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| ESCRO | w's PK6 | pyright 2003 |
| NWMLS Parm 26 Vacant Land Purchase & Sale Rayled 03/03 Page 1 of 4 VACANT LAND PURC | CHASE AND SALE AGREEMENT | aitipis Listing Service HTS 취원용단위VBD |
| 1. Date: 4/25 . 200 5 | BCIFIC TERMS MLS No.1 2J03639 | × 0 · |
| 2. Buyer: Andrew Berge | 1 & Keri Beiger | |
| 3. Soller: The King County | 074017 x 9038 King | Carri |
| | | County) |
| Street Address: 1650 SE Fall C | ity Ra. | Hillington / Boz / |
| Legal Description: M file | 190.000 PE 5/20/05 | |
| 5. Purchase Price: Deposition 5 | 90,00000 KB 5/25/03 | |
| 6. Earnest Money: (To be held by Selling Broker Personal Check: 45,000. | Closing Agent) | |
| Note: | | |
| Other (): 7. Default: (check only one) Fortelture of Earnest ! | Money C College Flories of Remodics | ·1/B |
| 8. Title insurance Company: AMANA | | 510 |
| 9. Closing Agent: a qualified closing agent of Buye | | IVE |
| 10. Closing Date: | | 1241/07 5/20 |
| | calendar days after Closing | |
| | | |
| 12. Offer Expiration Date: 4/24/05 | | La |
| 12. Offer Expiration Date: 4/24/05 13. Counteroffer Expiration Date: | | S - Ka |
| 12. Offer Expiration Date: 4/24/05 13. Counteroffer Expiration Date: 4/24/05 | | LB. |
| 12. Offer Expiration Date: 4/24/05 13. Counteroffer Expiration Date: 25/25/05 14. Addends: 36F; 34, 32H WACA: | 73/10/10 5/20/e | Sledo |
| 12. Offer Expiration Date: 4/24/05 13. Counteroffer Expiration Date: 4/24/05 14. Addende: 36F; 34/24 WACA: 15. Agency Disclosure: Salling Licensee represents | 33-0 Buyer Seller both parties neither part | Sledo |
| 12. Offer Expiration Date: 4/24/05 13. Counteroffer Expiration Date: 4/24/05 14. Addends: 26F, 34/24F, WACA: 15. Agency Disclosure: Selling Licenses represents Listing Agent represents | Buyer Seller both parties neither particular both parties | Sledo |
| 12. Offer Expiration Date: 4 24 05 13. Counteroffer Expiration Date: 257, 34 241 WACA: 14. Addends: 367, 34 241 WACA: 15. Agency Disclosure: Salling Licenses represents Listing Agent represents 16. Subdivision: The Property is subdivided mi | Buyer Seller both parties neither part Seller both parties ust be subdivided on or before | Sledo |
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| 12. Offer Expiration Date: 4 24 05 13. Counteroffer Expiration Date: 25 24 25 24 25 25 25 25 25 25 25 25 25 25 25 25 25 | Buyer Seller both parties neither party Seller both parties ust be subdivided on or before ad days aftermutual acceptance. Seller's Signature Seller's Signature Seller's Address Senthe, who Asia City, Buse, Zip (206) 296-7494 (20 Phana Seller's E-mail Address Suller's E-mail Address Listing Broker | 5-4-05 Ogla Stop 94 6)2460167- Fax |

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NWMLB Form 25 Vacant Land Purchase & Sale Revised 03/03 Page 2 of 4

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

Copyright 2003 Northwest Multiple Listing Service ALL RIGHTS RESHAVED

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 Agroement and is not relying on any contingent source of funds or gifts, 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 Agraement 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 9 7 by Selling Broker and is over \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Broker's 24 8 name provided that Buyer completes an IRS Form W-9. Interest, if any, after deduction of bank charges and fees, will 39 be paid to Buyer. Buyer agrees to relmburse 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 licensess at 18 the addresses and/or fex numbers provided herein; and (2) commence an interpleader action in the Superior Court for 19 the county in which the Property is looked within 30 days of a party's demand for the Earnest Money (and deduct up 20 to \$250.00 of the costs thereof) unless the parties agree otherwise in writing. 22
- c. Condition of Title. Buyer and Seller authorize Selling Licenses, Listing Agent or Closing Agent to insert, attach or correct the Legal Description of the Property. 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 mater ally : 25 affecting the value of or unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining. 26 rights. Monetery encumbrances not assumed by Buyer shall be paid 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 Adal 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 a 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. The Title Insurance Company is to send a copy of the preliminary commitment to both Listing Agent 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 : 39 this Agreement shall thereupon be terminated. Buyer shall have no right to apecific performance or damages as a3 consequence of Saller's inability to provide insurable title.
- Closing. This sale shall be closed by the Closing Agent on the Closing Date. "Closing" means the date or which all documents are recorded and the sale proceeds are available to Seller. If the Closing Date falls on a Saturday, Sunday, or legal holiday as defined in RCW 1.18.050, the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, or legal holiday.
- f. Possession. 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.
- g. Closing Costs and Proretions. Seller and Buyer shall each pay one-half of the ascrow les. Taxes for the current year, rant, interest, and flenable 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 them at Closing from money due, or to be paid by. Seller.

| Initlals: | BUYER: 13 | DATE: 4/2/75- | SELLER: CH | DATE: 5-4-0 | 5 5 |
|-----------|-----------|---------------|------------|-------------|-----|
| | 8UYER: 43 | DATE: 4/25/05 | SELLER: | DATE: | |

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NWMLS Form 25 Vacant Land Purchase & Gale

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

Copyright 2003 Northwest Multiple Listing Service ALL RIGHTS RESERVED

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Revised 03/03 (continued) Page 3 of 4

- 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, appraisars, and anyone else related to this sale. Buyer and Seller 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, tide 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 Closing. 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 invasiment 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.
-]. Notices, 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 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 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. Receipt by Selling Licenses of a Seller Disclosure Statement, Public Offering Statement and/or Resale Certificate shall be deemed receipt by Buyer, Selting 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 Licenses 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 377 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 Data, 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.
- 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 faceirally 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 agripe in writing. 96
- 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
- a. 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. Forfeiture of Earnest 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 remedy 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. 8!
- 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 Licensee. If this offer is not so accepted. It shall lapse and any Earnest Mona shalf be refunded to Buyer.

| initiala: | BUYER: | DATE: 4/25/0 | SELLER: | DATE: 5-4-0.5 |
|-----------|--------|---------------|---------|---------------|
| | T | DATE: 4/15/05 | | DATE: |

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NWMLS Form 25 Vacant Land Purchase & Sele Revised 03/03 Page 4 of 4

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

OCopyright 2009 Northwest Multiple Listing Service ALL RIGHTS RESERVED

- r. Counteroffer. Seller agrees to sell the Property under the terms and conditions of this Agreement. If Seller maken a counteroffer, Buyer shall have until 9:00 p.m. on the Counteroffer Expiration Date to accept that counteroffer, unless sconer withdrawn. Acceptance shall not be affective 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. If no expiration date is specified for a counteroffer, the counteroffer shall expire at 9:00 p.m. 2 days after the counteroffer is signed by the last party making the counteroffer, unless sooner withdrawn.
- e. Agency Disclosure. Selling Broker represents the same party that Selling Licensee represents; Listing Broker repre- 115 senis the same party that the Listing Agent represents. If Selling Licensee and Listing Agent are different salespersons affiliated with the same Broker, then both Buyer and Seller confirm their consent to that Broker representing both parties as a dual agent. If Selling Licenses and Listing Agent are the same asiesperson representing both **119 parties then both Buyer and Seller confirm their consent to that salesperson and his/her Broker representing both parties as dual agents. All parties acknowledge receipt of the pamphlat entitled "The Law of Real Estate Agency."
- t. 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 Lizting 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 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 diaburse 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.
- u. 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 ilmited to: [‡]133 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 136 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 ongineers shall have the right, from Ime to time during the feasibility contingency, to enter onto the Property and to conduct any tests or studies that Buyer may need to accertain 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 \circ

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.

- Subdivision. If the Property must be subdivided, Seller 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 or 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.
- w. Property Condition Disclaimer. Real estate brokers and salespersons do not guarantee the value, quality or condition of the Property. Some properties may contain building materials, including siding, roofing, celling, insulation, electrical, and plumbing materials, that have been the subject of lawsuits and/or governmental inquiry because of possible detects or health hazards. In addition, some properties may have other detects arising after construction, such as drainage, leakage, pest, rot and mold problems. Real estate 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

| pre | Sence of defective materia | is and evaluate the condition o | I the Property. | · j | 158 |
|-----------|----------------------------|---------------------------------|-----------------|--------------|---------------------|
| initials: | BUYER: 43 | DATE: 4/25/05 | SELLER: CH | DATE: 5-4-05 | ; 4v 15 4 |
| | BUYEA: 76 | DATE: 4/25/05 | SELLER: | DATE: | 155 |
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| oncer | - - - - | 650 SE | TAIL | | | TAUL | <u> </u> | | ("the Property") |
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| Co A | ontingen greemen om Buye | cy, no later then nt or (b) Satisfac or's londer which | tion and \ stales th | Naiver, e date | e betoelee it | days (30 days if bove, Buyer sha ation, the curre | not filled in) : all provide to t nt statua of B | ren notice walving after (a) mutual ac Seller a letter of lo uyer's loan applica at or prior to mutu | coptance of the an commitment ation, and any |
| st | nall not c | | of loan c | ommilm | ent which co | mplies with this | | WMLS Form 22A | |
| of Ag | the lette greemen | er of lown commi it. If, within 3 da | tment or ti ys after S | he dale ollers : | it was dus, S notice, Buyer | Seller may give r | notice of Selle this financin | er the earlier of Ser's election to term g conlingency by | ninate this |
| in of | loan con | ph 3, Seller may nmitmont was d | request u | r shall r | letters of loa rovide any u | n commitment e | every 5 days a loan commitm | e this Agreement a ofter the date the p ment within 3 days | revious letter |
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NWMLS Form 22A Financing Addendum Rev. 12/03

FINANCING ADDENDUM PURCHASE & SALE AGREEMENT

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| Pa | age 2 of 2 (continued) | , | |
|---------|--|--|--------------|
| 8. | . SPECIAL LOAN COST PROVISIONS. | | 53 |
| | FHA LOAN COSTS. If this sale is contingent on Buyer obtaining an FHA loan, Seller agrees to | pay | 54 |
| | (\$200.00 if not filled in), which shall be applied to that | boutou di nnhera los | in 55 |
| | and settlement coats that the Lander is prohibited from collecting from the Buyer under FHA regu | liations. Any balance | 58 |
| | remaining shall be payable to Buyers loan discount at the interest rate selected by Buyer or to ot | ther settlement costs | 57 |
| | as allowed by FHA regulations. | ٠. | 58 |
| | VA LOAN COSTS. If this sale is contingent on Buyer obtaining a VA loan, Sellet agrees to pay | the full escrow fee to | r 69 |
| | the entire transaction. In addition Saffer admes to pay. | | 60 |
| | (\$300.00 if not filled in), which shall be applied to that portion of Buyer's loan and settlement cost | a that the Lender is | B1 |
| | prohibited from collecting from the Buyer under VA regulations. Any balance remaining shall be loan discount, loan fee, interest buy down and/or financing and closing costs to the extent permits | ted by MA requisitors | 62 |
| | and Buyer's loan amount is not thereby reduced. | The state of the s | 63 64 |
| | · | (\$0.00 | |
| | CONVENTIONAL LOAN COSTS. Seller agrees to pay up to | | . 63 84 |
| | buy down or financing and closing code. | | 67 · |
| | | | - |
| 9. | FHAVA - APPRAISAL CERTIFICATE. In the Agreement is contingent on Buyer obtaining FHA | | |
| | expressly agreed that notwithstanding any object provisions of this Agreement, Buyer shall not be the purchase of the Property unless Buyer has been given in accordance with HUD/FHA or VA re- | | |
| | statement by FHA, VA, or a Direct Endorsement leader, setting forth the appraised value of the P | roperty (excluding | 71 |
| | closing costs). Buyer shall pay the costs of any appraisal, if the appraised value of the Property | | 72 |
| | Purchase Price, paragraph 5 above shall apply. If Selley does not reduce the Purchase Price to t | | 73 |
| | reappraised value, or deliver a reappraisal at or exceeding the sale price, the Buyer shall have the | | |
| , | of proceeding with the consummation of this Agreement without regard to the appraised value, pro- | ovided the difference | |
| | in excess of the appraised value is paid in each. | | 76 |
| | PURPOSE OF APPRAISAL. The appraised valuation is arrively at only to determine the maximum | | 77 |
| | VA will insure. Naither FHA nor VA warrant the value or the condition of the Property. Buyer should be a send and send the Property of the Pro | ing earrain unuterly | 78 70 |
| | herself that the price and condition of the Property are acceptable. | | 79 |
| | "Importance of Home Inspections" NOTICE FOR FHA LOANS. FHA requires the Buyer to significant inspections" Notice (NWMLS Form 22F, Rev. date 1/57 or later) on or before the date B | | |
| | purchase and sale agreement. This requirement does not apply to new construction. | INABL AXECUIOS BUA | . 81 . 82 |
| | · · · · · · · · · · · · · · · · · · · | 57; 7 (A) | • |
| | NOTICE TO BUYER CONCERNING INSURANCE. The availability and cost of homeowners or p | | |
| | the Property depends on a number of factors, including your personal insurance, financial and cre | | |
| | and conditions present in or on the Property, and the claims history for the Property. Some insura part of their underwriting decision on loss history reports that show the history of insurance claims | | |
| | concerning the Property or made by you concerning other properties. At the time you apply for ho | | 86 87 |
| i | insurance, most insurance companies will only leave a binder to you. A binder is not an insurance | policy and It is not a | 88 |
| J | promise that a policy will issue. It is only a temporary commitment to provide insurance coverage, | and Insurance | 89 |
| | companies have additional time after issuing the bilder to make a final decision about insurability a | and the amount of the | 90 |
| Ì | insurance premium. Therefore, It is important for you to submit an insurance application as early | as possible. | 91 |
| 1 | INSURANCE CONTINGENCY/APPLICATION. This Agreement [is [] is not (is, if not checked) |) conditioned upon | 92 |
| E | Buyer obtaining a binder for a standard policy of homeowners or property insurance on the Proper | rty at an annual 🛷 - | 93 |
| F | promium not to exceed ½ of 1% of the purchase price Buyer is paying for the Property with a dodle | uctible not to exceed | 94 |
| 4 | \$1000, exclusive of all additional declarations and riders (e.g., art, jewelry, earthquake, etc.). Buyer application for insurance within days (5 days, 1f not filled in) after mutual accentance of | agrees to make its. | |
| Ē | application for insurance within days (5 days, if not filled in) after mutual acceptance of Buyer fails to make application within the appread time, then this insurance contingency shall be deep | This Agreement, it | 96 |
| 11 | insurance contingency shall be deemed satisfied, unless within days (16 days, if not i | filled in latter mutual | 97 |
| а | acceptance of this Agreement Buyer gives hotics of inability to obtain a binder on the terms set for | rth above if Buver | 96 99 |
| IS | is unable to obtain a binder after making a good faith affort and timely gives notice of such institling | then this | 100 |
| A. | Agreement shall terminate and the Earnest Money shall be refunded to Buyer. This contingency is n | not waiving by a | 101 |
| N | waiver of the financing contingency provided for above. Notices given pursuant to this paragraph min | | 102 |
| | 4.7 | نيخير مريالم | 103 |
| initieJ | DATE: 4/23/05 SELLER: D | | 104 |
| | BUYER: YB. DATE: 4/25/CS SELLER: DA | ATE:1 | 105 |

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NWMLS Form 220 Optional Clauses Addendum Rev. 63/63 Pags 1 of 2

OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT

| he following is part of the Purchase and Sale Agreement dated | _,200 5 | _ |
|--|------------------|----------|
| Mr. Resport | ("Buyer" | ·) |
| wing county | ("Selier" | ጎ |
| proceeding 11450 SE Fall City RA- | ("the Property") | • |
| onceming 1630 30 max cosy | | |
| HECK IF INCLUDED: | f I | |
| | ≸i. • | |
| Square Postage/Lot Size/Encroschments. The Listing Agent and Selling Licenses make no reconcerning: (a) the lot size or the accuracy of any information provided by the Seller; (b) the square | re footage of | |
| any improvements on the Property; (c) whether there are any encroachments (lences, rockeries, i | dulldings) on | |
| the Property, or by the Property on adjacent properties. Buyer is advised to varify lot size, square encroachments to Buyer's own satisfaction within the inspection contingency period. | roovage and | 1 |
| | 26.704 | |
| Homeowner's Palicy of Title Insurance. Notwithstanding the "Title Insurance" clause in this Agre | ement, Buyer's | 1 |
| lender or Closing Agent is directed to apply for an ALTA or comparable Homeowner's Policy of Title | Insumince, | 1 |
| rather than the standard form owner's policy. [] Buyer D Seller (Seller if neither box is checked) access premium over that charged for a standard coverage policy. If the Title Insurance Company | rialipay ine | 1: |
| the parties will not issue a Homeowner's Policy of Title insurance for the Property, the parties agree | | 1 |
| Insurance Company shall issue a standard form owner's policy instead. | | 1 |
| • | W. | |
| Extended Coverage Title Insurance. Notwithstanding the "Title Insurance" clause in this Agreem | 200 | |
| Extended Coverage Title Insurance. Notwithstanding the "Title Insurance" clause in this Agreem lender or Closing Agent is directed to apply for an ALTA or comparable extended coverage policy of the coverage polic | | 17 |
| ance, rather than the standard form owner's policy. Buyer shall pay the increased costs associated | with the | 15 |
| extended coverage policy including excess premium over that charged for a standard coverage poli- cost of any survey required by the title insurer. | cy and the | 20 |
| . Octor of any outrest required by the medical. | | 21 |
| Branch And Grating Malabrina d. (Intil negrocation in transfer at the Divine College agrees to me | grada sun s | |
| Property And Grounds Maintained. Until possession is transferred to Buyer, Salier agrees to ma Property in the same condition as when initially viewed by Buyer. The term "Property" includes the | | 23 |
| grounds; plumbing, heat, electrical and other systems; and all included items. Should an appliance of | r system | 24 |
| become inoperative or maifunction prior to transfer of possession, Seller agrees to either repair or re | <u>.</u> | 25 |
| same with an appliance or system of at least equal quality. Buyer reserves the right to reinspect the within 5 days prior to transfer of possession to verify the foregoing. Buyer and Seller understand are | • • | 26 |
| the Listing Agent and Selling Licensee shall not, under any circumstances, be liable for the foregoing | • | 27 28 |
| breach of this clause. | , | 29 |
| Items Left by Seller. Any personal property, fixtures or other items remaining on the Property when | possession | 30 |
| is transferred to Buyer shall thereupon become the property of Buyer, and may be retained or disposed buyer determines. | | 31 |
| Buyer determines. However, delier agrees to change in the interiors of any attrictures and remove all transmitted in the property of sold "GS is, in | | 32 33 |
| Utilities. To the best of Seller's knowledge, Seller represents that the Property is connected to so | | 34 |
| mein R well Dublic sewer mein Beeptic tank. | Section market 2 | 15 |
| BUYER: AB DATE: 4/25/25 SELLER: DATE: DATE: | 5-405 | |
| BUYER: TO DATE: 4/25/25 SELLER: DATE: | | 10 17 |
| TATELL SELLEN | - | |

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NWMLS Form 22D Optional Clauses Addendum Rev. 03/03 Page 2 of 2

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OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT (continued)

| | information below in writ | _ | • | | |
|--------|--|--|--|---|---------------------|
| | WALL INSULATION: | TYPE: | THICKNESS: | R-VALUE | |
| | CEILING INSULATION: | TYPE: | THICKNESS: | R-VALUE | · |
| | OTHER INSULATION DA | NTA: | | | |
| | | | | | 1. |
| 725 | that RCW 64.04.005 sha | il apply and that in the the control of the control | raph in the Purchase and Sale Agi the event the Buyer falls, without le of the Earnast Money which does ale and exclusive remedy systlabl | egal excuse, to compli not exceed 5% of the | eto the Purchise |
| itials | : BUYER: | 1 | SELLER! | 9/23 | |
| | 7/1/2 | · · · · · | 251.173 | 7 00 | |
| | BUYER: KULD | DIAG | SELLER: | | |
| • | be reimbursed or paid the | refrom, and the bal | d damages, any costs advanced o lance shall be divided equally betw | veen Seller and Selling | Broker. |
| | be reimbursed or paid the | refrom, and the ba | lance shall be divided equally between the followings that Seller leases the followings. | ween Seller and Selling | Broker. |
| | Leased Property. Buyer | refrom, and the bai r hereby acknowled as to Buyer on Clos | lance shall be divided equally betw iges that Seller leases the followin ing: | ween Seller and Selling | Broker. |
| | Leased Property. Buyer session of which shall pas | refrom, and the bai r hereby acknowled as to Buyer on Clos urity system aai | lance shall be divided equally between the following: Seller leases the following: Seller Selle | ween Seller and Selling | porty, poá- |
| | Leased Property. Buyer session of which shall pass propens tank secu | refrom, and the bai r hereby acknowled as to Buyer on Clos urity system aai ase for the items as | lance shall be divided equally betw iges that Seller leases the followin ing: | ween Seller and Selling g items of personal pro ans of the lease, and h | porty, poá- |
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| Page 1 of 1 . ADD | ENDUMANENDMENT TO PURC | hase and sale agreem | ENT |
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NWMLS Form 35F Feasibility Conlingency Addendum Rev. 03/03 Page 1 of 1 O Copyright 2003
Northwest Multiple Liating Service
ALL RIGHTS RESERVED

| FEASIBILITY CONTINGENCY ADDENDUM | |
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| | , *. |
| The following is part of the Purchase and Sale Agreement dated 4/25/05 | <u> </u> |
| between The Belact S | ("Buyer |
| end King Country | ("Seller |
| concerning 1650 SE fall City Road | the Property |
| / 6 | 1973 14 |
| Feasibility Contingency. Buyer shall verify withindays (10 days, if not filled in) after mul (the "Feasibility Contingency Expiration Date") the suitability of the Property for Buyer's intended purpose | |
| not ilmited to, whether the Property can be platted, developed and/or built on (now or in the future) and who | at it will cost to |
| to this. Buyer should not rely on any oral statements concerning feasibility made by the Selfer, Listing Ap | ent or Selling |
| Licensee. Buyer should inquire at the city or county, and water, sewer or other special districts in Which I located. Buyer's inquiry shall include, but not be limited to: building or development moratoria applicable i | the Property is |
| considered for the Property; any special building requirements, including setbacks, height limits or restrict | |
| buildings may be constructed on the Property; whether the Property is affected by a flood zone, wetlands, other environmentally sensitive area; road, school, fire and any other growth mitigation or impact fees that | |
| he procedure and length of time necessary to obtain plat approval and/or a building permit; sufficient water | |
| ntility and any services connection charges; and all other charges that must be paid. | Aut no |
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| his Feasibility Contingency SHALL CONCLUSIVELY BE DEEMED SATISFIED (WAIVED) unless Buyer lampprovel on or before the Feasibility Expiration Date. If Buyer gives a timely notice of disapproval, then greement shall terminate and the Earnest Money shall be refunded to Buyer. | gives notice of |
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| adden either | dum, "A Buyer o | gent" means b r Seller. This | oth Listing and Addendum sup | d Selling Agent a persedes any Inc. | nd their brokera onsistent terms o | es, including lice this Agreement | nsees who ar | not representing |
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