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RESIDENTIAL PURCHASE AND SALE AGREEMENT

Specific Terms

1.	Date: February 15, 2023	MLS No.: <u>266222</u>	Offer Expiration Date: February 16, 2023
2.	Buyer:		
3.	Seller: Franklin County	Buyer	Status
4.	Seller Property: Legal Description attack	Seller hed as Exhibit A. Tax Parcel N	o(s).: 112251484
	224 N 7th Ave, Pasco, WA 9930)1	
5.	Included Items: X stove/rang wood stove; satellite dish generator; other	n; security system;	attached television(s); attached speaker(s); microwave
6.	Purchase Price: \$	·	Dollars
7.	Earnest Money: \$ days after m	Check; Note; Wiutual acceptance; to be held I	re;
8.	Default: (check only one) Torfe	eiture of Earnest Money; 🗶 Se	eller's Election of Remedies
9.	Title Insurance Company: Caso	ade Title	
10.	Closing Agent: Cascade Title		
	Company	· Possession Date: N	tndividual (optional) on Closing; ☐ Other
			ested (attach NWMLS Form 22K); X Waived
	_		g: 🗌 assumed by Buyer; 🔀 prepaid in full by Seller at Closing
14.	Seller Citizenship (FIRPTA): Se	ller ∐ is; x is not a foreign pe	rson for purposes of U.S. income taxation
15.			☐ Buyer/Listing Broker (dual agent); ☐ unrepresented ☐ Listing/Buyer Broker (dual agent); ☐ unrepresented
16.	Buyer Brokerage Firm Compen	sation: 🗶 \$ or 🗌 %	0; Pay as Offered or Other - See Addendum
	Addenda:		red in Listing
Buy	er Signature	Date	Seller Signature Franklin County Date
Buv	er Signature	Date	Seller Signature Date
Buy	er Address		Seller Address
City	State, Zip	_	City, State, Zip
Buy	er Phone No.	Fax No.	Seller Phone No. Fax N
Buv	er E-mail Address		Seller E-mail Address
			Western Real Estate Auctions, LLC 28
Buy	er Brokerage Firm	MLS Office No.	Listing Brokerage Firm MLS Office N Tiffani Deal 488
Buy	er Broker (Print)	MLS LAG No.	Listing Broker (Print) MLS LAG N
Firm	Phone No. Broker Phone	No. Firm Fax No.	(509)297-9292 (509)366-2195 Firm Phone No. Broker Phone No. Firm Fax N
Firm	Document E-mail Address		merle@bookerauction.com Firm Document E-mail Address
			tiffani@bookerauction.com
Buy	er Broker E-mail Address		Listing Broker E-mail Address 20107732 8875
Buy	er Broker DOL License No.	Firm DOL License No.	Listing Broker DOL License No. Firm DOL License No.

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- Purchase Price. Buyer shall pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless 1 otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance 2 with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other 3 property, gifts, retirement, or future earnings, except to the extent otherwise specified in this Agreement. The parties 4 shall use caution when wiring funds to avoid potential wire fraud. Before wiring funds, the party wiring funds shall take 5 steps to confirm any wire instructions via an independently verified phone number and other appropriate measures.
- Earnest Money. Buyer shall deliver the Earnest Money by the Delivery Date listed in Specific Term No. 7 (2 days after 7 mutual acceptance if not filled in) to the party holding the Earnest Money (Buyer Brokerage Firm or Closing Agent). If 8 sent by mail, the Earnest Money must arrive at Buyer Brokerage Firm or Closing Agent by the Delivery Date. If the 9 Earnest Money is held by Buyer Brokerage Firm and is over \$10,000.00 it shall be deposited into an interest bearing 10 trust account in Buyer Brokerage Firm's name provided that Buyer completes an IRS Form W-9. Interest, if any, after 11 deduction of bank charges and fees, will be paid to Buyer. Buyer shall reimburse Buyer Brokerage Firm for bank 12 charges and fees in excess of the interest earned, if any. If the Earnest Money held by Buyer Brokerage Firm is over 13 \$10,000.00 Buyer has the option to require Buyer Brokerage Firm to deposit the Earnest Money into the Housing Trust 14 Fund Account, with the interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer 15 does not complete an IRS Form W-9 before Buyer Brokerage Firm must deposit the Earnest Money or the Earnest 16 Money is \$10,000.00 or less, the Earnest Money shall be deposited into the Housing Trust Fund Account. Buyer 17 Brokerage Firm may transfer the Earnest Money to Closing Agent at Closing. If all or part of the Earnest Money is to be 18 refunded to Buyer and any such costs remain unpaid, the Buyer Brokerage Firm or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to provide written verification of receipt of the Earnest Money and 20 notice of dishonor of any check to the parties and Brokers at the addresses and/or fax numbers provided herein.

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

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

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

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Franklin County

- Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current 56 ALTA form of Homeowner's Policy of Title Insurance for One-to-Four Family Residence, from the Title Insurance 57 Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines 58 to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party applying for title insurance shall pay any title cancellation fee, in the event such a fee is assessed. If the Title Insurance Company selected by the parties will not issue a Homeowner's Policy for the Property, the parties agree that the Title Insurance Company shall instead issue the then-current ALTA standard form Owner's Policy, together with homeowner's additional protection and inflation protection endorsements, if available. The Title Insurance Company shall send a copy of the preliminary commitment to Seller, Listing Broker, Buyer and Buyer Broker. The preliminary commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and Exceptions in the Policy and Special Exceptions consistent with the Condition of Title herein provided. If title cannot be made so insurable prior to the Closing Date, then as Buyer's sole and exclusive remedy, the Earnest Money shall, unless Buyer elects to waive such defects or encumbrances, be refunded to the Buyer, less any unpaid costs described in this Agreement, and this Agreement shall thereupon be terminated. Buyer shall have no right to specific performance or damages as a consequence of Seller's inability to provide insurable title.
- Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. If the Closing Date falls 71 on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, 72 the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, or day when 73 the county recording office is closed. "Closing" means the date on which all documents are recorded and the sale 74 proceeds are available to Seller. Seller shall deliver keys and garage door remotes to Buyer on the Closing Date or on 75 the Possession Date, whichever occurs first. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. 76 Seller shall maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is provided 77 possession. Seller shall either repair or replace any system or appliance (including, but not limited to plumbing, heat, 78 electrical, and all Included Items) that becomes inoperative or malfunctions prior to Closing with a system or appliance 79 of at least equal quality. Buyer reserves the right to walk through the Property within 5 days of Closing to verify that 80 Seller has maintained the Property and systems/appliances as required by this paragraph. Seller shall not enter into or 81 modify existing leases or rental agreements, service contracts, or other agreements affecting the Property which have 82 terms extending beyond Closing without first obtaining Buyer's consent, which shall not be unreasonably withheld. If 83 possession transfers at a time other than Closing, the parties shall execute NWMLS Form 65A (Rental 84 Agreement/Occupancy Prior to Closing) or NWMLS Form 65B (Rental Agreement/Seller Occupancy After Closing) (or 85 alternative rental agreements) and are advised of the need to contact their respective insurance companies to assure 86 appropriate hazard and liability insurance policies are in place, as applicable.

RCW 19.27.530 requires the seller of any owner-occupied single-family residence to equip the residence with a carbon 88 monoxide alarm(s) in accordance with the state building code before a buyer or any other person may legally occupy the residence following the sale. RCW 43.44.110 requires the seller of a dwelling unit, that does not have at least one 90 smoke detection device, to provide at least one smoke detection device in the unit before the buyer or any other person 91 occupies the unit following a sale. The parties acknowledge that the Brokers are not responsible for ensuring that Seller 92 complies with RCW 19.27.530 or RCW 43.44.110. Buyer and Seller shall hold the Brokers and their Firms harmless 93 from any claim resulting from Seller's failure to install a carbon monoxide alarm(s) or smoke detector(s) in the Property.

- Section 1031 Like-Kind Exchange. If either Buyer or Seller intends for this transaction to be a part of a Section 1031 95 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange so long as the 96 cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and 97 costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating 98 party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a 99 Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the 100 purposes of completing a reverse exchange.
- Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 102 escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, and 103 lienable homeowner's association dues shall be prorated as of Closing. Buyer shall pay Buyer's loan costs, including credit 104 report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any payments are 105 delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such delinquencies at 106 Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, prior to Closing, Seller obtains a written statement from the supplier as to the quantity and current price and provides such statement to the 108 Closing Agent. Seller shall pay all utility charges, including unbilled charges. Unless waived in Specific Term No. 12, Seller 109 and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy unpaid utility charges in 110 accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities providing service to the 111 Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or equivalent).

Seller's Initials Seller's Initials Date **Buyer's Initials** Date **Buver's Initials**

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

- Sale Information. Listing Broker and Buyer Broker are authorized to report this Agreement (including price and all 117 terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone 118 else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, 119 and others related to this Sale, to furnish the Listing Broker and/or Buyer Broker, on request, any and all information 120 and copies of documents concerning this sale. 121
- Seller Citizenship and FIRPTA. Seller warrants that the identification of Seller's citizenship status for purposes of U.S. 122 income taxation in Specific Term No.14 is correct. Seller shall execute a certification (NWMLS Form 22E or equivalent) 123 under the Foreign Investment in Real Property Tax Act ("FIRPTA") and provide the certification to the Closing Agent within 10 days of mutual acceptance. If Seller is a foreign person for purposes of U.S. income taxation, and this 125 transaction is not otherwise exempt from FIRPTA. Closing Agent is instructed to withhold and pay the required amount 126 to the Internal Revenue Service. 127
 - If Seller fails to provide the FIRPTA certification to the Closing Agent within 10 days of mutual acceptance, Buyer may 128 give notice that Buyer may terminate the Agreement at any time 3 days thereafter (the "Right to Terminate Notice"). If 129 Seller has not earlier provided the FIRPTA certification to the Closing Agent, Buyer may give notice of termination of 130 this Agreement (the "Termination Notice") any time following 3 days after delivery of the Right to Terminate Notice. If 131 Buyer gives the Termination Notice before Seller provides the FIRPTA certification to the Closing Agent, this Agreement 132 is terminated and the Earnest Money shall be refunded to Buyer.
- Notices and Delivery of Documents. Any notice 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 delivered only when the notice is received by Seller, by Listing Broker, or at the licensed office of Listing Broker. Notices to Buyer must be signed by at least one Seller and shall be deemed delivered only when the notice is received by Buyer, by Buyer Broker, or at the licensed office of Buyer Broker. Documents related to this Agreement, such as NWMLS Form 17, Information on Lead-Based Paint and Lead-Based Paint Hazards, Public Offering Statement or Resale Certificate, and all other documents shall be delivered pursuant to this paragraph. Buyer and Seller must keep Buyer Broker and Listing Broker advised of their whereabouts in order to receive prompt notification of receipt of a notice.
 - Facsimile transmission of any notice or document shall constitute delivery. E-mail transmission of any notice or 142 document (or a direct link to such notice or document) shall constitute delivery when: (i) the e-mail is sent to both Buyer 143 Broker and Buyer Brokerage Firm or both Listing Broker and Listing Brokerage Firm at the e-mail addresses specified 144 on page one of this Agreement; or (ii) Buyer Broker or Listing Broker provide written acknowledgment of receipt of the 145 e-mail (an automatic e-mail reply does not constitute written acknowledgment). At the request of either party, or the 146 Closing Agent, the parties will confirm facsimile or e-mail transmitted signatures by signing an original document.
- Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated in 148 this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the last 149 calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday or legal 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 legal holiday. Any specified period of 5 days or less, except for any time period relating to the Possession Date, shall not include Saturdays, Sundays or legal holidays. If the parties agree that an event will occur on a specific calendar date, the event shall occur on that date, except for the Closing Date, which, if it falls on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, shall occur on the next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. When counting backwards from Closing, any period of time measured in days shall start on the day prior to Closing and 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, moving forward, that is not a Saturday, Sunday or legal holiday (e.g. Monday or Tuesday). If the parties agree upon and attach a legal description after this Agreement is signed by the offeree and delivered to the offeror, then for the purposes of computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted offer or counteroffer to the offeror, rather than on the date the legal description is attached. Time is of the essence of this Agreement.
- m. Integration and Electronic Signatures. This Agreement constitutes the entire understanding between the parties and 163 supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall 164 be effective unless agreed in writing and signed by Buyer and Seller. The parties acknowledge that a signature in 165 electronic form has the same legal effect and validity as a handwritten signature.

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

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Franklin County

n. Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 167 unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the 168 Buver on the first page of this Agreement.

169 Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following 170 provision, as identified in Specific Term No. 8, shall apply: 171

- Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 172 Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 173
- Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 174 as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual 175 damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 176 any other rights or remedies available at law or equity.
- Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a 178 certified public accountant to review the terms of this Agreement. Buyer and Seller shall pay their own fees incurred for 179 such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement, or if the party 180 holding the Earnest Money commences an interpleader action, the prevailing party is entitled to reasonable attorneys' 181 fees and expenses.
- Offer. This offer must be accepted by 9:00 p.m. on the Offer Expiration Date, unless sooner withdrawn. Acceptance 183 shall not be effective until a signed copy is received by the other party, by the other party's broker, or at the licensed 184 office of the other party's broker pursuant to General Term k. If this offer is not so accepted, it shall lapse and any 185 Earnest Money shall be refunded to Buyer.
- Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the insertion of or change to 187 Seller's name and Seller's warranty of citizenship status, shall be considered a counteroffer. If a party makes a counteroffer, then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that 189 counteroffer, unless sooner withdrawn. Acceptance shall not be effective until a signed copy is received by the other 190 party, the other party's broker, or at the licensed office of the other party's broker pursuant to General Term k. If the 191 counteroffer is not so accepted, it shall lapse and any Earnest Money shall be refunded to Buyer.
- Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the 193 offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, 194 unless sooner withdrawn.
- Agency Disclosure. Buyer Brokerage Firm, Buyer Brokerage Firm's Designated Broker, Buyer Broker's Branch Manager 196 (if any) and Buyer Broker's Managing Broker (if any) represent the same party that Buyer Broker represents. Listing Brokerage Firm, Listing Brokerage Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing 198 Broker's Managing Broker (if any) represent the same party that the Listing Broker represents. If Buyer Broker and Listing Broker are different persons affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. If Buyer Broker 202 and Listing Broker are the same person representing both parties then both Buyer and Seller confirm their consent to that person and his/her Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as 203 dual agents. All parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."
- Brokerage Firm Compensation. Seller and Buyer shall pay compensation in accordance with any listing or compensation agreement to which they are a party. The Listing Brokerage Firm's compensation shall be paid as specified 206 in the listing agreement. The Buyer Brokerage Firm's compensation offered in the listing shall be paid by Seller as set forth 207 in this Agreement or any Addendum hereto. If there is any inconsistency between the Buyer Brokerage Firm's 208 compensation offered in the listing and the description of the offered compensation stated in Specific Term No. 16, the 209 terms of the listing shall supersede and control. Seller and Buyer hereby consent to Listing Brokerage Firm or Buyer 210 Brokerage Firm receiving compensation from more than one party. Seller and Buyer hereby assign to Listing Brokerage 211 Firm and Buyer Brokerage Firm, as applicable, a portion of their funds in escrow equal to such compensation and 212 irrevocably instruct the Closing Agent to disburse the compensation directly to the Firm(s). In any action by Listing or Buyer 213 Brokerage Firm to enforce this paragraph, the prevailing party is entitled to court costs and reasonable attorneys' fees. 214 Seller and Buyer agree that the Firms are intended third party beneficiaries under this Agreement.
- Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 216 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 217 mutual acceptance, Buyer may rescind this Agreement at any time up to 3 days thereafter.

Seller's Initials Date Buyer's Initials Date **Buver's Initials** Date Seller's Initials

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- w. Information Verification Period. Buyer shall have 10 days after mutual acceptance to verify all information provided 219 from Seller or Listing Brokerage Firm related to the Property. This contingency shall be deemed satisfied unless Buyer 220 gives notice identifying the materially inaccurate information within 10 days of mutual acceptance. If Buyer gives timely 221 notice under this section, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer. 222
- Property Condition Disclaimer. Buyer and Seller agree, that except as provided in this Agreement, all representations 223 and information regarding the Property and the transaction are solely from the Seller or Buyer, and not from any Broker. 224 The parties acknowledge that the Brokers are not responsible for assuring that the parties perform their obligations 225 under this Agreement and that none of the Brokers has agreed to independently investigate or confirm any matter 226 related to this transaction except as stated in this Agreement, or in a separate writing signed by such Broker. In 227 addition, Brokers do not guarantee the value, quality or condition of the Property and some properties may contain 228 building materials, including siding, roofing, ceiling, insulation, electrical, and plumbing, that have been the subject of 229 lawsuits and/or governmental inquiry because of possible defects or health hazards. Some properties may have other 230 defects arising after construction, such as drainage, leakage, pest, rot and mold problems. In addition, some properties 231 may contain soil or other contamination that is not readily apparent and may be hazardous. Brokers do not have the 232 expertise to identify or assess defective or hazardous products, materials, or conditions. Buyer is urged to use due 233 diligence to inspect the Property to Buyer's satisfaction and to retain inspectors qualified to identify the presence of 234 defective or hazardous materials and conditions and evaluate the Property as there may be defects and hazards that 235 may only be revealed by careful inspection. Buyer is advised to investigate whether there is a sufficient water supply to 236 meet Buyer's needs. Buyer is advised to investigate the cost of insurance for the Property, including, but not limited to 237 homeowner's, fire, flood, earthquake, landslide, and other available coverage. Buyer acknowledges that local 238 ordinances may restrict short term rentals of the Property. Buyer and Seller acknowledge that home protection plans 239 may be available which may provide additional protection and benefit to Buyer and Seller. Brokers may assist the 240 parties with locating and selecting third party service providers, such as inspectors or contractors, but Brokers cannot 241 quarantee or be responsible for the services provided by those third parties. The parties shall exercise their own 242 judgment and due diligence regarding third-party service providers.

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

"AS IS" PURCHASE ADDENDUM

		Date <u>February 1</u>	5, 2023
Addendum to Purchase Agreement be purchase and sale of the property at:	00411 70 4	February 15 , <u>2023</u>	
CONDITION OF PROPERTY: The property of the pro			ther improvements,
RIGHT AND DUTY OF INSPECTION inspected by a person of Buyer's choof the property to determine that the p	ice, at Buyer's expense. Buye	r shall have the right to make a pr	
SETTLEMENT IS FINAL: It is unders CONDITION OF THE PROPERTY Of further responsibility or liability with red deed or contract for deed.	CONTAINED IN THIS PURC	HASE AGREEMENT ARE VOID.	The Seller has no
OTHER:			
SELLER	DATE B	UYER	DATE
SFLLER	DATE B	UYFR	DATE

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SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

SELLER: Franklin County										
To be used in transfers of improved residential real property, including residential dwellings up to four units, new construction, dwellings in a residential common interest community not subject to a public offering statement, condominiums not subject to a public offering statement, certain timeshares, and manufactured and mobile homes. See RCW Chapter 64.06 for further information.										
INSTRUCTIONS TO THE SELLER Please complete the following form. Do not leave any spaces blank. If the question clearly does not apply to the property check "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 purchase and sale agreement between Buyer and Seller.										
NOTICE TO THE BUYER	11									
THE FOLLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROPERTY LOCATED AT 224 N 7th Ave, CITY, Pasco,	12 13									
STATE WA , ZIP 99301 , COUNTY Franklin ("THE PROPERTY") OR AS LEGALLY DESCRIBED ON THE ATTACHED EXHIBIT A.	14 15									
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 ESTATE 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 PROSPECTIVE 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. 3										
 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 publicly recorded. If necessary, use an attached sheet. 	34 35 36									
YES NO DON'T N/A	37									
1. TITLE A. Do you have legal authority to sell the property? If no, please explain	38 39 40									
(1) First right of refusal	41 42 43 44 45 46 47									
the property?	48 49 50 51 52 53									
SELLER'S INITIALS Date SELLER'S INITIALS Date										

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SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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			YES	5	NO	DON'T	N/	A	54
	* 1	le thora a houndary our out for the accept 0				KNOW			55
	*K.	Is there a boundary survey for the property?]]	[]	× ×]]	56 57
		NOTICE TO BUYER: Covenants or deed restrictions based on race, creed, sexual orientation,	•	•		~	٠	•	58
		or other protected class were voided by RCW 49.60.224 and are unenforceable. Washington							59
		law allows for the illegal language to be struck by bringing an action in superior court or by the							60
		free recording of a restrictive covenant modification document. Many county auditor websites							61
		provide a short form with instructions on this process.							62
2.	-	ATER							63
	A.	Household Water							64
		 (1) 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 							65
		*If shared, are there any written agreements?		Ł	1 1	[]	[>	ð	66 67
		*(2) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the						-	68
		water source?	[]	1	[]		ſ	1	69
		*(3) Are there any problems or repairs needed?				[X	r	i	70
		(4) During your ownership, has the source provided an adequate year-round supply of potable water?.	M		Γĺ	[]	ī	i	71
		If no, please explain:		8 '				•	72
		*(5) Are there any water treatment systems for the property?	[]	1	×	[]	[1	73
		If yes, are they: [] Leased [] Owned	-				-		74
		*(6) Are there any water rights for the property associated with its domestic water supply, such							75
		as a water right permit, certificate, or claim?	[]		[]	\bowtie	[]	76
		(a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? .	[]		[]	M	[]	77
		*(b) If yes, has all or any portion of the water right not been used for five or more successive years?	[]		[]	M]]	78
		*(7) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)?	[]	1	M	[]]	1	79
	В.	Irrigation Water		•					80
		(1) Are there any irrigation water rights for the property, such as a water right permit,							81
		certificate, or claim?	[]		M	[]]	1	82
		*(a) If yes, has all or any portion of the water right not been used for five or more							83
		successive years?				[]]		84
		*(b) If so, is the certificate available? (If yes, please attach a copy.)				[]]	•	85
		*(c) If so, has the water right permit, certificate, or claim been assigned, transferred, or changed?	[]	ſ	[]	[]]	•	86
		*(2) Does the property receive irrigation water from a ditch company, irrigation district, or other entity?	[]	I	[]	M	ſ	1	87
		If so, please identify the entity that supplies water to the property:					•		88
									89
	C.	Outdoor Sprinkler System							
		(1) Is there an outdoor sprinkler system for the property?	1	1	1	M	ſ	,	90 91
		*(2) If yes, are there any defects in the system?	ιi	i	i	×	ŗ		92
		*(3) If yes, is the sprinkler system connected to irrigation water?	ri	i	i	M	ŗ	•	93
3.	SEV	NER/ON-SITE SEWAGE SYSTEM		•			•		
		The property is served by:							94
		Public sewer system [] On-site sewage system (including pipes, tanks, drainfields, and all other	ner c	or	nnone	nt parts)			95
		Other disposal system	.0. 0	0.	npono	in parto,			96
		Please describe: City of Pacco							97
	B.	If public sewer system service is available to the property, is the house connected to							98
	anis Ro	u	×	r	11	Γ.1	г		99
	14/1/21	If no, please explain:	-1	L		r 1	L		100
	5	10/10/2							101
SELI	LER	S INITIALS Date SELLER'S INITIALS Date							

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	*C.	Is the property subject to any sewage system fees or charges in addition to those covered	YE	S	NO	PARTICION IN	T'N WO	N/A	102 103
		in your regularly billed sewer or on-site sewage system maintenance service?	[]	\bowtie	1]	[]	104
	٥.	*(1) Was a permit issued for its construction, and was it approved by the local health					(k)		105 106
		department or district following its construction?	ſ	1	r	r	1	г 1	107
		(0) 1411	ı	1		L	1	[]	107
		*(3) Are there any defects in the operation of the on-site sewage system?	r	1	r 1	г	1	r	109
		(4) When was it last inspected?	ı	1	1 1	ſ]	\propto	110
		D b - m				L	1	D4	111
		(5) For how many bedrooms was the on-site sewage system approved? bedrooms				D	4	[]	112
	E.	Are all plumbing fixtures, including laundry drain, connected to the sewer/on-site				-	*		113
		sewage system?	D	4	[]	1	1	[]	114
		If no, please explain:				-	•		115
	*F.	Have there been any changes or repairs to the on-site sewage system?]]	[]	[]	M	116
		Is the on-site sewage system, including the drainfield, located entirely within the	2	-		7	7		117
		boundaries of the property?]]	[]	1]	M	118
		If no, please explain:							119
	*H.	Does the on-site sewage system require monitoring and maintenance services more frequently							120
		than once a year?]]	[]	[]	\bowtie	121
NO	TICE	: IF THIS RESIDENTIAL REAL PROPERTY DISCLOSURE IS BEING COMPLETED FOR	N	E۷	v co	NST	RUC	CTION	122
WH	IICH	HAS NEVER BEEN OCCUPIED, SELLER IS NOT REQUIRED TO COMPLETE THE QUEST	10	NS	LIST	ED	IN IT	TEM 4	123
SI	RUC	TURAL) OR ITEM 5 (SYSTEMS AND FIXTURES).							124
4.	STR	RUCTURAL							125
	*A.	Has the roof leaked within the last 5 years?]	1	M	[1	[]	126
	*B.	Has the basement flooded or leaked?]]	M]	1	[]	127
	*C.	Have there been any conversions, additions or remodeling?	×	1	[]]	1	[]	128
		*(1) If yes, were all building permits obtained?	K	1	[]	[1	[]	129
		*(2) If yes, were all final inspections obtained?	×	1	[]	[]	[]	130
	D.	Do you know the age of the house?	[1	[]	[]	[]	131
		If yes, year of original construction:							132
	*E.	Has there been any settling, slippage, or sliding of the property or its improvements?	[]	K)	I]	[]	133
		Are there any defects with the following: (If yes, please check applicable items and explain)]]	[]	×	1	[]	134
		[] Foundations [] Decks [] Exterior Walls							135
		[] Chimneys [] Interior Walls [] Fire Alarms							136
		[] Doors [] Windows [] Patio							137
		[] Ceilings [] Slab Floors [] Driveways							138
		[] Pools [] Hot Tub [] Sauna							139
		[] Sidewalks [] Outbuildings [] Fireplaces							140
		[] Garage Floors [] Walkways [] Siding							141
		[] Wood Stoves [] Elevators [] Incline Elevators							142
		[] Stairway Chair Lifts [] Wheelchair Lifts [] Other	_				_		143
	G.	Was a structural pest or "whole house" inspection done?	l]	\sim	[1	[]	144
		If yes, when and by whom was the inspection completed?							145
	Н.	During your ownership, has the property had any wood destroying organism or pest infestation?	r	, ,		,	1		146
		Is the attic insulated?				Į.	1	[]	147
		1-41-1				7	(100)	[]	148
	٠.	and substituting interest in the substitution of the substitution	[1	L	×	1	1]	149

SELVER'S INITIALS Date

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_		YES	NO	DON'T	N/A	150
5.	SYSTEMS AND FIXTURES			KNOW		151
	*A. If any of the following systems or fixtures are included with the transfer, are there any defects?					152
	If yes, please explain:					153
	Electrical system, including wiring, switches, outlets, and service	[]	[]	K)	[]	154
	Plumbing system, including pipes, faucets, fixtures, and toilets	[]	[]	1	[]	155
	Hot water tank	[]	[]		[]	156
	Garbage disposal	[]	[]		[]	157
	Appliances	[]	i i		[]	158
	Sump pump	ij	ΪΪ		[]	159
	Heating and cooling systems	ļ	Ϊί		ΪΪ	160
	Security system: [] Owned [] Leased	[]	ΪΊ		ΪÏ	161
	Other *B. If any of the following fixtures or property is included with the transfer, are they leased?	1 1	l I	I 1	1 1	162 163
	(If yes, please attach copy of lease.)					164
	Security System:	r 1	г 1	r 1		165
	Tanks (type):	1 1	1 1	1 1	X	166
	Satellite dish:	ii	ו ז	i i	X	167
	Other:	1 1	ii	ii		168
	Other: *C. Are any of the following kinds of wood burning appliances present at the property? (1) Woodstove?					169
	(1) Woodstove?	[]	1	[]	1 1	170
	(2) Fireplace insert?	ίi	$\hat{\mathbf{x}}$	ìί	î î	171
	(3) Pellet stove?	ĺ	M	ίi	ίí	172
	(4) Fireplace?	וֹ וֹ	[]	M	i i	173
	If yes, are all of the (1) woodstoves or (2) fireplace inserts certified by the U.S. Environmental	S 370	. T		-	174
	Protection Agency as clean burning appliances to improve air quality and public health?	[]	[]	[]	[]	175
	D. Is the property located within a city, county, or district or within a department of natural					176
	resources fire protection zone that provides fire protection services?		[]	[]	[]	177
	E. Is the property equipped with carbon monoxide alarms? (Note: Pursuant to RCW 19.27.530, Seller					178
	must equip the residence with carbon monoxide alarms as required by the state building code.)	X	[]	[]	[]	179
	F. Is the property equipped with smoke detection devices?	X	[]	[]	[]	180
	(Note: Pursuant to RCW 43.44.110, if the property is not equipped with at least one smoke					181
	detection device, at least one must be provided by the seller.) G. Does the property currently have internet service?	4 4				182
	Provider:	\times 1	L	[]	[]	183 184
•						17 17 18 18 18 18 18 18 18 18 18 18 18 18 18
6.	HOMEOWNERS' ASSOCIATION/COMMON INTERESTS					185
	A. Is there a Homeowners' Association?	ll	K.	[]	[]	186
	agent, if any, who may provide the association's financial statements, minutes, bylaws, fining policy,					187 188
	and other information that is not publicly available:					189
		1	NA	гз	г 1	
	B. Are there regular periodic assessments?	1 1		1 1	I 1	191
						192
	*C. Are there any pending special assessments?	1 1	M	[]	r 1	193
	*D. Are there any shared "common areas" or any joint maintenance agreements (facilities		1			194
	such as walls, fences, landscaping, pools, tennis courts, walkways, or other areas					195
	co-owned in undivided interest with others)?	[]	M	[]	[]	196
7.	ENVIRONMENTAL					197
	*A. Have there been any flooding, standing water, or drainage problems on the property					198
	that affect the property or access to the property?	1	1	51	[]	199
	*B. Does any part of the property contain fill dirt, waste, or other fill material?	i i	i i	S.	ii	200
	*C. Is there any material damage to the property from fire, wind, floods, beach movements,			-1-		201
	earthquake, expansive soils, or landslides?	[]	K	[]	[]	202
	D. Are there any shorelines, wetlands, floodplains, or critical areas on the property?	[]	50	[]	[]	203
	*E. Are there any substances, materials, or products in or on the property that may be environmental					204
	concerns, such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical					205
	storage tanks, or contaminated soil or water?	[]	[]		[]	206
	*F. Has the property been used for commercial or industrial purposes?	\bowtie	[]	[]	[]	207
	10/19/12					
SEL	LER'S INITIALS Date SELLER'S INITIALS Date					

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	*O lathan and the same and the	YE	ES	NO	כ	KNO		N/	Α	208
	*G. Is there any soil or groundwater contamination?	[]	[]		(1	[]	210 211
	buried on the property that do not provide utility service to the structures on the property?	[]	[]	×]]	212
	*I. Has the property been used as a legal or illegal dumping site?	[]	×	1	[]	[]	213
	*J. Has the property been used as an illegal drug manufacturing site?]	1	×)	[]	[]	214
	*K. Are there any radio towers in the area that cause interference with cellular telephone reception?]]	K	Ì	[1	[]	215
8.	LEAD BASED PAINT (Applicable if the house was built before 1978)							1	1	216
	 A. Presence of lead-based paint and/or lead-based paint hazards (check one below): 							-		217
	 [] Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). 									218 219
	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing	na.								220
	B. Records and reports available to the Seller (check one below):	.9.								221
	[] Seller has provided the purchaser with all available records and reports pertaining to									222
	lead-based paint and/or lead-based paint hazards in the housing (list documents below).									223
										224
9.	Seller has no reports or records pertaining to lead-based paint and/or lead-based paint haz	ard	ls i	n th	ne h	ous	ing.			225
Э.	MANUFACTURED AND MOBILE HOMES									226
	If the property includes a manufactured or mobile home,	2	112		.21	0.0			200	227
	*A. Did you make any alterations to the home?	[]	[]	[]]]	228
					_	_		-		229
	*B. Did any previous owner make any alterations to the home?					[]	[]	230
40	*C. If alterations were made, were permits or variances for these alterations obtained?	L	I	l	1	L	1	L]	231
10.	FULL DISCLOSURE BY SELLERS									232
	A. Other conditions or defects:									233
	*Are there any other existing material defects affecting the property that a prospective									234
	buyer should know about?]]]]	×	1	[]	235
	B. Verification									236
	The foregoing answers and attached explanations (if any) are complete and correct to the best Seller has received a copy hereof. Seller agrees to defend, indemnify and hold real estate lice against any and all claims that the above information is inaccurate. Seller authorizes real estate lice copy of this disclosure statement to other real estate licensees and all prospective buyers of the	nse	ees	s ha	arml f an	ess	fron	n ai	nd	237 238 239
	out of the discourse state incensees and all prospective buyers of the	pic	ope	erty	•					240
	let 10/18/22									241
	Seller Date Seller Franklin County					Dat	е			241
If th	ne answer is "Yes" to any asterisked (*) items, please explain below (use additional sheets if necessar	y). I	Ple	ease	е ге	fer t	o th	e liı	ne	242
_	Silver (s) of the question(s).									243
3	Deller has current lease with tenant thm 12/31/27	_								244
17	- Tenanthas special use permit U City Tasco for man	29	in	4	W	15	the	-		245
40	Building loss been smotified to Charlest tenants	O		7						246
7.0	Selev is unaware at remodeline that and and	25	-		1	117	_	_		247
7	F Property is currently used for manager to a supple and	1	1	-	1	- 5	3	2		248
	procrems - ND industria us and		10	4	Ne	21	In	_		249
	(3.8		-		-			_		250 251
								-		252
								-		253
										254
										255
		-						_		256

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II.	NO	OTICES TO THE BUYER							
	1.	SEX OFFENDER REGISTRATION	258						
	INFORMATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOCAL LAW ENFORCE AGENCIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO OBTAIN THIS INFORMATION AND IS AN INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS.								
	2.	PROXIMITY TO FARMING/WORKING FOREST	262						
	THIS NOTICE IS TO INFORM YOU THAT THE REAL PROPERTY YOU ARE CONSIDERING FOR PURCHASE MAY L CLOSE PROXIMITY TO A FARM OR WORKING FOREST. THE OPERATION OF A FARM OR WORKING FOR INVOLVES USUAL AND CUSTOMARY AGRICULTURAL PRACTICES OR FOREST PRACTICES, WHICH ARE PROTECT UNDER RCW 7.48.305, THE WASHINGTON RIGHT TO FARM ACT.								
	3. OIL TANK INSURANCE THIS NOTICE IS TO INFORM YOU THAT IF THE REAL PROPERTY YOU ARE CONSIDERING FOR PURCHASE UTILI AN OIL TANK FOR HEATING PURPOSES, NO COST INSURANCE MAY BE AVAILABLE FROM THE POLLUTION LIABI INSURANCE AGENCY.								
III.	BU	YER'S ACKNOWLEDGEMENT	271						
	1.	BUYER HEREBY ACKNOWLEDGES THAT:	272						
		A. Buyer has a duty to pay diligent attention to any material defects that are known to Buyer or can be known to Buyer by utilizing diligent attention and observation.	273 274						
		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.	276						
		C. Buyer acknowledges that, pursuant to RCW 64.06.050(2), real estate licensees are not liable for inaccurate information provided by Seller, except to the extent that real estate licensees know of such inaccurate information.	277 278						
		D. This information is for disclosure only and is not intended to be a part of the written agreement between the Buyer and Seller.	279						
		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).	280 281						
		F. If the house was built prior to 1978, Buyer acknowledges receipt of the pamphlet Protect Your Family From Lead in Your Home.	282						
ACT ANI SEL DEL MA' BU' THA	TUAI D SE LLER LIVE Y W/ YER AT T	SSURES CONTAINED IN THIS DISCLOSURE STATEMENT ARE PROVIDED BY SELLER BASED ON SELLER'S L KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE. UNLESS BUYER ELLER OTHERWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) BUSINESS DAYS FROM THE DAY R OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO RESCIND THE AGREEMENT BY SRING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. YOU AIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER INTO A SALE AGREEMENT. HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS DISCLOSURE STATEMENT AND ACKNOWLEDGES THE DISCLOSURES MADE HEREIN ARE THOSE OF THE SELLER ONLY, AND NOT OF ANY REAL ESTATE SEE OR OTHER PARTY.	283 284 285 286 287 288 289 290 291						
			292						
	Buy	er Date Buyer Date	293						
2. BUYER'S WAIVER OF RIGHT TO REVOKE OFFER 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. 2. BUYER'S WAIVER OF RIGHT TO REVOKE OFFER 2. 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.									
	Buy	er Date Buyer Date	297 298						
3. BUYER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT Buyer has been advised of Buyer's right to receive a completed Seller Disclosure Statement. Buyer waives that right However, if the answer to any of the questions in the section entitled "Environmental" would be "yes," Buyer may not waive the receipt of the "Environmental" section of the Seller Disclosure Statement.									
	Buye	er Date Buyer Date	303 304						
SEL	A.	S INITIALS Date SELLER'S INITIALS Date							