# ATTACHMENT 'A' TO THE ORDINANCE ISSAQUAH-FALL CITY ROAD LOT PURCHASE & SALE AGREEMENT & ADDENDA

Form 25 V2Cant Land Purchase & Sale Rev. 07/10 Page 1 of 5

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# VACANT LAND PURCHASE AND SALE AGREEMENT SPECIFIC TERMS

1. Date: August 30, 2010	*** * * * * * * * * * * * * * * * * * *	1 1
2. Buyer: Dhana and Denine Vajja, A Married Co	MLS No.: 62382	1
3. Seller: KING COUNTY	on his	} }
		1. 1
4. Property: Tax Parcel No(s).: 2224069026	Sound ( State of the state of t	1201
Street Address: 52 SE-XX ISSAQUAIL-FALL CI	TY Rd., Issaquah Washington 98029 SEE ATTACHED CA	AX
Legal Description: Attached as Exhibit A.		-49
5. Purchase Price: \$ 114,100.00 One hundre	ed fourteen thousand one hundred dollars.	7
6. Earnest Money: (To be held by CI Selling Firm; 21 Clos	ing Agent)	1
Personal Check: \$ 5,000.00 Note: \$		
7. Default: (check only one) & Forfeiture of Earnest Mone		
8. Disclosures in Form 17 or 17C: Buyer D will: Madil no	of have a remedy for Seller's negligent errors, inaccuracies, or	
omissions in Form 17 or 17C	• • • • • • • • • • • • • • • • • • • •	6
9. Title insurance Company: Pacific NW Title of W.		
10. Closing Agent: Cl a qualified closing agent of Buyer's c	thoice; 21 Pacific NW Title	
11. Closing Date: On or before Man	CH 30, 2011 SEE ATTACHED CON W	.
12. Possession Date: M on Closing; D Other	1 00 00/20/10	
13. Offer Expiration Date: 49/07/18 SEE ATTACHS	ED COA ON POPULATION TO THE	1/00/
14. Services of Closing Agent for Payment of Utilities:	Requested (attach NWMLS Form 22K): Mi Walved	10
15. Charges and Assessments Due After Closing:   asses	med by Buyer, to proposed in full by Goller at Glosing SEE AT(ACHED CC)	$\lambda$
18. Subdivision: The Property: O must be subdivided before	Ship and a particular be with district O	
17. Feasibility Contingency Eyntration Date: of 60 days	offer mutical amentonics of Other SEE ATTACHED COLA	1
18. Agency Disclosure: Selling Broker represents: M Buye	or; U Seller; U both parties; U neither party	ا ( ا
Listing Broker represents: 2 Selle	c D hoth nection	5
19. Addenda: 22D(Opt. Clauses) 22T(Title Cont.)	22LA(Land&Acri)	
COUNTER OFFER ADDENIOU		1
	Tall Cold	ļ
Street's Signature	11/11 + Cally 9/2/10	- 1
During Spanie	Seller's Signialite Date	
Buyer's Signature Date	Seller's Signature Date	
1/2/10.	www.	1
Buyer's Address	Selfar's Address	
4058 Tribule Ave E	SEATTLE, WAS DV 9/20/10 5	
City State, In	City, State, Zip	-
Phone No. Fax No.	206-205-5638 Phone No. Fax: No.	
253-670-3862	Editor	i
Boyer's E-mail Address	Sellar's 5-mail Address	-
Keller Williams Rity Bellevue 5243	King County Property Services 9 7084	ļ
Selling Firm MLS Office No.	Listing First / MLS Office No.	
Selling Firm's Assumed Name (if applicable)		1
Stephen Otto & Kurt Nystrand 58835	Listing Firm's Assumed Name (FappSceble) Anne Lockmiller 29754	ŀ
Selling Broker (Print) MLS LAG No.	Linding Bricker (Print) MLS LAG No.	
125-454-0911 425-454-4577	206-296-7470 286-296-0196	}
Phone No. Firm Fax No.	Phone No. Firm Pax No.	1
rtevei@steveatto.gom Selling Brokere E-mail Address	anne lockmiller@kingconaty.gov	and the same of th
	Listing Broker's E-mail Address	

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#### VACANT LAND PURCHASE AND SALE AGREEMENT GENERAL TERMS Cardinad

OCopyright 2010 Northwest Multiple Litting Service ALL REGHTS RESERVED

- a. Purchase Price. Buyer shall pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other property, giffs, retirement, or future earnings, except to the extent otherwise specified in this Agreement.
- b. Earnest Money. Buyer shall deliver the Earnest Money within 2 days after mutual acceptance of this Agreement to Selling Broker who will deposit any check to be held by Selling Firm, or deliver any Earnest Money to be held 7 by Closing Agent, within 3 days of mutual acceptance, if the Earnest Money is held by Selling Firm and is over 8 \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Firm's name provided that Buyer 8 completes an IRS Form W-9, interest, if any, after deduction of bank charges and fees, will be paid to Buyer. 10 Buyer shall reimburse Selling Firm for bank charges and fees in excess of the interest earned, if any, if the 11 Earnest Money held by Selling Firm is over \$10,000.00 Buyer has the option to require Selling Firm to deposit the 12 Earnest Money into the Housing Trust Fund Account, with the Interest paid to the State Treasurer, if both Seller 13 and Buyer so agree in writing. If the Buyer does not complete an IRS Form W-9 before Selling Firm must deposit 4 the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest Money shall be deposited into the 15 Housing Trust Fund Account. Selling Firm may transfer the Earnest Money to Closing Agent at Closing, if all or 18 part, of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the Selling Firm or 17 Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to: (1) provide written 18 addresses and/or fax numbers provided herein; and (2) commence an interpleader action in the county in which 20 the Property is located within 30 days of a party's demand for the Earnest Money unless the parties authorize the party's demand for the Earnest Money unless the parties authorize the party's demand for the Earnest Money unless the parties authorize the party's demand for the Earnest Money unless the parties authorize the party's demand for the Earnest Money unless the parties authorize the party's demand for the Earnest Money unless the parties authoriz

Condition of Title. Unless otherwise specified in this Agreement, title to the Property shall be marketable at 24 Closing. The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and 25 restrictions, presently of record and general to the area; easements and encroschments, not materially affecting 26 the value of or unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining 27 rights. Monstary encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seiler on or before 28 Closing. Title shall be conveyed by a Statutory Warrenty Deed. If this Agreement is for conveyance of a buyer's 28 interest in a Real Estate Contract, the Statutory Warrenty Deed shell include a buyer's assignment of the contract 30 sufficient to convey after acquired title. If the Property has been short platted, the Short Plat number is in the 31 Legal Description. SEE ATTACKED COA DR 9/70//0// 32

If title insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the man-33.

- d. Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the (nen-33 current ALTA form of standard form owner's policy of title insurance, with homeowner's additional protection and 34 inflation protection endorsements if available at no additional cost, from the Title insurance Company. If Seller's previously received a preliminary commitment from a Title Insurance Company that Buyer declanes to use, Buyer 35 shell pay any danceligition fees owing to the original Title insurance Company. Otherwise, the party applying for 37 title insurance shall pay any title cancellation fee, in the event such a fee is assessed. The Title Insurance 38 Company shall send a copy of the preliminary commitment to Selar, Listing Broker, Buyer and Salling Broker. 39 The preliminary commitment, and the title policy to be issued, shall contain no exceptions other than the General 40 Exclusions and Exceptions in said standard form and Special Exceptions consistent with the Condition of Title 41 herein provided. If title cannot be made so insurable prior to the Closing Date, then as Buyer's sole and exclusive 42 remedy, the Eamest Money shall, unless Buyer effects to waive such defects or encumbrances, be refunded to the 43 Buyer, less any unpaid costs deactibed in this Agreement, and this Agreement shall thereupon be terminated. 44 Buyer shall have no right to specific performance or damages as a consequence of Seller's inability to provide 48 insurable title.
- e. Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. "Closing" means 47 the date on which all documents are recorded and the sale proceeds are available to Seller. If the Closing Date 48 falls on a Saturday, Sunday, legal holiday as defined in RCW 1.18.050, or day when the county recording office is 49 closed, the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, 50 or day when the county recording office is closed. Buyer shall be entitled to possession at 9:00 p.m. on the 51 Possession Date. Seller shall maintain the Property in its present condition, normal wear and tear excepted, until 52 the Buyer is entitled to possession.

f. Section 1031 Like-Kind Exchange, if either Buyer or Seller intends for this transaction to be a part of a Section 54 1031 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange so long 55 as the cooperation party incurs no additional liability in doing so, and so long as any expenses (including 56).

88	The cooperating party incurs r	no additional liability in	doing so, and so long as any	exchanges (nictronia
inthates	DINNER NO - SOLV	Date: 9/2/10	SELLER: 4	Date: 9/21/10
mundia,	10151	Date:	Oliverial C.	
	BUYER: dy dy	Date: 9210.	SELLER:	Date:

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## VACANT LAND PURCHASE AND SALE AGREEMENT GENERAL TERMS

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attorneys' feas and costs) incurred by the cooperating party that are related only to the exchange are peld or relimbursed to the cooperating party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a Section 1031 like-kind exchange may easign this Agreement to its qualified intermediary or any entity set up for the purposes of completing a reverse exchange.

g. Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the secrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, and lienable homeowier's association dues shall be prorated as of Closing. Buyer shall pay Buyer's loan costs, including predit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such delinquencies at Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, prior to Closing, Seller obtains a written statement as to the quantity and current price from the supplier. Seller shall pay all utility charges, including unbilled charges. Unless waived in Specific Term No. 14, Seller and Buyer request the services of Closing Agent in distursing funds necessary to satisfy unpaid utility charges in accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or equivalent). Buyer is advised to varify the adstance and amount of any local improvement district, capacity or impact charges that are encumbrances at the time of Closing, or that are or become due on or before Closing. Seller will pay such charges that are encumbrances at the time of Closing shall be paid as agreed in Specific Term No. 15.

Sale information.) below the Decoming due after Closing shall be paid as agreed in Specific Term No. 15.

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

request, any and all information and copies of documents concerning this sale.

FIRPTA - Tax Withholding at Closing. The Closing Agent is instructed to prepare a certification (NWMLS Form 81 22E or equivalent) that Seller is not a "foreign person" within the meaning of the Foreign Investment In Real 82 Property Tax Act. Seller shall sign this certification. If Seller is a foreign person, and this fransaction is not 83 otherwise exempt from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the

Internal Revenue Service.

J. Notices. In consideration of the license to use this and NWMLS's companion forms and for the benefit of the Listing Broker aind the Selling Broker as well as the orderly administration of the offer, counteroffer or this agreement, the parties irrevocably agree that unless otherwise specified in this Agreement, any notice required or parmitted in, or related to, this Agreement (including revocations of offers or counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and shall be deemed given only when the notice is received by 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 given only when the notice is received by Buyer, by Selling Broker or at the licensed office of Selling Broker in the notice is received by Suyer, by Selling Broker or at the licensed office of Selling Broker. Receipt by Selling Broker or a Form 17 or 17C (whichever is applicable). Public Offering Statement or Resale Certificate, homeowners' association documents provided pursuant to NWMLS Form 22T), or a preliminary commitment for title insurance provided pursuant to NWMLS Form 22T shall be deemed receipt by Buyer. Selling Broker and Listing Broker have no responsibility to advise of receipt of a notice beyond either phoning 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 Broker and Listing Broker and List

Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and 100 stated in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 101 p.m. of the last calendar day of the specified period of time. Except for the Possession Date, if the last day is a 102 Saturday, Sunday or legal holiday as defined in RCW 1.18.050, the specified period of time shall expire on the 103 next day that is not a Saturday, Sunday or legal holidays. If the paties agree that an event will occur on a specific calendar date, the 105 event shall occur on that date, except for the Closing Date, which, if it falls on a Saturday, Sunday, legal holiday 108 as defined in RCW 1.18.050, or day when the county recording office is closed, shall occur on the rest day that is 107 not a Saturday, legal holiday, or day when the county recording office is closed, shall occur on the rest day that is 107 not a Saturday, legal holiday, or day when the county recording office is closed. If the parties agree upon 108 and, attach a legal description after this Agreement is signed by the offerce and delivered to the offerce, then for 109 the purposes of office in the fact of the purposes of office in the offerce, pather than on the date the legal description is attached. Time is of the sesence 111

of this Agreement	17	//	al-il
of this Agreement.	Date: 9/2/10	SELLER:	Date: 9 21/10
	Date: 9/2/10	SELLER:	Date:

Initials: BUYER:

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	7. 07/10 VACANT LAND PURCHASE AND SALE AGREEMENT ALL RIGHTS RESERVED 104 of 5 GENERAL TERMS Configured	-
L	Facsimile or E-mail Transmission, Facsimile transmission of any signed original document, and retransmission of any signed facsimile transmission, shall be the same as delivery of an original. At the request of either party, of the Closing Agent, the parties will confirm facsimile transmitted signatures by signing an original document. E-mail to transmission of any document or notice shall not be effective unless the parties to this Agreement otherwise to	114
no.	Integration. This Agreement constitutes the entire understanding between the parties and supersedes all prior or 1 contemporaneous understandings and representations. No modification of this Agreement shall be effective 1 unless agreed in writing and signed by Buyer and Seller.	
n.	consent, unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line t	
0.	Default. In the event Buyer falls, without legal excuse, to complete the purchase of the Property, then the f	24 26 26
	· · · · · · · · · · · · · · · · · · ·	25 30
p.	damages, or (d) pursue any other rights or remedies available at law or equity.  Professional Advice and Attorneys' Fees. Buyer and Seiler are advised to seek the counsel of an attorney and 1: a certified public accountent to review the terms of this Agreement. Buyer and Seiler agree to pay their own fees 1:	32 33
•	incurred for such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement 1:	35 36
+•	9:00 p.m. on the Offer Expiration Date to accept this offer, unless sconer withdrawn. Acceptance shall not be t effective until a signed copy is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. If 1: this offer is not so accepted, it shall lapse and any Earnest Money shall be refunded to Buyer.	38 39 40
		42 43 44 45 48
	Offer and Counteroffer Expiration Date. If no expiration date is specified for a offer/counteroffer, the 14 offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the 14 offer/counteroffer, unless sooner withdrawn.	47 48 49
. !	Agency Disclosure. Selling Firm, Selling Firm's Designated Broker, Selling Broker's Branch Manager (if any) and its Selling Broker's Managing Broker (if any) represent the same party that Selling Broker represents. Listing Firm, It Listing Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing Broker's Managing Broker for If any) represent the same party that the Listing Broker represents. If Selling Broker and Listing Broker are it Afferent persons affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated it	61 52 53 54
. !	Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. If Selling 15 Broker and Lieling Broker are the same person representing both parties then both Buyer and Seller chilinm their 15 consent to that person and his/her Designated Broker, Branch Manager (if any), and Managing Broker (if any) 15 epresenting both parties as dual agents. All parties acknowledge receipt of the paraphlet entitled "The Law of 15 Real Estate Agency."	58 57 58 59
1 1 1	Commission. Seller and Buyer agree to pay a commission in accordance with any liating or commission to greement to which they are a party. The Listing Firm's commission shall be apportioned between Listing Firm to and Selling Firm as specified in the listing. Seller and Buyer hereby consent to Listing Firm or Selling Firm 18 ecologing compensation from more than one party. Seller and Buyer hereby assign to Listing Firm and Belling 18 Firm, as applicable, a portion of their funds in secrow equal to such commission(s) and inevocably instruct the 18 Llosing Agent to disburse the commission(s) directly to the Firm(s). In any action by Listing or Selling Firm to 18	81 82 83 84 85
E	enforce this paragraph, the prevailing party is entitled to court costs and reasonable attorneys' fees. Seller and to buyer agree that the Firms are intended third party beneficiaries under this Agreement. SEE ATTACHED CONTROL SELLER:	17

Form 25 Vacant Land Purchase & Sale Rev. 07/10

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

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v. Feasibility Contingency. It is the Buyer's responsibility to verify before the Feasibility Contingency Expiration Date 168 identified in Specific Term No. 17 whether or not the Property can be platted, developed end/or bulk on (now or in the 169 future) and what it will cost to this. BUYER SHOULD NOT RELY ON ANY ORAL STATEMENTS concerning this 170 made by the Seller, Listing Broker or Selling Broker. Buyer should inquire at the city or county, and water, sewer or other 171 special districts in which the Property is located. Buyer's inquiry should include, but not be limited for building or 172 development monatoriums applicable to or being considered for the Property; any special building requirements, including 173 selfaction, height limits or restrictions on where buildings may be constructed on the Property; whether the Property is 474 affected by a flood zone, wetlands, shorelands or other environmentally sensitive area; road, school, fire and any other 175 growth militigation or impact fees that must be peld; the procedure and length of time necessary to obtain plat approval 176 and/or a building permit; sufficient water, sewer and utility and any service connection charges; and all other charges that 177 must be peld. Buyer and Buyer's agents, representatives, consultants, architects and engineers shall have the 178 right, from time to time during the feasibility contingency, to enter onto the Property and to conduct any tests or 179 studies that Buyer may need to ascertain the condition and suitability of the Property for Buyer's intended 180 purpose, Buyer shall restore the Property and all improvements on the Property to the same condition they were 181 in prior to the Inspection, Buyer shall be responsible for all damages resulting from any inspection of the Property 182 performed on Buyer's behalf. If the Buyer does not give notice to the contrary on or before the Feasibility 183 Contingency Expiration Date identified in Specific Term No. 17, it steal be conclusively deemed that Buyer is 184 termi

Subdivision. If the Property must be subdivided, Seller represents that there has been preliminary plat approval 187 for the Property and this Agreement is conditioned on the recording of the final plat containing the Property on or 188 before the date specified in Specific Term 16. If the final plat is not recorded by such date, this Agreement shall 189 terminate and the Earnest Money shall be refunded to Buyer.

information Verification Period and Property Condition Disclaimer. Buyer shall have 10 days after mutual 191 acceptance to verify all information provided from Seller or Listing Firm related to the Property. This conlingancy 192 shall be deemed satisfied unless Buyer gives notice identifying the materially inaccurate information within 10 193 days of mutual acceptance. If Buyer gives timely notice under this section, then this Agreement shall terminate 194 and the Earnest Money shall be refunded to Buyer. Buyer and Sellorn, then this Agreement shall terminate 194 and the Earnest Money shall be refunded to Buyer. Buyer and sellorn, then this Agreement as representations and information regarding the Property and the transaction are solely from the 195 Seller or Buyer, and not from any Broker. The parties acknowledge that the Brokers are not responsible for 197 assuring that the parties perform their obligations under this Agreement and that none of the Brokers has agreed 198 to independently investigate or confirm any matter related to this transaction except as stated in this Agreement, 199 or in a separate writing signed by such Broker. In addition, Brokers do not guarantee the value, quality or 200 condition of the Property and some properties may contain building materials, including siding, roofing, ceiling, 201 insufation, electrical, and plumbing, that have been the subject of lawsuits and/or governmental inquiry because of 202 possible defects or health hazards. Some properties may have other defects arising after construction, such as 203 drainage, leakage, past, rot and mold problems. Brokers do not have the expertise to identify or assess defective 204 products, materials, or conditions. Buyer is urged to retain inspectors qualified to Identify the presence of 205 defective materials and evaluate the condition of the Property. Brokers may assist the parties with locating and 208 selecting third party service providers, such as inspectors or contractors, but Brokers cannot guarantee or be 207 responsib

Disclosures in Form 17 or 17C. If Seller provides Buyer with a disclosure statement pursuant to RCW 84,08,210. (Form 17 or 17C, whichever is applicable), Buyer may bring an action in tort to recover economic losses resulting 211 from Intentional misrepresentations in Form 17 or 17C; and if the parties so agree in Specific Term No. 8, Buyer 212 may bring an action in tort to recover economic losses resulting from neighboring terms, insecuracies, or ornisations 213 in Form 17 or 17C. Nevertheless, Buyer is advised to use due diligence to inspect the Property to Buyer's 214 satisfaction, as Seller may not know or have reason to know or defects that careful inspections might reveal. If, in 216 Specific Term No. 8, the parties agree that Buyer will not have a remedy for economic loss resulting from 216 negligant errors, inaccuracies, or omissions in Form 17 or 17C, then Buyer assumes the risk of economic loss 217 that may result from Seller's negligent misrepresentation in Form 17 or 17C. Buyer maintains the right to bring 218 any and all claims permitted under the common law, including fraudulent concealment. Buyer and Seller 219 acknowledge that home protection plans may be available which may provide additional protection and benefit to 220 Buyer and Seller.

t tazi	BUYER: X QLAV	9/2/10	all	Date: 9/21/70
initials:	BUTER:	Uale: ( 6/10	SELLERC	Delle. VIVI
	BUYER: AV W	Date: 9/0/10	SELLER:	Date:

Form 22 L&A. Land & Acresge Addendum Rev. 7/10 Page 1 of 4

OCREMENTATION
Northwest Multiple Listing Service
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The	e to	Nowing is part of the Purchase and Sale Agreement dated August 30, 2010	. 1
bet	wee	Ohana and Denine Vajja (Buyer	 
anc	-	KING COUNTY ("Seller"	, <b>.</b>
	_		, 3
COR	<b>ICe</b> n	ning 52 SE XX ISSAQUAH-FALL CITY Rd , Issaquah, WA 98029 (the "Property")	. 4
1.	BU the	YER ACKNOWLEDGMENTS: If Buyer has any questions regarding the Property, Buyer is advised to make Agreement subject to relevant inspections, tests, surveys, and/or reports. BUYER ACKNOWLEDGES:	5 6
٠	<b>a.</b>	Buyer has observed and investigated the Property and has reached Buyer's own conclusions as to the adequacy, acceptability, and suitability of the Property and surrounding area, and the feesibility and desirability of acquiring the Property for Buyer's intended use, based solely on Buyer's examination of the Property.	8
	•	A generally accepted method for identifying boundary lines and verifying the size of the Property is to have the Property surveyed, and comers identified and marked. A survey will confirm that the legal description is accurate and that any presumed fences or other boundary markings are correctly located. Neither the Listing Broker nor the Selling Broker shall be responsible for any discrepancies in boundary lines, information regarding the size of the Property, identification of essements or encreachment problems.	12 113
•		A generally accepted method for determining whether on-site sewage disposal systems may be installed on the Property is to have tests performed, such as "perc" tests, which are approved by the county for limited time periods. Except as otherwise provided in the Agreement, Buyer assumes the risk that the Property is suitable for any needed on-site sewage disposal system and related equipment.	17
٠		A generally accepted method for determining water quality from any well or other water delivery system is to have tests conducted by professionals certified by the Department of Ecology for items such as bacteria and nitrates, and a generally accepted method for determining water quantity produced by a wall is to have a test conducted by experts to determine gallons per minute. Buyer understands that the results of such tests only provide information regarding water quality or quantity at the time of the test(s) and provide no representation or guarantee that results will not change or very at other times.	21 22 23
. •	. i	If the Property is currently taxed at a reduced rate because a special classification such as open space, agricultural, or forest land, and Buyer is to continue that use, Buyer understands approval from the county will need to be obtained and that significant increased taxes, back taxes, penalties and interest may be required to be paid if the use classification is changed or withdrawn at Closing or in the future. SEE ATTACHED	27 28 29
1		A generally accepted method for determining the value of timber growing on the Property is to have a qualified forester or forest products expert "cruise" the Property and give a written valuation.	30 8/2/10
\$		If there is an on-site sewage system on the Property and the system has not been recently used. Buyer should consider conducting a purge test and other inspections to determine whether there are any defects in the system.	32 33 34
1	2. /	Additional tests or inspections of the Property may be required by local or state governmental agencies before title to the Property is transferred.	35 · `
	2		
			•

Initials: BUYER: Date: 9/2/10 SELLER: Date: 9/2/10 Date: 9/2/10 Date: 9/2/10

Form 22L&A Land & Acreage Addencium Ray, 77(0 Page 2 of 4

2. CONTINGENCIES:

# LAND AND ACREAGE ADDENDUM

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	<b>a.</b>	The work Feasibility	to be p Study (i	erfo f app	Provisions. This Agreement is conditioned on the applimed shall be timely ordered by the party responsible folicable), and shall be performed by qualified professional alls to timely do so, Sellar will be in breach of the Agreeme	or payment, except for the sale is responsible for 4
•	٠.	Agreement contingent the application	nt. If Buy cy period able cont	rer g i, the inge	The applicable contingency periods shall commence or tives notice of disapproval and termination of the Agree Earnest Money shall be refunded to Buyer. If Buyer falls noy period, then the respective contingency shall be deem	sment within the applicable of to give timely notice within of waived.
	C.	contingen	cles to th	e Ac	chacked below are to be paid by Buyer or Seller a reement. Notwithstanding the payment allocation provided equence of a Seller's breach; the costs of the following sha	for herein, if the Agreement 4
		Paid by Buyer	Paid by Seller	•		Contingency period (10 days if not filled in)
,	٠	æ	ם	i.	Survey, Completion of survey to verify information regarding the Property as listed in 1(b).	60 days
				IL.	Perc Test. Pérc or similer test indicating that the Property is suitable for installation of conventional septic system and drainfield. If the sale fails to close, the party who paid for the perc test shall fill in holes at their experise within two weeks of the date the transaction is terminated. Earnest Money shall not be refunded to Buyer until perc holes are filled in if this is Buyer's responsibility.	days 5
		D	<b>0</b>	it.	On-Site Sewage System. The system to be pumped and inspected by a qualified professional to determine that the system is readily accepting efficient and the system has no apparent defects. (If VA Financing is used, Lender may require certification of system.)	days 6
		<b>5</b> 4	<u> </u>		Water Quality. Water quality and/or purity tests. showing water meets the approval standards of the Department of Ecology and the standards of the governing county. Water quality tests to be performed by a qualified professional. SEE ATACHED COA	
				v.	Water Quantity. Water quantity tests (4 hour draw down test or other test selected by Buyer) showing a sustained flow of	days 7
		眩		vi.	Timber. Timber croise conducted by a qualified forest products expert of Buyer's choice, with results of the cruise to be satisfactory to Buyer in Buyer's sole discretion.	<u>60</u> days 7 7 7 8
1247	:	'mi n/85-	10		er 9/2/10 00100 9/5	Date: 8/21/10
inmai	-	BUYER: _ BUYER: (	<u> </u>	<u>-</u> لا	Date: 912/0 SELER:	Date:

Form 22L&A Land & Acreage Addendum Reii, 7/10 Paga 3 of 4

### LAND AND ACREAGE ADDENDUM

Northwest Multiple Listing Service ALL RIGHTS RESERVED

	Commund		
š.	ADDITIONAL PROVISIONS (check as applicable)	81	
	Feasibility Study, if this box is checked, this paragraph supersedes and replaces the Feasibility Contingence set forth in Specific Term 17 and General Term "V" of Form 25 (Vacent Land Purchase and Sale Agreement Completion of a feasibility study and determination, in Buyer's sole discretion, that the Property and an metters affecting the Property including, without limitation, the condition of any improvements to the Propert the condition and capacity of intigation pumps, system and wells, the adequacy of water rights for the Property the licensure of wells, permitted or certificated water rights for the Property, the location and size of any critic area on the Property, the number and location of approved road approaches from public roads, and it presence of recorded access easements to the Property, are suitable for Buyer's intended use(s), and that it feasible and advantageous for Buyer to acquire the Property in accordance with the Agreement. In performing any investigations, Buyer shall not interfere with any existing tenants' operations on the Property.	9). 83 ny 84 y, 85 y, 88 al 87 ne 88 is 89	and the state of t
٠.	This fessibility study contingency shall conclusively be deemed waived unless within	by 93	
	Irrigation and Water Seller warrants that there are shares of irrigation water right and shares of frost water rights applicable to the Property, all of which will be transferred to Buyer at Closing.	96 97	
	Si Assignment and Assumption. At Closing, Seller will assign, transfer, and convey all of its right, title an interest in, to and under any lease of the Property and will represent and warrant to Buyer that, as of the Closing Date, there are no defaults under the leases and no condition exists or event has occurred or failed to occur that with or without notice and the passage of time could ripen into such a default. At Closing, Buyer was agree to defend, indemnify and hold Seller harmless from and against any obligation under the leases to the extent delegated to and assumed by Buyer hereunder.	100 100 10 100 10 101 10 102 103	
	21 Attorney Review. This Agreement is conditioned on review and approval by the parties' attorneys on a before 99/10/10 . A party shall conclusively be deemed to have walved this contingency unless notice in conformance with this Agreement is provided to the other party by the foregoing date SEE ATVACH	is 105	4
	Crops, Unless otherwise agreed in writing Seller has the right to harvest all growing crops in the ordinar course of business until the possession date.	ry 107 0	10
	□ Accessories. The indicated accessories are items included in addition to those stated in Specific Term 5 of the Agreement: □ portable buildings; □ shads and other outbuildings; □ game feaders; □ fivestock feeder and troughs; □ irrigation equipment; □ fuel tanks; □ submersible pumps; □ pressure tanks; □ correls are pens; □ gates and fences; □ chutes; □ other:	d 111 . 112	
	The value assigned to the personal property included in the sale shall be \$  Seller warrants title to, but not the condition of, the personal property and shall convey it by bill of sale.	_ 113 114	
	Q GRP Program. Buyer must essume all Conservation Reserve Program contracts and agree to continue ther through the expiration date of each such contract. All documentation for the assumption will be completed a closing and must be approved by Farm Service Agency of the USDA prior to Closing. Any Conservation Reserve Program payments shall be prorated as of Closing.	31.1.10	
			ĺ
			ĺ

Initials: BUYER: ON Date: 9/2/10 SELLER: CES Date: 9/2/10
BUYER: ON Date: 9/2/10 SELLER: Date: 9/2/10

Land & Acre

Copyright 2010 ritwest Multiple Listing Sen ALL RIGHTS RESERVED

#### LAND AND ACREAGE ADDENDUM Page 4 of 4 DOCUMENT REVIEW PERIOD. If this box is checked, Seller shall deliver to Duyer a copy of the following 119 (20 days if not filled in) of mutual acceptance: 121 Any surveys, wetland studies, city notes and any other information available to the city SEE ATTACHED COA W 100 9/20/10 <u>S. 122</u> pertaining to this land. days (15 days if 123 if Buyer, in Buyer's sole discretion, does not give notice of disapproval within not filled in) of receipt of the above documents or the date that the above documents are due, then this 124 document review period shall conclusively be deemed salisfied (waived). If Buyer gives timely notice of 125 disapproval, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer. ADDITIONAL INSPECTIONS. If this box is checked and if a qualified professional performing any inspection 127 ADDITIONAL INSPECTIONS, it has book is checked and if a qualified professional performing any inspection of the Property recommends further evaluation of the Property, Buyer shall have an additional 128 (10 days if not filled in) to obtain the additional inspection at Buyer's option and expense. On or before the 129 and of the applicable contingency period, Buyer shall provide a copy of the qualified professionals 130 recommendation and notice that Buyer will seek additional inspections. If Buyer gives timely notice of 131 additional inspections, the applicable contingency period shall be replaced by the additional period specified 132 above. The time for conducting the additional inspections shall commence on the day after Buyer gives 133 notices under this peragraph, and shall be determined as set forth in the Computation of Time peragraph of 134 the Agreement SEE ATTACHED COA 6. TAX DESIGNATION: a. Classification of Property. Seller represents that the Property is classified as U open space 137 ☐ farm and agricultural ☐ timberland under Chapter 84.34 RCW. 138 D b. Removal from Classification. Buyer shall not file a notice of classification continuance at the time of 139 Closing and the Property shall be removed from its classification. All additional taxes, applicable interest, 140 and penalties assessed by the county assessor when the Property is removed from its classification shall 141 be paid by $\square$ Seller $\square$ Buyer $\square$ both Seller and Buyer in equal shares (Seller if no box is checked). O c. Notice of Classification Continuance. In order to retain this classification, Buyer shall execute a notice 143 of classification continuance at or before the time of Closing. The notice of classification continuance shall 144 be attached to the real estate excise tax affidavit. Buyer acknowledges that if Buyer fails to execute a 145 notice of classification continuance, the county assessor must reassess the Property's taxable value and 148 retroactively impose additional faxes, applicable interest, and penalties, which Buyer shall pay. ON-SITE SEWAGE SYSTEM - MAINTENANCE RECORDS. If there is an on-site sewage system on the 148 Property, Seller shall deliver to Buyer the maintenance records, if available, of the on-site sewage system serving 149 days (10 days if not filled in) of mutual acceptance. the Property within

initials:	BLIVER: LO	Der	Date: 9/2/10	SELLER: 49	Dete: 9/21/10
	BUYER:	27		SELLER:	Date:

Title Confingency Addendum Rev. 8/05 Page 1 of 1		NGENCY ADDENDUM TO 8 SALE AGREEMENT	Northwest Mult ALL RIGHT	ple Listing Service S RESERVED	
The following is part of the	Purchase and Sale Agreeme	ant dated August 30, 2010	): ·	1	,
between <u>Dhana and Der</u>	tine Vajja			("Buyer") 2	
and KING COUNTY				_ ("Seller") 3	1
concerning <u>52 SE XX IS</u>	SAOUAH-FALL CITY	Rd , Issaquah, WA 98029	) (the	"Property"). 4	
together with easeme determine that they a (5 days if not filled in) preliminary commitm notice of Bayer's dis	ants, covenants, conditions a ure consistent with Buyer's in ) O from mutual acceptance ent for little insurance (from sapproval and the reasons	Buyer's review of a prelimina not restrictions of record, white tended use of the Property. It of this Agreement or 2f from a mutual acceptance, if neal therefore. Buyer may only, not object to matters not con	ch are to be obtained Buyer shall have <u>5</u> the date of Bluyer's n her box checked) to disapprove exception	by Buyer, to 6days 7 calpt of the 8 give written 9 ns that are 10	کو ۱
cure all disapproved exceptions, Buyer ma Buyer elects to termin described in the Agree Seller's inability to pro	hat Seller will clear all disap exceptions. If Seller does by terminate this Agreement vate the Agreement, the Ean ement. Buyer shall have no r	ifflied in) after receipt of Buy proved exceptions. Seller sh not give timely notice that within 3 days after the deadli- nest Money shall be retirmed ight to specific performance does not terminate the Agre- not agree to clear.	all have until the Clos Seller will clear all one for Sellers holice. I to Buyer, less any u or damages as a cons	ling Date to 13' lisapproved 14 in the event 15 npaid costs 16 lequence of 17	La or/zo/14
title commitment, then	Reports. If Buyer receives so the time periods and proced receipt of the supplemental t	ipplemental title reports that dures for notice, correction, a itle report.	disclose new except and termination above	on(s) to the 20 shall apply 21 22	 
. Marketable Title. This as provided in the Agn	s Addendum does not relieva sement.	a Seller of the obligation to p	novide marketable titl	a at closing 23 24	-
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Date: <u>9/2/10</u> Initials: BUYER: BUYER: SELLER:

Page Tof 2	PURCHASE & GALE		
The following is part of the Purchase an	d Sale Agreement dated	August 30, 2010	
between Dhans and Denine Valla	were married the first the last the first		(*Buyer) 2
and UKING COUNTY			('Seller') 2
concerning 52 SE XX ISSAOUAH	FALL CITY Rd , Issac	mah, WA 98029	(the "Property").
CHECKIE INCLUDED:			
<ol> <li>2 Square Footage/Lot Size/Enti- concerning (e) the lot size or th</li> </ol>	roachments. The Listing	Broker and Selling Broker me	ke no representations of
any promyements no his Prince	dy following there are a	any enchachmenta (fences: 1	ockenes; busings) on . ?
the Property, or by the Property encroachments to Buyer's own	on adjacent properties. Bu	uyer is advised to verify lot siz	e, square loctage and 9
2. [] Standard Form Owner's Poll	the state of the s	the first the state of the same of the same of the	mance clause in the 1
bereamen that provides for th	e then-current ALTA form	of Homeowner's Folicy of	THE INSUFACE SENSE
authorizes Buyers lender or Cl	osing Agent⊥at Seller's a	opense, to apply for the then	-current ALLA form of he inflation protection is
endorsements if available at	no additional cost from	the Title Insurance Comp	peny rether then the fi
Flemeowner's Policy of Title Ins	rance.		
L C Extended Coverage Title Insu- provides for the then surrent AL	I a more of Lamenings	Policy of The Individue But	ver a lander of Closing its
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the purchase and sale agreeme	nt and the cost of any surv	extednied by the toe mane	
Property And Grounds Mainta	ilited. Until possession is	transferred to Doyer, Callot (	egrace to maintain the 2-
Property in the same condition a grounds; plimbing heat, elective	ALCOHOLD CONTRACTOR	LONGINGO MAGNETORIONIA	IL SELLING OF OASONS TO
become inoperative or maifuncti same with an appliance or syste	へん かがんか たん もべかんきたい かず かんりき	COMPANY NOTICE PROPERTY DESIGN	TODAY, OF TOLKAND BIO. T.
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that the Lating Broker and Self Ballo of Broach of this clouds	ng Broker shall not, unde	r any circumstances, do had	20/10\
Without the my Callan San and	condingonate fivintes	or other frame remaining o	n the Property when 21
Consequences is transferred to Ring	ar thall the faithful harming	a the property of the Buyer. 8	nd may be retained or 😽
disposed of as Buyer determine all trash cabris and rubblet on t	s However Seller agrees he Property prior to Buyer	to clean the imencia of any i	SITUATORES AND TELEBOOK SO
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☐ trigation water (specify provide			rrel ges; D telephone :37
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Initials: BUYER

Form 22D Optional Clauses Addendum Rest. 7/10 Page 2 of 2 GCopyright 2010 Northwest Multiple Listing Service ALL RIGHT'S RESERVED

#### OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT Confided

7.	0	Insulation - New Construction. If this is new construction, Federal Trade Commission Regulations require the following to be filled in. If insulation has not yet been selected, FTC regulations require Seller to furnish Suyar the information below in writing as soon as available:	e 39 h 40 41
:		WALL INSULATION; TYPE: THICKNESS: R-VALUE:	_ 42
		CEILING INSULATION: TYPE: THICKNESS: R-VALUE:	_ 43
:		OTHER INSULATION DATA:	_ 44
8.	0	Leased Property. Buyer hereby acknowledges that Seller leases the following items of personal property possession of which shall pass to Buyer on Closing:	7, 45 48
•		☐ propane tank; ☐ security system; ☐ satellite dish; ☐ other	_ 47
		Buyer shall assume the lease for the items selected, perform all of the obligations of the lease, and hole Seller harmless from and against any further obligation, liability, or claim arising from the lease.	48 49
9. (	3	Homeowners' Association Review Period. If the Property is subject to a homeowners' association or an other association, then Sellar shall provide Buyer a copy of the following documents (if evallable from the	y 50 51
		Association) within days (10 days if not filled in) of mutual acceptance:	52
		<ol> <li>Association rules and regulations, including, but not limited to architectural guidelines;</li> </ol>	53
•		2. Association meeting minutes from the prior two (2) years;	54
		3. Association Board of Directors meeting minutes from the prior six (6) months; and	55
		4. Association financial statements from the prior two (2) years.	56
		If Buyer, in Buyer's scie discretion, does not give notice of disapproval within days (5 days if no filled in) of receipt of the above documents or the date that the above documents are due, then this homsowners' association review period shall conclusively be deemed satisfied (waived). If Buyer gives timely notice of disapproval, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.	60
10. C		Excluded Item(s). The following item(s), that would otherwise be included in the sale of the Property, is excluded from the sale ("Excluded Item(s)"). Seller shall repair any damage to the Property caused by the removal of the Excluded Item(s). Excluded Item(s):	61 62 63 64
			65
i1. C		E-mail Transmission. E-mail transmission of any signed original document, and retransmission of any signed e-mail transmission, shall be the same as delivery of an original, provided that the document is sent to both Selling Broker and Selling Firm or both Listing Broker and Listing Firm at the e-mail addresses below. A the request of either party, or the Closing Agent, the parties will confirm e-mail/transmitted signatures by signing an original document. SEE ATTACHED COA TOO 100.  Selling Broker E-mail Address  Listing Broker E-mail Address	168 _
		Seiling Firm Authorized E-mail Address Listing Firm Authorized E-mail Address	72 73
2, &		Other.	74.
		PROPERTY SOLD AS-15 WHERE-15 SEE ATTACHED COX 9/20/10	75 g
ifilak		BUYER: A Date: 9/2/10 SELLER: Sq Date: 9/21/10 BUYER: A Date: 412/0 SELLER: Date:	•
	1	BUYER: OV 3 Date: 117 10 SELLER: Date:	

# COUNTER OFFER ADDENDUM ('COA') TO VACANT LAND PURCHASE AND SALE AGREEMENT (the Agreement) Dated August 30, 2010

From Dhana and Denine Vajja as Buyer to King County as Seller For the Property Known as the Issaquah-Fall City Road Lot Assessor's Parcel Number 222406-9026

All terms and conditions of the Agreement are accepted, except for the following changes:

#### Specific Terms

Item 4. Street Address: Street address is unassigned. Parties will rely upon the Property's specific identification by reference to its Assessor's Parcel Number 222406-9026 and the legal description included herein as Exhibit A (the Property). Legal Description to be confirmed by title report.

Item 11. Closing Date: On or before June 30, 2011

Due to the time requirements associated with the County's legislative process, this sale may close escrow no earlier than approximately 25 days after the date of King County Council's approval of the ordinance. Council has five days after approval of the ordinance to forward the ordinance to the King County Executive. Subsequent enactment of the ordinance must then occur with the King County Executive's signature on the ordinance, and thereafter an additional 10 days must follow enactment prior to the ordinance becoming effective.

Seller will diligently pursue but Seller neither anticipates nor guarantees Council approval or that the ordinance, if approved, will be effective by a specified date, other than the above. Buyer understands and acknowledges that Seller can neither anticipate nor control the actual date by which King County Council will commence review of the ordinance.

Should the above-described legislative process not have been completed by June 30, 2011, the parties may agree in writing to extend the Closing Date, or either party may terminate without default.

Item 13. Offer Expiration Date: Deleted in its entirety. See COA expiration date on signature page of this COA.

Item 15. Charges and Assessments Due after Closing: To be assumed by Buyer. Buyer reserves the right under Form 22T, Title Contingency, to review the title report as to any charges or assessments of record and to approve or disapprove of same during the Title Contingency period.

Item 16. Subdivision: Seller makes no representations, and Buyer must assure through the city of Issaquah, regarding issues relating to zoning, requirements for subdivision, and construction permits for the Property.

Signature.	Block: Se	eller's name is '	King County	" relative to	this agreem	ent	
<u>Initials</u> :	BUYER BUYER	De	Date	9/20/10	SELLER:	# Date	9/2/10

#### General Terms

Item c. Condition of Title: A statutory warranty deed, as to form, will be provided for Buyer's review and approval prior to Closing. Such deed shall contain permitted exceptions from the title report.

Item u. Commission: 3% commission will be paid by Seller to Selling Agent.

#### Form 22 L&A

*Item 1.e. Property Taxes:* Add the following language: Upon conveyance of title from Seller to Buyer, property taxes will be newly-assessed on the Property by the King County Assessor, and Buyer will be responsible for all property taxes commencing upon conveyance of title.

Item 2.c. Water Quality: This item is deleted in its entirety and replaced by the following: A 'Water Well Report' was filed on the Property in September of 1997, specifying that the existing well was decommissioned and filled with cement and bentonite. Seller does not believe, therefore, that there is water available on the Property for the requested water quality test. And Seller will not authorize Buyer to drill on the Property for purposes of ascertaining water quality.

Item 3 Additional Provisions / Attorney Review: Attorney review by 09/10/10 is hereby deleted. The following language is added to this contingency: After mutual acceptance of this Agreement, Seller and Buyer agree to make best efforts to complete legal reviews within the same 60-day period reserved by the Feasibility Contingency period specified in item #17 of the Specific Terms section of the Agreement. Should there be further agreed-upon changes, a new COA will reflect final agreements and will replace this current COA, providing acknowledgement signatures from each attorney and new current execution dates from both Seller and Buyer.

Item 4 Document Review: The language lined-out within item 4 of Form 22 L&A shall be replaced by the following: Buyer may, within 20 days after mutual acceptance, come to the King County Administration Building, Real Estate Services Section, 500 4th Avenue, Room 500, Seattle, Washington, and fully review the hard copy files available on the Property. Buyer may make copies of documentation Buyer feels necessary in its research to determine the condition of the Property for Buyer's purposes. Documents not in the files but that may have been recorded on the Property may be researched by Buyer through King County Recorder's Office or through the city of Issaquah, or may be available through the title report provided by the title company.

Item 5 Additional Inspections: Should Buyer wish to perform any investigations of the Property that involve disruption of the soil, Buyer must seek Seller's written approval in advance.

#### Form 22T

Item 1. Title Contingency: Add the following language: During the title contingency period, Seller will review the title report to assure there are no easements reflected in the permitted exceptions granted to King County that would need to be reserved by King County in its conveyance of the Property to Buyer.

Initials: BUYER OL 9/20/10 Date 9/20/10 SELLER: US Date 9/21/10
Date 9/20/10

#### Form 22D

Item 4. Property and Grounds Maintained: This item is deleted in its entirety and replaced by the following: Seller shall continue to maintain the Property in compliance with all applicable laws and pay all costs of the Property with respect to the period prior to Closing.

Item 11. EmailTtransmission

If to Seller:

Anne.lockmiller@kingcounty.gov
Cc: bob.thompson@kingcounty.gov

If to Buyer <u>Kurtnystrand@kw.com</u> steve@steveotto.com Cc: Keller Williams – klrw113@kw.com

#### Item 12 Other:

1) Seller will not remove the electrical pole referenced by Buyer. King County is selling this property AS IS – WHERE IS.

Additionally, Buyer acknowledges that, within the General Contingency Period and Feasibility Study identified in Form 22 L&A, items 2&3, it will have conducted a physical inspection and made all investigations Buyer deems necessary in connection with its purchase of the Property, and that, within 20 days of mutual acceptance, Seller will have provided Buyer with copies of all reports in Seller's possession that have been requested by Buyer. Upon waiver or satisfaction by Buyer of its contingencies pursuant to Form 22 L&A items 2 and 3, Buyer will be deemed to have approved the physical condition of the Property and agrees to accept and purchase the same "AS IS, WHERE IS", including, without limitation, the existence or non-existence of any pollutants, contaminants, hazardous waste, dangerous waste, toxic waste, underground storage tanks or contaminated soil, or the actual or threatened release, deposit seepage, migration or escape of such substances at, from or into the Property and the compliance or noncompliance of the Property with applicable federal, state, county and local laws and regulations including, without limitation, environmental laws and regulations. Buyer acknowledges and agrees that, except to the extent of Seller's representations and warranties in this Agreement, and to the extent of any fraud or deliberate misrepresentation by Seller, Seller shall have no liability for, and that Buyer shall have no recourse against the Seller for, any defect or deficiency of any kind whatsoever in the Property including without limitation those relating to Hazardous Substances, without regard to whether such defect or deficiency was discovered or discoverable by the Buyer or Seller.

- 2. <u>Buyer's Indemnifications</u>: Buyer shall indemnify, defend and hold Seller, its officers, agents and employees harmless from and against any and all claims and agency orders or requirements relating to or arising out of, directly or indirectly, the Property after Closing.
- 3. <u>Council Approval Contingency</u>. This sale is expressly contingent upon King County Council approval ("the Council Approval Contingency"). Buyer's and Seller's rights and obligations hereunder are subject to and contingent upon satisfaction of the Council Approval Contingency.

Initials: BUYER Date 9/20/10 SELLER: US Date 9/20/10

Date 9/20/0

Counter Offer Addendum to Offer from Vajja – 8/30/10
APN 222406-9026

Page 3 of 4

- 4. <u>Former Improvements on Property</u>. King County removed an existing house and decommissioned a well and septic system on the Property around 1997 to prepare for a road project.
- 5) Exhibit A to the Agreement was omitted by Buyer and shall be the following:

# EXHIBIT A TO THE VACANT LAND PURCHASE AND SALE AGREEMENT

Dated August 30, 2010
King County as Seller
Dhana and Denine Vajja as Buyer
For the Property Known as the Issaquah-Fall City Road Lot
Assessor's Parcel Number 222406-9026

#### <u>LEGAL DESCRIPTION FOR ASSESSOR'S TAX PARCEL 222406-9026</u> <u>ISSAQUAH-FALL CITY ROAD LOT</u>

(TO BE CONFIRMED BY TITLE REPORT)
POR OF NW 1/4 OF NW 1/4 OF SE 1/4 LY WLY OF VAUGH N HILL RD & NLY OF SE 58TH
ST LESS N 30 FT THOF LESS POR FOR RD PER REC # 20011008001818

THIS COUNTER OFFER ADDENDUM HAS AN EXPIRATION DATE OF TUESDAY, SEPTEMBER 21, 2010, BY 3:00 P.M.

Buyer's Signature

Data

Date

Seller's Signature

#### FIRST AMENDMENT

TO VACANT LAND PURCHASE AND SALE AGREEMENT Dated August 30, 2010

From Dhana and Denine Vajja as Buyer to King County as Seller For the Property Known as the Issaquah-Fall City Road Lot Assessor's Parcel Number 222406-9026

The Vacant Land Purchase and Sale Agreement (PSA) and the Counter Offer Agreement (COA) executed as of September 21, 2010, will hereinafter be referred to as "the Agreement". All terms and conditions of the Agreement remain in full force and effect, except for the following changes:

1) The parties agree to extend the Title Contingency deadline, referenced in Form
22T in the PSA, to Friday, October 8, 2010, by 3:00 p.m. ROND M. NOVEHBEE 22, 2010, 4 Devou
2) The fully-executed Agreement is dated as of September 21, 2010. All 60-day
contingency periods referenced in the Agreement shall terminate on Monday, November
22 <sup>nd</sup> , 2010 by 3:00 p.m.

- 3) Form 22 L&A, page 3 of 4, Item 3. Additional Provisions / Attorney Review: All language in the Agreement regarding this item is hereby deleted and replaced by the following:
- "Either party may seek legal review provided such reviews are completed no later than Monday, November 22<sup>nd</sup>, 2010, by 3:00 p.m. Any changes to the Agreement shall be made by written amendment."
- 4) Deleted in its entirety: Item 4. Former Improvements on Property, as referenced in Item #12 Other, within the COA section of the Agreement.
- 5) All waivers of or confirmation of the satisfaction of contingencies stated in the Agreement shall be provided in writing to Seller no later than November 22<sup>nd</sup>, 2010, by 3:00 p.m.

Initials: BUYER Date 10/12 BUYER Devin Date 10/12
SELLER: After Poly Date 10/15/10

#### ADDENDUM / AMENDMENT TO PURCHASE AND SALE AGREEMENT

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(the *Property		<del></del>	029	WA 98	aquah,	Rd, I	I Çit	-Fall	aguah	XX iss	52 SE	cerning
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#### NOTICE

The following is part of the Purchase and Sale Agreement dated August 30, 2010	1
between Dhana and Denine Vajja, A Married Couple	_ ("Buyer") 2
and KING COUNTY	_ ("Seller") 3
concerning 52 SE XX Issaquah-Fall City Rd, Issaquah, WA 98029 ("the	Property"). 4
Denine and Denise Vajja hereby release all Buyer's contingencies in the Vacant Land Purcha	se and 5
Sale Agreement and Amendments signed 10/15/10 and 11/22/10 executed with King County f	or 6
purchase of the Issaquah - Fall City Road Lot, APN 222406-9026.	7
	8
	. 9
	10
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	12
	13
12/01/10 Denin Caja.	12/01/10 <sup>14</sup>