15624 ATTACHMENT B

JUN-13-2003 17-07 WINDERPIERE WE APP 26 05 07110a J. R. Bjolin	2500	p2
NWMLS Form 25 Vacant Land Purchase & Sala Raymed 03/03	of 7-27-06 Northwest M	pyriphi 2003 ultiple Listing Service HT2 REBERVED
- VACANI LAND FUNC	HABE AND SALE AGREEMENT ICIFIC TERMS MLB No.1 2703639	70
2. Buyer: Hollow Berger	& Kari Berger	
3. Soller: The King County	26 C 082 65	a ana
4. Property: Tax Parcel Nos.: 06240	74017 x 4000 KING	county)
Street Address: 1650 SE Fall C	ity Ka.	axin rigidity Boo
Legal Description: The file	CH,	,
5. Purchase Price: # 400,000 50	90,000,00 THE 5/20/05	
Personal Check: Selling Broker Personal Check:	Closing Agent)	
Note:		
7. Default: (check only one) Fortsture of Earnest N	Agney Solier's Election of Remedies	1/8
8. Title insurance Company: Ciminos 4	ilath	Sluk
9. Closing Agent: a qualified closing agent of Buye	n's choice	1 KB
10. Closing Date:		144/1019/5/2011
	calendar days after Closing	18
12. Offer Expiration Date: 4/24/05 13. Counteroffer Expiration Date: 45/25/05	- 105/100 10 5/20/e	gans
14. Addends: 36F; 34 324, WACA	330	168
		1 stedos
15. Agency Disclosure: Salling Licensee represents		
	Selier _ both parties ist be subdivided on or before	
is not legally required to be subdivided		· · · · · · · · · · · · · · · · · · ·
7. Feacibility Contingency Expiration Date:		77.05
4/25/05	Calmoral	5-4-05
Ruyers Bignanus Done YULA BUGL 4/25/05	Seller's Signature	Data
Buyer's Signature Date	Selier's Signature	Daie
Buyer's Address	Solor's Address Room	51002-
Ciry. State, Zip	Sentle, mg 98/	94
Phone Fex	(206) 296-7494 (20 Phone	6)2460167-
Buyers E-mail Address	1	OKC OOL
WINDERMERE, SPA-INC (407) Selling Broker MLS Office No.	Luc Court P. E. Sow.	2084
JILL STULIN 206-313-6567		
Colling Liponaec (Print) 425-486-115	Listing Agent (Print) Listing Agent (Print) Listing Agent (Print)	••
hona Fax	(306) 396. Hugy	Fax
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Vac	MLS Form 25 ant Land Purchase & Sale last 03/03 s 2 of 4			GENER	IAL TERMS ntinued)	e agreemen	Northwest Mu ALL RIGH	itipie Lieting Bi 175 RESHAVE	eniae ED:
_	Balan Danasa	grees to pay	y to Sel	ler the Purc	naeê Prica, Inch	uding the Earnest	Money, in casi	n at Closing,	: 1 : 2
E 6	inless otherwise spacifie accordance with this Agra wherwise specified in this	d in this Agn sement and : Agreement	eement is not m	. Buyer repre alying on an	y contingent so	uroe of funds of g	ifte, except to ti	ne extent	: 4
b. E	Earnest Money. Buyer e	graes to deli	ver the	Earnest Mo	ney within 2 day	ys after mutual ac	ceptance of this	Agraement	: <u>5</u>
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	earned, if any. If the Earn Broker to deposit the Earn	act Manay b	oid hu	Selling Brok	ar is over \$70.0	XOU.DO BUYET NAS	kue obnou ro Le	done same	12
E 7	Broker to deposit the Earl Treasurer, if both Seller B	lest Money I and Ruwer so	me me	nousing truing the	the Buyer does	not complete an	IAS Form W-9	petore	13
	follog Aroker must dende	di the Fame	at Mon	av or the Ear	mest Money is :	\$10,000.00 or lest	i, the earnest M	юпеу вгал	14
h	o dencelled into the House	aina Trust F	und Acr	sount. Saliin	o Broker may tr	ansfer the Earnes	t Monby to Ciot	ang Agent at	15 16
10	Closing. If all or part of the Broker or Closing Agent n	a foubab ver	nd pav	them therefo	rom. The partie	is instruct Closing	Agent to: (1) pi	DVIDE	17
	witten verification of rens	int of the Ea	imest N	ionev and n	otice of dishono	or of any chack to	the parties and	iconsees 21	18
1)	ne addresses and/or lex ne county in which the Pr	numbers on	wided i	herein: and (2) commence a	an interpleader ac	tion in the Supe	Stot Contrato	20 20
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	condition of Title. Buye						Agent to insert,	ettach or '	22
C	arrect the Legal Descripti	ion of the Pr	ODBITV.	Unless othe	rwise specified .	in this Agreement	, title to the Pro	perty shall "	23
b	e marketable at Closing. onditions and restrictions	The following	g shall I	not cause the	title to be unm	arketable: rights,	reservations, co	venants, trotor siki	.24 ::25
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rie	ohts. Monetery engumbra	moes not as	sumed	by Buyer sh	all be paid by S	eller on or before	Closing. Title s	hali be	· 27
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20	contract, the Statutory will coulded title. If the Proper	ny has been	short p	laned, the S	hort Plat numbe	er is in the Legal D	escription.	YOY LINES	30
d. T	itle Insuranco. Seller au	Inorizes Buy	ør's ler	ider or Closi	ng Agent, at Se	iller's expense, to	apply for a star	dard form.,	31
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pf	eliminary commitment to	both Listing	Agant	and Salling	Licensee. The p	reliminary commi	tment, and the	itle policy.	34
	be issued, shall contain								35
	pecial Exceptions consist e Closing Date, then as I								·36 37
	ich defects or encumbrat								38
	a Agreement shall there.	•		-	have no right to	apecific parform	ance or damage	16 48 8 1 1 1 1 3	39
	nsequence of Seller's in:	• • •							40
	osing. This sale shall be cuments are recorded an								41
	y, or legal holiday as defl								49
no	l a Saturday, Sunday, or	iegal holida	y.	·	- -		1		44
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g. Cic	peing Costs and Proret	ions. Seiler	and Bu	yer shall ea	ch pay one-half	of the escraw led	Taxes for the	current	47
Buy	er, rant, interest, and flen yer's loan costs, including	g credit repo	ort, app	raisal charge	and lender's t	itle insurance, uni	ess provided of	herwise in	48 49
thia	i Agréement, if any pays	nonts are de	IInquen	t on encumb	rances which w	rill remain after Cl	osing, Closing		50
Insi	tructed to pay them at Ci	asing from r	попеу с	iue, or to be	paid by, Seller	. , ,	{		51
initlais	:: BUYER:	D/	ATE:	4/20/05	SELLER:	CH	DATE: 5	4-05	52

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NWMLS Form 25 Vacani Land Purchase Rayland 03/03

VACANT LAND PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Copyright 2003 Northwest Multiple Listing Service
ALL RIGHTS RESERVED ...

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(continued) Page 3 of 4

- h. Sale information. The Lieting Agent or Seiling Licenson is authorized to report this Agreement (including pitce and all terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone else related to this sele. Buyer and Soller expressly authorize all lenders, financial institutions, Closing Agents, appraisers, this insurance companies, and others related to this Sale, to furnish the Listing Agent and/or Selling Licenses, on request, any and all information and copies of documents concerning the status, progress and final disposition of financing, appraisal. Closing, title condition, and any other matter concerning this sale, including buyer's credit report. In addition, Buyer shall provide any additional consent or authorization necessary to permit Buyer's lender or financing institution to provide information concerning the status, progress and final disposition of financing to the Listing Agent and/or Selling Licenses.
- i. FIRPTA Tax Withholding at Ctoping. The Closing Agent is instructed to prepare a certification (NWML\$ Form 22E or equivalent) that Seller is not a "foreign person" within the meaning of the Foreign invasument in Real Property Tax Act. Seller agrees to sign this certification. If Saller 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. 68
-). Naticas, Unicas 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 Saller must be signed by at least one Buyer and shall be deemed given only when the notice is received by Seller, by Listing Agent or at the licensed office of Listing Agent. Notices to Buyer must be eigned by at least one Seller and shall be dearned given only when the notice is received by Buyer, by Selling Licensee or at the licensed office of Selling Licensee. Receipt by Selling Licenses of a Seller Disclosure Statement, Public Offering Statement and/or Resals Certificate shall be deemed racelpt by Buyer. Selling Licensee and Listing Agent have no responsibility to advise of receipt of a notice beyond either chaning 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 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 calender day of the specified period of time. Except for the Possessian Date, if the last day is a Saturday, Sunday 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 Saturday, Sunday or **80** ,B1 legal holiday. Any specified period of 5 days or less shall not include Saturdays, Sundays or legal holidays, Time is: of the essence of this Agreement.
- I. Facaimile 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 faceimile transmitted signatures by signing an original document. E-mail trans-85 mission of any document or notice shall not be effective unless the parties to this Agreement otherwise agree in writing.
- m. Integration. This Agreement constitutes the entire understanding between the parties and supersodes 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.
- n. Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 90 unless provided otherwise herein. .91
- Default. In the event Buyer falls, without legal excuse, to complete the purchase of the Property, then the following provision, as identified in Specific Term No. 7, shall apply:
 - 1. Forfekure of Barnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the Purchase Price shall be forfeited to the Seller as the sole and exclusive remady available to Seller for such failure
 - 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 sult to specifically enforce this Agreement and recover any incidental damages, or (d) pursue any other rights or remedies available at law or equity.
- p. Attorneys' Face. If Buyer or Seller Institutes suit against the other concerning this Agreement, the prevailing party is entitled to reasonable attorneys' fees and expenses.
- 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 shalf not be effective until a signed copy is actually received by Buyer, by Selling Licensee or at the licensed office of Belling

LICHI	isea. It this oughts not 30 ecceb	oted, it shall lapse and <i>i</i>	INV ERMEST MODE STANDA	refunded to River	
initiala:	BUYER:	DATE: 4/25/6	SELLED:	DATE 34-05	_
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Ji R. Sjolin

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OCopyright 2009 NWMLS Form 25 VACANT LAND PURCHASE AND SALE AGREEMENT Northweet Multiple Listing Service Vecant Land Purchase & Sele ALL MIGHTS RESERVED **GENERAL TERMS** Revised 09/03 (continued) Page 4 of 4 r. Counteroffer. Seller agrees to sall the Property under the terms and conditions of this Agreement. If Seller maken · 109 a counteroffer, Buyer shall have until 9:00 p.m. on the Counteroffer Expiration Date to accept that counteroffer. 100 unless sooner withdrawn. Acceptance shall not be affective until a signed copy is actually received by Selleri by 110 Listing Agent or at the licensed office of Listing Agent. If the counteroffer is not so accepted, it shall lapse and any 111 Earnest Money shall be refunded to Buyer. If no expiration date is specified for a counteroffer, the counteroffer 112 shell expire at 9:00 p.m. 2 days after the counteroffer is signed by the last party making the counteroffer, unless 1113 :114 a. Agency Disclosura. Seiling Broker represents the same party that Seiling Licenses represents; Listing Broker represents 115 senis the same party that the Listing Agent represents. If Selling Licensee and Listing Agent are different salesper-116 -117 some affiliated with the same Broker, then both Buyer and Seller confirm their consent to that Broker representing both parties as a dual agent. If Seiling Licensee and Listing Agent are the same salesperson representing forth 118 parties then both Buyer and Seller confirm their consent to that salesperson and his/her Broker representing both *:'1**19** parties as dual agents. All parties acknowledge receipt of the pamphiat entitled "The Law of Real Estate Agency." 120 1. Commission. Seller and Buyer agree to pay a commission in accordance with any listing or commission agreement. 121 to which they are a party. The Listing Broker's commission shall be apportioned between Listing Broker and Selling _:122 Broker as specified in the listing. Seller and Buyer hereby consent to Listing Broker or Selling Broker receiving 123 124 compansation from more than one party. Seller and Buyer hereby assign to Listing Broker and Selling Broker, as applicable, a ponion of their funds in secrew equal to such commission(s) and irrevocably instruct the Closing 125 Agent to diaburse the commission(s) directly to the Broker(s). In any action by Listing or Selling Broker to enforce 126 127 this paragraph, the prevailing party is entitled to court costs and reasonable attorneys' fees. u. Feasibility Contingency. It is the Buyer's responsibility to verify before the Feasibility Contingency Expiration Date 128 Identified in Specific Term No. 17 whether or not the Property can be platted, developed and/or built on (new or in 129 the future) and what it will cost to do this. BUYER SHOULD NOT RELY ON ANY ORAL STATEMENTS concerning 130 this made by the Seiler, Listing Agent or Seiling Licensee. Buyer should inquire at the city or county, and water, 121 sewer or other special districts in which the Property is located. Buyer's inquiry should include, but not be ilmited to: 132 133 building or development more tariums 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 134 Property; whether the Property is affected by a flood zone, wetlands, shorelands or other environmentally sensitive 135 area; road, school, fire and any other growth mitigation or impact fees that must be paid; the procedure and length of 138 time necessary to obtain plat approval and/or a building permit; sufficient water, sewer and utility and any service 137 connection charges; and all other charges that must be paid. 138 Buyer and Buyer's agents, representatives, consultants, exchitects and engineers shell have the right, from Ime to 139 time during the feasibility contingency, to enter onto the Property and to conduct any tests or studies that Buyer may 140 need to accertain the condition and auitability of the Property for Buyer's Intended purpose. Buyer shall regione the 141 Property and all improvements on the Property to the same condition they were in prior to the inspection. Buyer shall 142 be responsible for all damages reculting from any inspection of the Property performed on Buyer's behalf. 143 144 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 construc-145 tion feasibility and cost. If Buyer gives notice, this Agreement shall terminate and the Earnest Money shall be 148 refunded to Buyer, less any unpaid costs. 147 v. Subdivision. If the Property must be subdivided, Seller represents that there has been preliminary plat approval for 148 the Property and this Agreement is conditioned on the recording of the final plat containing the Property or or before 149 the date specified in Specific Term 16. If the final plat is not recorded by such date, this Agreement shall ferminate 150 and the Earnest Money shall be refunded to Buyer. 151 w. Property Condition Discialmer. Real estate brokers and salespersons do not guarantee the value, quality or con-182 dition of the Property, Some properties may contain building materials, including siding, roofing, calling, including 159 electrical, and plumbing materials, that have been the subject of lawsuits and/or governmental inquiry because of 154 possible defects or health hazards. In addition, some properties may have other defects arising after construction, 155 such as drainage, leakage, pest, rot and mold problems. Real estate Ilcensees do not have the expertise to identify THE or aggess defective products, materials, or conditions. Buyer is urged to retain inspectors qualified to identify the 157 presence of defective materials and evaluate the condition of the Property. 158 Inhleis: BUYER BUYER: 155 , 47 14

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Rev. 1 Page			PURCHASE	A SALE AGREE	MENT.	ALL RIGHTS	AESENVED !	
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conce				7 74.00			he Property	•
1:	DOWN PAYMENT/L	OAN APPLIC So Buyer son	CATION. This Agi	reement is conting 14	ent on Buyer o' <i>el</i> 1 .	btaining a Conv	rentionalj:V. dowr	
	and to make written	apolication an	d pay the applica	tion fee, if required	, for the subject	t Property with	nin	" 7
	lays (5 days if not fi sale of Buyer's prop		ecospiance lautur	of this Agreement	t, or [] if this i	Agreement is cond Elies or walves the	itioned on the	8
Ĭ	"Satisfaction and W	eiver), for a l	oan to pay the ba	ilance of the purch	ate price, if Bu	yer fails to make t	application for	7 9 7 10
f	inancing within the a	igreed time, ti	nen the financing	contingency contain	ined herein she	di be deemed walv	ad.	11
	INANCING TIMELI Contingency, no late:		OF LOAN COM			n notice waiving thi Nor (a) mutual acc		12
	greement of (b) Sa		Waiver, if selecte	d above. Buyer sh	all provide to S	eiler a letter of loan	commitment	14
f	rom Buyer's lender i	which stales ti	ne date of loan ap	plication, the curre	ent status of Bu	yer's loan applicati	on, end any	15
C	onditions that remain half not constitute a	n for loan app letter of loan r	roval. A letter frog commilment which	n the lender ganer complies with this	alector dated a	t or prior to mutual	acceptance	16 17
	provide notice of w				heidhahir ida	VINGE FORM ZZĄR	ura à na naon	18
3. A	EVIEW OF LETTE	ROF LOAN C	OMMITMENT/TE	RMINATION. WI	hin 3 days atte	the earlier of Set	er's receipt	19
0	f the letter of loan co greement. If, within	mmilment or i	ihe date it was du Sollars potice. But	s, Seller may give a	notice of Seller	s election to termi	ate this	20
Ā	greement shall term	inate. NWML	S Form 22AR may	be used for the p	arties' notices.	contingency by In	ince, mis	21 22
ı. U	POATED LETTERS	OF LOAN C	OMMITMENT. I	Sellar does not ele	ect to terminate	this Agreement as	authorized.	23
in	paragraph 3, Seller Lloan commitment w	may request	updated letters of	loan commitment e	every 5 days aft	er the date the ore	vious letter	24
ai	nd Seller shall have	the review and	ir snaii provide an Í termination right	s set forth in paragi	' iosin commismi Taph 3.	ani wimin 3 days b	sanch nonce	25 26
. E,	ARNEST MONEY.	f Buyer has n	ot waived this fina	ncing contingency	. and is unable	to obtain financin	oʻafter e _{is}	27
gr gr	ood faith effort then, Lyar after Buyer deli	on Buyer's no	lice, this Agraems	ent shell terminate	and the Earner	it Money shall be		28
8p	pilcation for the sub	ject property v	vas made, that Bu	us bessessod tu	fficient funds to	close and the res	5004	29 30
Bu	iyer's application wa	is denied. If S	ieller terminales ti	his Agreement, the	Earnest Mone	y shall be refunded		31
	ed for such confirm	-	-				-B-1	32
pe	SPECTION. Saller a st. heating, plumbing	igrees to parn o, roof, elactri	nit inspections requal, and wi	juired by Buyer's le ell inepections - Se	inder, including Her is not oblic	but not limited to	etruciural; ;	33 34
ins	pections except as	nge salwrertlo	ed.	- Postonia, Co	mer to the confi	area to pay for spi		35
AP	HT EESL JAELANG	AN SALE PR	ICE. If Buyer's le	nder's appraisal of	the value of th	e Property is less t	than the	36
ele	rchase Price, Buyer ction to terminate th	may, within 3 is Agreement	i days aller receip unless Saller, witi	ot of a copy of land him 10 days after m	er's appraisal, ecolor of such a	give notice of Blay	ers 154. 3	37
-						Ĭ	3	19 19
(a)	(I) If this Agreeme	ent is continge	ent on FHA Ananci	ing, a reappraisel i	by the same ap	praiser, at Sallar's		0
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	institution in an a	mount not less	s than the Purchas	se Price; or	abhuniset scca	pullole to the lengir	18 4	
(b)	Written consent to	reduce the s	elilna price to an a	Rimount not more ti	hen the amoun	specified in the a		_
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if su	ch reappraissi or co	nsent to reduc	otion of Purchase	Price is not so deli	wared this Ac-	ooment shall termi	47 note 48	
CAT I'G	the Earnest Money : shall be expended t	sriali de raiumi	ded to Buyer. To p	permit the parties t	he foregoing tir	nes for notices the	Cosing 49	
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1	NWML5 Form 22A Finencing Addendum Rev. 12/03 Page 2 of 2 L. SPECIAL LOAN COST J		Jrchase 🛚 5	G ADDENDUM SALE AGREEM ntinued)	IENT .	Northwest Mult	inight 2003 iple Listing Service S.RESERVED	ci o
					C-824			:
	FMA LOAN COSTS. If the and settlement costs that remaining shall be payable as allowed by FHA regular	the Lander is pr le to Buyers los	tan if 00.0088]_	filled in), which s electing from the	hall be appli Buyar under	ed to that portion FHA regulations	. Any balance	_ : 5 1
	VA LOAN COSTS. If this the entire transaction. In a (\$300.00 if not filled in), we prohibited from collecting loan discount, loan fee, in and Buyer's loan amount	addition Seller a hich shall be ap from the Buyer terest buy down is not thereby re	grees to pay plied to that port under VA regula and/or financing educed.	tion of Buyer's los stions. Any balas g and closing cos	and settle	ment costs that to g shall be payab	he Lender Is le to Buyer's /A regulations	- 6. 6. 6.
	CONVENTIONAL LOAN If not filled in), which shall buy down or financing and	be applied to B	agrees to pay up uyer's loen and :	o to settlement costs,	prepaida, lo	en diecount, loan	fee, interest	6
	FHAVA - APPRAISAL C expressly agreed that not the purchase of the Prope statement by FHA, VA, or closing costs). Buyer shall Purchase Price, paragrapi reappraised value, or delived of proceeding with the con in excess of the appraised	withstanding any orly unless Buye a Direct Endors i pay the costs o h 6 above shall for a reappraisal summation of th	obter provisions r has been giver ement leader, se of any approleal, apply. If Sellar d at or exceeding is Agreement wi	s of this Agreems n in accordance welting forth the ap- lif the appraised loss not reduce to Athe sale price, the	ont, Buyer sh with HUD/FH praised valu value of the ne Purchese ne Buyer sha	all not be obligate IA or VA requiren e of the Property Property is less to Price to the app II have the privite	ep to complete nents a written (excluding than the raised or tige and option	
	PURPOSE OF APPRAISA VA will insure. Neither FH herself that the price and o	A nor VA warren	If the value or th	e condition of the	etermine the Property. B	maximum mortgi myər should satis	ge FHA or . fy himself/	77 78 79
•	"Importance of Home Ins of Home Inspections" Notice purchase and sale agreement	∞ (NWMLS For	m 22F, Rev. dei	le 1/\$7 or later) o	n or before	yer to sign a FH/ the date Buyer ex	"Importance recules any	80 81 82
	NOTICE TO BUVER CON- the Property depends on a and conditions present in o part of their underwriting de concerning the Property or insurance, most insurance promise that a policy will iss companies have additional insurance premium. Theref	number of factor on the Properticulation on loss to made by you concompanies will out the life only a time after issuing	ra, including you y, and the claim listory reports in ncerning other p only leave a bind lemporage comm I the binder to m	ur/personal insurus history for the Faz show the history for the properties. At the list to you, A bind nitment to provide take a final decision.	ance, financi Property. Soi My of Insurar Sime you ap Jer is not an i Sinsurance o Jon about Ins	al and cradit hist me insurance con nce claims or pro ply for homeown: insurance policy: soverage, and Insurability and the	ory, materials panies base perty losses ers and it is not a proce proce	86 86 87 88 89 90
	INSURANCE CONTINGEN Buyer obtaining a binder for premium not to exceed & of \$1000, exclusive of all addition \$1000, exclusive of all addition \$1000, exclusive of all addition Buyer fails to make application Buyer fails to make application surance contingency shall in acceptance of this Agreemen surable to obtain a binder a agreement shall terminate at waiver of the financing continuous.	CY/APPLICATION a standard polity 1 % of the purely conal declaration thin con within the light be deemed sale and Buyar gives a flor making a go and the Earnest M	oyl. This Agreen by of homeowner hase price Buyers is and riders (e.g. says (5 days, if r yead time, then the hold the says ottos of inability out faith effort ar loney about be re-	nent is is is in a le in a property in a r is paying for the g art, jeweiry, ea not filled in) after this insurance cornin to obtain a binde not timely gives a fundar to Buyer.	not (is, if not surance on it is Property with quake, etc. mutual accentingency shi days (16 dero the termotion of such This continuation)	checked) conditions of the Property at an it is a deductible in c.). Buyer agraes optance of this Acet is deductible in the conditions of	pned upon annual of to except to make is ived. This after mutual of the first three is in the intermediate	99 00 01
•	us: BUYER: AB		4/25/05	/	14	į	10	3
** *1146	BUYER: KB	DATE:	1/25/05	SELLER:	//!	DATE:_S	10 <u>- 7-25 </u>	

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NWMLS Form 22D Optional Clauses Addendum Rev. 63/63

GCopyright 2003 Northwest Muhible Listing Service ALL RIGHTB RESERVED

Page 1	of 2 TO PURCHASE & SALE AGREEMENT		
The fo	blowing is part of the Purchase and Sale Agreement dated 4/25	200 5	
belwe	Mr. Rosans	("Buyer")	
and	Hing County	("Seiler")	
CONCE	ming 1650 SE Face City Ra-	"the Property").	
CHEC	K IF INGLUDED:		
•	·	ši, •	
1_2	Surare Poetage/Lot Size/Encroschments. The Listing Agent and Selling Ucensee make no rep	resentations	,
/	concerning: (a) the lot size or the accuracy of any information provided by the Seller; (b) the square	e footage of	-
	any improvements on the Property; (c) whether there are any encroschments (lences, rockeries, the Property, or by the Property on adjacent properties. Buyer is advised to verify lot size, square	ulidings) on hoteds and	- 1
	encroachments to Buyer's own satisfaction within the inspection contingency period.		10
		26 % die	
2 1	Homeowner's Policy of Title Insurance. Notwithstanding the "Title Insurance" clause in this Agree	mont Buver's	11
- /	lender or Clocking Agent is directed to apply for an ALTA or perfiperable Homeowner's Policy of Title	Insurance.	12
	rather than the standard form owner's policy. [] Buyer D'Seller (Seller if neither box is checked) a		13
	excess premium over that charged for a standard coverage policy. If the Title Insurance Company the parties will not issue a Homeowner's Policy of Title Insurance for the Property, the parties agree		14 15
	Insurance Company shall issue a standard form owner's policy instead.		16
		*** ***	
_		"(s a , (
3.	Extended Coverage Title Insurance. Notwithstanding the "Title Insurance" clause in this Agreeme lender or Closing Agent is directed to apply for an ALTA or comparable extended coverage policy of the coverage policy o		17
	ance, rather than the standard form owner's policy. Buyer shall pay the increased costs associated	with the "	9
	extended coverage policy including excess premium over that charged for a standard coverage policy cost of any survey required by the title insurer.		0 1
. '		•	
. X	Property And Grounds Maintained. Until possession is transferred to Buyer, Salier agrees to main	Arris Main the 2	•
J	Property in the same condition as when initially viewed by Buyer. The term "Property" includes the be	#Iding(s): 2	
1	grounds; plumbing, heat, electrical and other systems; and all included items. Should an appliance or	system 2	
	become inoperative or malfunction prior to transfer of possession, Seller agrees to either repair or rep same with an appliance or system of at least equal quality. Buyer reserves the right to reinspect the Pr	lace the 25 coperty 26	
¥	within 5 days prior to transfer of possession to venify the foregoing. Buyer and Seller understand and	acree that 27	
li b	he Listing Agent and Selling Licensee shall not, under any circumstances, be liable for the foregoing cores of this clause.		_
	,	25	,
N N	ioms Left by Seller. Any personal property, fixtures or other items remaining on the Property when t	oossassion 30	,
14	i transferred to Buyer shall thereupon become the property of Buyer, and may be retained or disorber	ndofaer 94	
11,60	MARK COSTOLUTION STATES AND ADDRESS OF CHARGOS AND ANY ANY ANY CHARGOS AND REMOVE OF THE PROPERTY OF THE PROPE	-1007: 32	
	114011 13 3012 145 15, 400		
	tilities. To the best of Seller's knowledge, Seller represents that the Property is connected to s:	ublic water 34	
127	ein weil public sewer mein Peppic tank.	. 35	
tials: Bl	LYER: BB DATE: 4/2/05 ATTIMED A	-405	
	DATE	36	
	DATE: 4128 123 SELLER: DATE:		
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NWMLS Form 22D Optional Clausee Addendum Rev. 03/03 Page 2 of 2

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OPTIONAL CLAUSES ADDENDUM TO

rage 2		PURCHAS	(continued)		
7. 🛘	insulation - New Const following to be filled in. information below in wri	If insulation has not yel	w construction, Federal Trade t been selected, FTC regulations:	Commission Regulations required to fu	ons require the
	WALL INSULATION:	TYPE:	THICKNESS:	R-VALUE_	<u> </u>
	CEILING INSULATION:	TYPE:	THICKNESS:	R-VALUE	
	OTHER INSULATION DA	ATA:			
	_				3 -4.
	that RCW 64.04.005 shat purchase of the Property Price shall be forfeited to	di apply and that in the : /, then that portion of th	h in the Purchaea and Sele Agevent the Buyer (alls, without the Earnaut Money which does and exclusive remedy availab	legal excuse, to comp what exceed 5% of the	Purchase
	BUYEA:		SELLER		
	BUYER: KULD	Ble	SELLER:	, 00	
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	Seiling Broker's Commi	ssion. If there is no v	written liating agreement, Selli	er agrees to pay Selijn	Broker a
		refrom, and the balanc	e shall be divided equally bet	ween Seller and Sellin	g Broker.
o•∐ {	be reimbursed or paid the Leastd Property. Buyer setalon of which shall pas propens tank [] secu	refrom, and the balance rhereby acknowledges as to Buyer on Closing: unity system assetting	e shall be divided equally beth that Saller leases the following dish.	ween Seller and Sellin	p Broker.
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Rev. 5/95 Page 1 of 1		HARP AND CAL T ACC	TEMPNT	ļ.
ADI	ENDUM/AMENDMENT TO PURC	HASE AND OALE AGR	DEMEN!	i
		4/25	•	,20,05
The following is part of the Pu	irchase and Sale Agreement dated	1,500	· · · · · · · · · · · · · · · · · · ·	,
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lace -	SE Fall city)	ed. J		2
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IT IS AGREED BETWEEN T	HE SELLER AND BUYER AS FOL	LOWS:		
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Page 1 of 1	
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FEASIBILITY CONTINGENCY ADDENDUM	,
	,'.
The following is part of the Purchase and Sale Agreement dated 4/25/05	<u> </u>
between The Benjet 5	("Buyer")
and King Country	("Seller")
concerning 1650 SE tall City Koad	the Property")
Feasibility Contingency. Buyer shall varify within 60 days (10 days, if not filled in) after mutus	i acceptance
(the "Feesibility Contingency Expiration Date") the suitability of the Property for Buyer's intended purpose in not limited to, whother the Property can be platted, developed and/or built on (now or in the future) and what	cluding, but
do this. Buyer should not rely on any oral statements concerning feasibility made by the Seller, Listing Age	nt or Selling
Licensee. Buyer should inquire at the city or county, and water, sewer or other special districts in which the located. Buyers inquiry shall include, but not be limited to: building or development marataris applicable to	Property is or being
considered for the Property; any special building requirements, including satisables, height limits or restriction	a on where
buildings may be constructed on the Property; whether the Property is affected by a flood zono, wetlands, at other environmentally sensitive area; road, school, fire and any other growth mitigation or impact fees that m	uat be paid;
the procedure and length of time necessary to obtain plat approval and/or a building permit; sufficient water, utility and any services connection charges; and all other charges that must be paid.	sower and
Durity Blid any services conficcion charges, and an oblar charges had making be pare.	केत क
Buyer and Buyer's agents, representatives, consultants, architects and engineers shall have the right, from t	me to sinië V
during the feasibility contingency, to enter onto the Property and to conduct any tests or studies that Buyer in ascertain the condition and suitability of the Property for Buyer's Intended purpose. Buyer shall reators the P	
all improvements on the Property to the same condition they were in prior to the inspection. Buyer shall be re	
for all damages resulting from any Inspection of the Property performed on Buyer's behalf	.,
This Feasibility Contingency SHALL CONCLUSIVELY BE DEEMED SATISFIED (WAIVED) unless Buyer g	
disapprovel on or before the Fexeibility Expiration Date. If Buyer gives a timely notice of disapproval, then the Agreement shall terminate and the Earnest Money shall be refunded to Buyer.	de _{de}
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		ial clauses addendui	1/25/05
This Addendum is a part of the	he Purchase and Sale Agreem	ent ("Agreement") detad	(25/25 ("Sellar"
concerning the property comm	nonly known as 1650 SC	FRE Ch	("the Property"). In thi
Od 20200 "Inhoa" authorbhe	th Listing and Selbng Adent and	their brokerages, including licens sistent terms of this Agreement.	Head who are not representing
nome is the manner provided	for in the Agreement. For the c It who delivers the signed accep	irs when one party's signed accept convenience of the parties in date plance to insert the date of deliver	mining coadiines only, buyy
Acceptance delivered toy far	x ☐ personally by	10	_ on
shall provide Buyer with a Disc and attachments no later than from receipt of the disclosure	closure of Information of Lead-But days (five days if not first to rescind this transaction.	aldential dwelling was built on the eased Paint and Lead-Based Paint Illed in) after mutual acceptance. Seller's failure to complete and o tantial panalities under federal law	Hazards (NWMLS Form 22) Buyar shell have three days Jelivor the Leed Based/Paint
(RPTOS) Is for disclosure purp has been provided to the provid	oses only and Is not a part of th i to the Buyer. to the Buyer within days (5 Buyer waives right to receive Sel tempt transaction under RCW 64	i business days if not filled in) of π Nor's RPTDS 6.08).	nuiual acceptance.
When no RPTDS is being provi	ided, Sellor acknowledges Selle	er's obilgation to disclose all know	n malerial defects.
connecting utilities to the proper tolosing. All capacity charges w	orty, including any deferred amo which accrue after cleaing shall the capacity charges shall be a	existence and amount of any caunts. Seller will pay capacity cha being assumed by buyon being a sesumed by Buyor. The Closing a	rges that actrus on or before ald in full by Seller at closing.
the little contingency shalf inclu Buyer's investigation may inclu covenants); zoning and land disapproves under this paragra	de verification that the views fride the condition of tide (including restrictions; and/or building	to a Title Contingency (NWMLS if rom the Property will not be undu- ting the absence or presence of ag permit or development applic a specific grounds for disapproval dendum.	ily blocked by future events, restrictions, essements and attents of record. If Buyer
Mortgage Services, Settlement	Services (escrew), and/or Cor at if Buyer or Seller elects to us	ermère brokerages have an owne mmonwealth Land Title of Puget e those service providers. Buyer	Sound, and may receive a
pervice providers, such as home the quality or performance of th	a inspectors, contractors and le a services or to the financial re	assist Buyer or Seller with locat nders. Agent cannot guarantee, sponsibility of third parties. Other d Seller agree to exercise their or	ensura or be responsible for r vendors are evallable, and
8. COMPLETE AGREEMENT. relying are contained in this wri representations or agreements information.	ttan Agreement, and sgree the	at all representations and unders at Buyer, Seller and Agent shall written Agreement, including fly	not be responsible for any
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