyright 2003 Identification of Littlibus Addendum Northwest Multiple Listing Service **IDENTIFICATION OF UTILITIES** Rev. 8/03 All Rights Reserved ADDENDUM TO PURCHASE AND SALE AGREEMENT Page 1 of 1 The following is part of the Purchase and Sale Agreement dated September 28, 2009 between Barry Michael Briskman, Sharon Lee Briskman, Paula Jean Larsen, and Mark Lee Larsen ("Buyer King County ("Seller concerning Assessor's Parcel Number 082203-9040 (the "Property") Pursuant to RCW 60.80, Buyer and Seller request the Closing Agent to administer the disbursement of closing funds necessary to satisfy unpaid utility charges affecting the Property. The names and addresses of all utilities providing service to the Property and having lien rights are as follows: WATER DISTRICT: HON WATER DISTRICT 19 10 SEWER DISTRICT: 11 ASHON, WASHINGTON 98070 12 13 City State, 22 **IRRIGATION DISTRICT:** N/A 16 GARBAGE: Address 19 City State 76 ELECTRICITY: SOUND ENERGY **WASHINGTON 98070** GAS: AS ELECTRICITY SPECIAL DISTRICT(S): (local improvement districts or utility local improvement districts)

Chy. Shake 750

Nothing in this Addendum shall be construed to diminish or alter the Seller's obligation to pay all utility charges (including unbilled charges). Buyer understands that the Listing Agent and Selling Licensee are not responsible for, or to insure payment of, Seller's utility charges.

payment of, Seller's utility charges.

Initials: BUYER: DATE: 1-82-10 SELLER: DATE: 37

DATE: 2-1-10 SELLER: DATE: 38

Form 22K Identification of Utilities Addendum Rev. 8/03

IDENTIFICATION OF UTILITIES ADDENDUM TO PURCHASE AND SALE AGREEMENT

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PAGE 1011 ADDERDOM TO FOROM	MOL AND OMEL MORELMENT	
The following is part of the Purchase and Sale Agreement	dated September 28, 2009	
between Barry Michael Briskman, Sharon Lee Briskman	an, Paula Jean Larsen, and Mark Lee Larsen	("Buyer")
and King County		("Seller")
concerning Assessor's Parcel Number 082203-9040	(t	he "Property")
Pursuant to RCW 60.80, Buyer and Seller request the Clos necessary to satisfy unpaid utility charges affecting the Pro to the Property and having lien rights are as follows: WATER DISTRICT:		
	VASHON WATER DISTRICT 19	
	17630 100th AVENUE SW	
	City, State, Zip	·
SEWER DISTRICT:	VASHON, WASHINGTON 98070	
	N/A	
	Address	
·	City, State, Zip	
IRRIGATION DISTRICT:	News	
	N/A	
	Address	
	City, State, Zip	
GARBAGE:	Namo	
	Address	
·	Chy, Sietu. Zip	***************************************
ELECTRICITY:	· · · · · · · · · · · · · · · · · · ·	
LLONGON I.	Name DI LCRT SOLIND ENERGY	
	PUGET SOUND ENERGY	
	18125 VASHON HIGHWAY SW	
SAS:	VASHON, WASHINGTON 98070	·
	SAME AS ELECTRICITY	
	Accrees	
	City, Stoles, Zip	
SPECIAL DISTRICT(S):	N/A Negro	
ocal improvement districts or utility local improvement districts)	Address	
fabrushana tagamakan kan anakan gibi diba asaba dan ar	City, State, Zp	- 20
f the above information has not been filled in at the time of lays (5 if not filled in) of mutual acceptance of this Agreem	ent, Seller shall provide the Listing Agent or Selling	in <u>20 </u>
ith the names and addresses of all utility providers having	lien rights affecting the Property and (2) Buyer and	Seller
uthorize Listing Agent or Selling Licensee to insert into this lentified by Seller.	s Addendum the names and addresses of the utility	providers
		Carabantan
fothing in this Addendum shall be construed to diminish or nbilled charges). Buyer understands that the Listing Ager		
avment of, Seller's utility charges.	,	u moord
nitials: BUYER: DATE: 17-24	SELLER: DATE: DATE:	
BUYER: DATE: 1/20	/// SELLER: DATE:	

NOTICE TO PURCHASER

If there is no reasonable access to a public sanitary sewer system from the parcel you are thinking of buying, you must install a private sewer system approved by the King County Department of Public Health in order to build a house or any structure which will be used for human habitation. No building permits are issued for parcels that cannot have access to approved public or approved private sewer systems. No permit will be issued for and no on-site sewage systems may be located on this parcel unless it has received site design approval by the King County Department of Public Health before application for a building permit. Before you enter into an agreement to purchase this parcel, you should contact the King County Department of Public Health to determine the procedures for installing a private sewer system.

Your seller may have had an evaluation of on-site sewage system feasibility made on the parcel by a registered civil or sanitary engineer or certificated sewage disposal system designer. If so, that fact and the conclusions of the evaluation appear below.

(Ord. 14507 § 3, 2002: Ord. 1490 § 2, 1973).

SELLER'S REPRESENTATIONS

ON-SITE SEWAGE SYSTEM EVALUATION

No on-site sewage system evaluations have been conducted on the Property situated in the State of Washington, and described as follows:

That portion of Section 8, Township 22 North, Range 3 East, W.M., in King County, Washington, described as follows:

Beginning at the quarter corner between Sections 7 and 8 in said Township;

Thence north on the Section line 209 feet;

Thence east 209 feet:

Thence south 209 feet;

Thence west 209 feet to the point of beginning;

EXCEPT the west 30 feet thereof for road.

I have no knowledge material to a determination whether an on-site sewage system may be installed on this parcel.

I represent that the statements above are true.

Stephen L. Salyer, Manager Real Estate Services King County Facilities Management Division	Section
Department of Executive Services	

(date)

BUYERS' SIGNATURES

Mark Lee Larsen

Paula Jean Larsen

Sharon Lee Briskman

Walver (IN THE ALTERNATIVE)

We have read this disclosure form and understand its contents. We walve vendor's disclosure [] unconditionally. (Or) [] upon the condition this sale will not be closed unless this parcel is subjected to an on-site sewage system evaluation that meets the requirements of the King County Department of Public Health.

Mark Lee Larsen

Paula Jean Larsen

Paula Jean Larsen

Paula Jean Larsen

Paula Jean Larsen

Sharon Lee Briskman

I / 1/20 (date)

BUYERS' SIGNATURES

We have read this statement and understand i	ts contents.
Mark yee Larsen	Paula Jean Larsen
Barry Michael Briskman	Sheron Lee Briskman
2-19-2010 (date)	02-19-2010 (date)
We have read this disclosure form and under unconditionally. (Or) [] upon the condition this se	THE ALTERNATIVE) stand its contents. We waive vendor's disclosure [] ale will not be closed unless this parcel is subjected to an
on-site sewage system evaluation that meets the Health. Mark Lee Larsen	Paula Jean Larsen Paula Jean Larsen
	Paula Jean Larsen
Barry Michael Briskman	Sharon Lee Briskman
Q-19-2010 (date)	02-19-2010 (date)