## ATTACHMENT A

FROM: BRITT ASPLUND REAL ESTATE

FAX NO. : 206 567 4748

Jan. 13 2010 02:52PM P2

Form 25 Vacant Land Purchase & Sale Revised 1/09 Page 1 of 5 Copyright 2009
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## VACANT LAND PURCHASE AND SALE AGREEMENT SPECIFIC TERMS

1. Date: September 28, 2009		MLS No.: 29/3	3 8339
2. Buyer: Britt Asplund Living T	rust		
3. Seller: King County			
4. Property: Tax Parcel No(s).:182	303-9108	(	King County)
Street Address: 128XX Vashon			Washington 98070
Legal Description: Attached as		DOLLARS)	W als
5. Purchase Price: \$ 19,000.	<i>T</i>	isand All Cash at Closing	نست
6. Earnest Money: (To be held by			TYTREASURER RA
	00.00		- OA
Note: \$	~~~~		
Other (): \$	refeiture of Earnest Man	w. Caller's Election of Rem	nadiae
B. Disclosures in Form 17 or 17C: or omissions in Form 17 or 17C		· ·	
9. Title insurance Company: <u>Paci</u>			
10. Closing Agent: Ya qualified c	losing agent of Buyer's	choice; Pacific NW Title	ISLAND ESCROL
		and no greater than 30 days	
12. Possession Date: 🗸 on Closin			
13. Offer Expiration Date:			
14. Services of Closing Agent for P	ayment of Utilities: 🗸	Requested (attach NWMLS For	orm 22K); Waived
5. Charges and Assessments Due		' <u> </u>	
6. Subdivision: The Property [ is		· —	· · · · · · · · · · · · · · · · · · ·
	uired to be subdivided	- Subdivided on or before	•
	=	a affect mistingly assentances.	Other County on the State of
17. Feasibility Contingency Expirat			
18. Agency Disclosure: Selling Lice			Heather party
• •	· —	ller; Doth parties	
l9. Addenda: <u>22LA(Land &amp; Acrea</u>	ige 41C(SBCommiss)	on); 22K(Utilities);	
Will (polind	9hx/a		
Buyer's Signature		Seller's Signature	Date
/	2	•	
Buyer's Signature	Date	Seller's Signature	Date
12928 Vashon Hwy, SW.			
Buyer's Address		Seller's Address	
Vashon, Wa. 98070			
City, State, Zip		City, State, Zip	
206-567-4748	206-567-4748		
Phone	Fax	Phone	Fax
BRITTISLANDER2@AOL.COM	1	Cathala E and Address	
Buyer's E-meil Address	4/61	Seller's E-mail Address	
ASPLUND REALTY	4631 MLS Office No.	Lieting Droker	MLS Office No.
Selling Broker		Listing Broker	MLS UTICE NO.
Britt Asplund Selling Licensee (Print)	9189 MLS LAG No.	Listing Agent (Print)	MLS LAG No.
	mild LAG IV.	न्यंताम जन्मता (द्यात)	MLO LAG NO.
206-713-1163 Phone	Fax	Phone	Fov
Phone	Fax	Phone	Fax

Form 25 Vacant Land Purchase & Sale Revised 1/09 Page 2 of 5

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

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- a. Purchase Price. Buyer agrees to pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other property, gifts, retirement, or future earnings, except to the extent otherwise specified in this Agreement.
- b. Earnest Money. Buyer agrees to deliver the Earnest Money within 2 days after mutual acceptance of this Agreement to Selling Licensee who will deposit any check to be held by Selling Broker, or deliver any Earnest Money to be held by Closing Agent, within 3 days of receipt or mutual acceptance, whichever occurs later. If the Earnest Money is held by Selling Broker and is over \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Broker's name provided that Buyer completes an IRS Form W-9. Interest, if any, after deduction of bank charges and fees, will be paid to Buyer. Buyer agrees to reimburse Selling Broker for bank charges and fees in excess of the interest earned, if any. If the Earnest Money held by Selling Broker is over \$10,000.00 Buyer has the option to require Selling Broker to deposit the Earnest Money into the Housing Trust Fund Account, with the interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer does not complete an IRS Form W-9 before Selling Broker must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest Money shall be deposited into the Housing Trust Fund Account. Selling Broker may transfer the Earnest Money to Closing Agent at Closing. If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the Selling Broker or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to: (1) provide written verification of receipt of the Earnest Money and notice of dishonor of any check to the parties and Licensees at the addresses and/or fax numbers provided herein; and (2) commence an interpleader action in the county in which the Property is located within 30 days of a party's demand for the Earnest Money unless the parties agree otherwise in writing. The parties authorize the party commencing an interpleader action to deduct up to \$250.00 for the costs thereof.
- c. Condition of Title. Unless otherwise specified in this Agreement, title to the Property shall be marketable at Closing. The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and restrictions, presently of record and general to the area; easements and encroachments, not materially affecting the value of or unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Monetary encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after acquired title. If the Property has been short platted, the Short Plat number is in the Legal Description.
- d. Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current ALTA form of standard form owner's policy of title insurance, with homeowner's additional protection and inflation protection endorsements if available at no additional cost, from the Title Insurance Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party applying for title insurance agrees to pay any title cancellation fee, in the event such a fee is assessed. The Title Insurance Company shall send a 36 copy of the preliminary commitment to Seller, Listing Agent, Buyer and Selling Licensee. The preliminary commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and Exceptions in said standard form and Special Exceptions consistent with the Condition of Title herein provided. If title cannot be made so insurable prior to the Closing Date, then as Buyer's sole and exclusive remedy, the Earnest Money shall, unless Buyer elects to waive such defects or encumbrances, be refunded to the Buyer, less any unpaid costs described in this Agreement, and this Agreement shall thereupon be terminated. Buyer shall have no right to specific performance or damages as a consequence of Seller's inability to provide insurable title.
- Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. "Closing" means the date on which all documents are recorded and the sale proceeds are available to Seller. If the Closing Date falls on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. Seller agrees to maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is entitled to possession.
- f. Section 1031 Like-Kind Exchange. If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party agrees to cooperate in the completion of the like-kind exchange so long as the cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the

Initials:	BUYER:	DATE: 9-28-09	SELLER:	DATE:	55
	BUYER:	DATE:	SELLER:	DATE:	56

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

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cooperating party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the purposes of completing a reverse exchange.

- g. Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, and lienable homeowner's association dues shall be prorated as of Closing. Buyer agrees to pay Buyer's loan costs, including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such delinquencies at Closing from money due, or to be paid by, Seller. Buyer agrees to pay for remaining fuel in the fuel tank if, prior to Closing, Seller obtains a written statement as to the quantity and current price from the supplier. Seller agrees to pay all utility charges, including unbilled charges. Unless waived in Specific Term No. 14, Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy unpaid utility charges in accordance with RCW 60.80 and Seller agrees to provide the names and addresses of all utilities providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or equivalent). Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that are encumbrances at the time of Closing, or that are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid as agreed in Specific Term No. 15.
- h. Sale Information. The Listing Agent or Selling Licensee is authorized to report this Agreement (including price and all terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, and others related to this Sale, to furnish the Listing Agent and/or Selling Licensee, on request, any and all information and copies of documents concerning this sale.
- i. FIRPTA Tax Withholding at Closing. The Closing Agent is instructed to prepare a certification (NWMLS Form 22E or equivalent) that Seller is not a "foreign person" within the meaning of the Foreign Investment In Real Property Tax Act. Seller agrees to sign this certification. If Seller is a foreign person, and this transaction is not otherwise exempt from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the Internal Revenue Service.
- j. Notices. In consideration of the license to use this and NWMLS's companion forms and for the benefit of the Listing Agent and the Selling Licensee as well as the orderly administration of the offer, counteroffer or this agreement, the parties irrevocably agree that unless otherwise specified in this Agreement, any notice required or permitted in, or related to, this Agreement (including revocations of offers or counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and shall be deemed given only when the notice is received by 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. Actual receipt by Selling Licensee of a Form 17 or 17C (whichever is applicable), Public Offering Statement or Resale Certificate, homeowners' association documents provided pursuant to NWMLS Form 22D, or a preliminary commitment for title insurance provided pursuant to NWMLS Form 22T shall be deemed receipt by Buyer. Selling Licensee and Listing Agent have no responsibility to advise of receipt of a notice beyond either 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 Licensee and Listing Agent advised of their whereabouts in order to receive prompt notification of receipt of a notice.
- k. Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated 98 in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the last calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday 100 or legal holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day that is not a 101 Saturday, Sunday or legal holiday. Any specified period of 5 days or less shall not include Saturdays, Sundays or 102 legal holidays. If the parties agree that an event will occur on a specific calendar date, the event shall occur on that 103 date, except for the Closing Date, which, if it falls on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, 104 or day when the county recording office is closed, shall occur on the next day that is not a Saturday, Sunday, legal 105 holiday, or day when the county recording office is closed. If the parties agree upon and attach a legal description 106 after this Agreement is signed by the offeree and delivered to the offeror, then for the purposes of computing time, 107 mutual acceptance shall be deemed to be on the date of delivery of an accepted offer or counteroffer to the offeror, 108 rather than on the date the legal description is attached. Time is of the essence of this Agreement. 109

Initials:	BUYER: Bu.	DATE: 9-28.09	SELLER:	DATE:	110
	BUYER:	DATE:	SELLER:	DATE:	111

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## VACANT LAND PURCHASE AND SALE AGREEMENT GENERAL TERMS CCopyright 2009 Northwest Multiple Listing Service ALL RIGHTS RESERVED

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l.	Facsimile or E-mail Transmission any signed facsimile transmission, so Closing Agent, the parties will confirmission of any document or notice swriting.	shall be the same a rm facsimile transr	as delive nitted si	ery of an original. At th gnatures by signing a	ne request of either n original documen	party, or the t. E-mail trans-	112 113 114 115 116
m.	Integration. This Agreement constitution contemporaneous understandings agreed in writing and signed by Buy	and representations	derstand s. No mo	ling between the partion of this Agre	es and supersedes eement shall be effo	all prior or ective unless	117 118 119
n.	Assignment. Buyer may not assign consent, unless the parties indicate identifying the Buyer on the first page.	that assignment is	s permit	's rights hereunder, w ted by the addition of	ithout Seller's prior "and/or assigns" or	written on the line	120 121 122
0.	<b>Default.</b> In the event Buyer fails, wi provision, as identified in Specific T			plete the purchase of	the Property, then t	he following	123 124
	i. Forfeiture of Earnest Money. T Purchase Price shall be forfeited	hat portion of the to the Seller as th	Earnest e sole a	Money that does not and exclusive remedy	exceed five percen available to Seller f	t (5%) of the for such failure.	125 126
	ii. Seller's Election of Remedies. as the sole and exclusive remedidamages, (c) bring suit to specifiany other rights or remedies available.	y available to Selle ically enforce this	r for suc Agreem	ch failure, (b) bring su	it against Buyer for	Seller's actual	127 128 129 130
p.	Professional Advice and Attorney certified public accountant to review incurred for such review. However, prevailing party is entitled to reason	v the terms of this if if Buyer or Seller i	Agreem nstitutes	ent. Buyer and Seller s suit against the othe	agree to pay their o	own fees	131 132 133 134
q.	Offer. Buyer agrees to purchase th until 9:00 p.m. on the Offer Expirati effective until a signed copy is actu Licensee. If this offer is not so acce	on Date to accept ally received by B	this offe uyer, by	r, unless sooner witho Selling Licensee or a	drawn. Acceptance at the licensed offic	shall not be e of Selling	135 136 137 138
r.	Counteroffer. Any change in the tename, shall be considered a counterp.m. on the counteroffer expiration be effective until a signed copy is a Agent. If the counteroffer is not so	eroffer. If a party m date to accept that ctually received by	akes a d counte Seller,	counteroffer, then the roffer, unless sooner to by Listing Agent or at	other party shall haw the licensed office	ave until 9:00 ance shall not of Listing	139 140 141 142 143
s.	Offer and Counteroffer Expiration counteroffer shall expire 2 days aft unless sooner withdrawn.	n Date. If no expirer the offer/counte	ation da roffer is	ite is specified for an delivered by the part	offer/counteroffer, y making the offer/	the offer/ counteroffer,	144 145 146
t.	Agency Disclosure. Selling Broke sents the same party that the Listin sons affiliated with the same Broke both parties as a dual agent. If Selli parties then both Buyer and Seller parties as dual agents. All parties as	g Agent represents r, then both Buyer ing Licensee and L confirm their conse	s. If Sell and Sel isting A ant to tha	ing Licensee and Listi ler confirm their conso Agent are the same sa at salesperson and his	ing Agent are differ ent to that Broker re llesperson represe s/her Broker repres	ent salesper- epresenting nting both enting both	147 148 149 150 151 152
	Commission. Seller and Buyer agit to which they are a party. The Listin Broker as specified in the listing. S compensation from more than one applicable, a portion of their funds it to disburse the commission(s) directly paragraph, the prevailing party is eat the Licensees are intended third party.	ng Broker's commiseller and Buyer he party. Seller and B n escrow equal to ctly to the Broker(so titled to court costry beneficiaries united to the beneficiaries united the benef	ssion she reby con uyer her such cons). In an its and render this	all be apportioned beinsent to Listing Broke reby assign to Listing mmission(s) and irrevy action by Listing or easonable attorneys' for Agreement.	tween Listing Broker or Selling Broker Broker and Selling ocably instruct the Selling Broker to e lees. Seller and Bu	er and Selling receiving Broker, as Closing Agent nforce this yer agree that	153 154 155 156 157 158 159 160
ini	tials: BUYER:						161 162
	BUYER:	_ DATE:		SELLER:	DATE:		102

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## VACANT LAND PURCHASE AND SALE AGREEMENT GENERAL TERMS

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- v. Feasibility Contingency. It is the Buyer's responsibility to verify before the Feasibility Contingency Expiration Date identified in Specific Term No. 17 whether or not the Property can be platted, developed and/or built on (now or in the future) and what it will cost to do this. BUYER SHOULD NOT RELY ON ANY ORAL STATEMENTS concerning this made by the Seller, Listing Agent or Selling Licensee. Buyer should inquire at the city or county, and water, sewer or other special districts in which the Property is located. Buyer's inquiry should include, but not be limited to: building or development moratoriums applicable to or being considered for the Property; any special building requirements, including setbacks, height limits or restrictions on where buildings may be constructed on the Property; whether the Property is affected by a flood zone, wetlands, shorelands or other environmentally sensitive area; road, school, fire and any other growth mitigation or impact fees that must be paid; the procedure and length of time necessary to obtain plat approval and/or a building permit; sufficient water, sewer and utility and any service connection charges; and all other charges that must be paid. Buyer and Buyer's agents, representatives, consultants, architects and engineers shall have the right, from time to time during the feasibility contingency, to enter onto the Property and to conduct any tests or studies that Buyer may need to ascertain the condition and suitability of the Property for Buyer's intended purpose. Buyer shall restore the Property and all improvements on the Property to the same condition they were in prior to the inspection. Buyer shall be responsible for all damages resulting from any inspection of the Property performed on Buyer's behalf. If the Buyer does not give notice to the contrary on or before the Feasibility Contingency Expiration Date identified in Specific Term No. 17, it shall be conclusively deemed that Buyer is satisfied as to development and/or construction feasibility and cost. If Buyer gives notice this Agreement shall terminate and the Earnest Money shall be refunded to Buyer, less any unpaid costs.
- w. Subdivision. If the Property must be subdivided, 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 on or before the date specified in Specific Term 16. If the final plat is not recorded by such date, this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
- x. Information Verification Period and Property Condition Disclaimer. Buyer shall have 10 days after mutual acceptance to verify all information provided from Seller or Listing Agent related to the Property. This contingency shall be deemed satisfied unless Buyer gives notice identifying the materially inaccurate information within 10 days of mutual acceptance. If Buyer gives timely notice under this section, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer. Buyer and Seller agree, that except as provided in this Agreement, all representations and information regarding the Property and the transaction are solely from the Seller or Buyer, and not from any Licensee. The parties acknowledge that the Licensees are not responsible for assuring that the parties perform their obligations under this Agreement and that none of the Licensees have agreed to independently investigate or confirm any matter related to this transaction except as stated in this Agreement, or in a separate writing signed by such Licensee. In addition, Licensees do not guarantee the value, quality or condition of the Property and some properties may contain building materials, including siding, roofing, ceiling, insulation, electrical, and plumbing, that have been the subject of lawsuits and/or governmental inquiry because of possible defects or health hazards. Some properties may have other defects arising after construction, such as drainage, leakage, pest, rot and mold problems. Licensees do not have the expertise to identify or assess defective products, materials, or conditions. Buyer is urged to retain inspectors qualified to identify the presence of defective materials and evaluate the condition of the Property. Licensees may assist the parties with locating and selecting third party service providers, such as inspectors or contractors, but Licensees cannot guarantee or be responsible for the services provided by those third parties. The parties agree to exercise their own judgment and due diligence regarding third party service providers.
- y. Disclosures in Form 17 or 17C. If Seller provides Buyer with a disclosure statement pursuant to RCW 64.06 (Form 17 or 17C, whichever is applicable), Buyer may bring an action in tort to recover economic losses resulting from intentional misrepresentations in Form 17 or 17C; and if the parties so agree in Specific Term No. 8, Buyer may bring an action in tort to recover economic losses resulting from negligent errors, inaccuracies, or omissions in Form 17 or 17C. Nevertheless, Buyer is advised to use due diligence to inspect the Property to Buyer's satisfaction, as Seller may not know or have reason to know of defects that careful inspections might reveal. If, in Specific Term No. 8, the parties agree that Buyer will not have a remedy for economic loss resulting from negligent errors, inaccuracies, or omissions in Form 17 or 17C, then Buyer assumes the risk of economic loss that may result from Seller's negligent misrepresentation in Form 17 or 17C. Buyer maintains the right to bring any and all claims permitted under the common law, including fraudulent concealment. Buyer and Seller acknowledge that home protection plans may be available which may provide additional protection and benefit to Buyer and Seller.

Initials:	BUYER: Da	DATE: 9-29-09	SELLER:	DATE:	216
	BUYER:		SELLER:	DATE:	217

Form 41C Selling Broker's Commission Rev. 10/07 Page 1 of 1

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#### **SELLING BROKER'S COMMISSION**

The following is part of the Purchase		ement dated <u>September 28,</u>	2009
between Britt Asplund Living Tru	ust	and the second s	("Buyer")
and King County			("Seller")
concerning Tax Parcel #0182303	-9108		("the Property")
commission of Money is retained as liquidated	3 d damages, any	written listing agreement, Seller ag% of sales price or \$ costs advanced or committed by \$ ided equally between Seller and \$	. If the Earnest Selling Broker shall be reimbursed
AS SELLER	AND I	REPRESENTS	KING COUNTY LACENT FOR
THIS PROPERT	₹.	Ba. 9-28	-09
Initials: BUYER: BUYER:	DATE: 2-	28-09 SELLER: SELLER:	DATE: DATE:

Sep. 30 2009 06:10PM P2

Form 34 Addendum/Amendment to P & S Rev. 5/96 Page 1 of 1

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

=	of the Purchase and Sale Agreement datedSeptember	
	und Living Trust	("Buyer"
and King Cou	•	("Seller"
oncerning <u>Tax L</u>	ot #182303-9108	("the Property
T IS AGREED BET	WEEN THE SELLER AND BUYER AS FOLLOWS:	
arnest Money ch	eck in the amount of \$2,000.00 (Two thousand Dollars) n check has been made payable to.	shall be held By King County
King County La	wyer and King County Council, must both approve the o	ffer prior to acceptance.
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	•	
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LL OTHER TERM	S AND CONDITIONS of said Agreement remain unchanged.	
GENT (COMPAN)	ASPLUND REALTY	
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nitials: BUYER:	DATE: 9-30-09 SELLER:	DATE:
BUYER:	DATE: SELLER:	DATE:

NWMLS Form 34 Addendum/Amendment to P & S Rev. 5/96 Page 1 of 1

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### ADDENDUM/AMENDMENT TO PURCHASE AND SALE AGREEMENT

The following is part of the Purchase and Sale Agreement dated		1
between BRITT ASPLUND LIVING TRUST	("Buyer")	2
and KING COUNTY	("Seller")	3
concerning TAX PARCEL # 182303 - 9108	("the Property")	4
AND BUILD AS EQUI OWE	•	5
IT IS AGREED BETWEEN THE SELLER AND BUYER AS FOLLOWS:		6
BUYER HEREBY REMOVES ALL CONTINGE	=NCIES	7
DUYER HEREBY REMOVES ALC CONTINUES	,	9
RELATED TO THIS PURCHASE & SALE AGRE	EMEN1.	10 11
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PROCEED TO CLOSING.	•	13 14
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		37 38
		30
ALL OTHER TERMS AND CONDITIONS of said Agreement remain unchanged.		41
AGENT (COMPANY) ASPLUND REALTY	•	42
BY: Butto applicat	•	43
ha 11/2/29 20110	ATE:	<b>.</b>
Inmais: BOYER.	ATE:	- 44 - 48
BUYER: DATE: / SELLER: DATE: DATE:DATE:		-

# VACANT LAND PURCHASE AND SALE AGREEMENT BETWEEN KING COUNTY, AS SELLER AND BRITT ASPLUND / BRITT ASPLUND LIVING TRUST, AS BUYER DATED SEPTEMBER 28, 2009

#### EXHIBIT A – LEGAL DESCRIPTION

#### ASSESSOR'S PARCEL NO. 182303-9108

That portion of the north 162 feet of the south 1,162 feet of the northwest quarter of the northeast quarter of Section 18, Township 23 North, Range 3 East, W.M., in King County, Washington, lying westerly of the original A.D. Cowan Road (Vashon Island Road) (Vashon Island Road D.L. #3), established May 24, 1910 pursuant to order recorded in Volume 16, King County Board of Commissioners' Records, page 265, and conveyed to King County by deed recorded under Recording Number 679671; EXCEPT that portion lying easterly of a line, 30 feet westerly of and parallel to the centerline of Vashon Island Road D.L. #3 Road Revision, which centerline is described as follows:

Beginning at a point on the centerline of the Vashon Island Road D.L. #3, said point being known as King County Engineer's Station 77+08.74, as surveyed by King County, Road Survey Number 1645;

Thence along a curve to the right, having a radius of 716.34 feet, a distance of 475.42 feet;

AND EXCEPT that portion lying westerly of a line, 40 feet easterly of and parallel to the centerline of Vashon Highway Southwest (Vashon Heights Road), which centerline is described as follows:

Beginning at a point on the centerline of the Vashon Heights Road (also known as 105th Avenue Southwest) in the northwest quarter of the southeast quarter of Section 7, Township 23 North, Range 3 East, W.M., in King County, Washington, south 01°59'10" east 889.86 feet from the northwest corner of the northwest quarter of the southeast quarter of said Section 7, at King County Engineer's Station 59+98.28 of Survey No. 7-23-3-3:

Thence south 01°59'10" east 393.49 feet;

Thence along the arc of a curve to the right having a radius of 716.20 feet a distance of 296.82 feet;

Thence south 21°45'35" west 426.28 feet;

Thence along the arc of a curve to the left having a radius of 1,432.40 feet a distance of 570.31 feet;

Thence south 01°03'10" east 1,703.56 feet;

Thence along the arc of a curve to the left having a radius of 572.96 feet a distance of 387.00 feet;

Thence south 39°45'10" east 703.03 feet;

#### LEGAL DESCRIPTION, APN 182303-9108, continued...

Thence along the arc of a curve to the right having a radius of 572.96 feet, a distance of 380.67 feet;

Thence south 01°41'10" east 1,053.75 feet;

Thence along the arc of a curve to the left having a radius of 572.96 feet a distance of 473.19 feet;

Thence south 49°00'18" east 1,766.84 feet;

Thence along the arc of a curve to the right having a radius of 572.96 feet a distance of 473.11 feet;

Thence south 01°41'40" east 181.12 feet to a terminus at Engineer's Station 148+00.00 on the east line of the northeast quarter of the northeast quarter (also known as 99th Avenue Southwest) of Section 19, Township 23 North, Range 3 East, W.M., in King County, Washington, south 01°41'40" east a distance of 795 feet, more or less, from the northeast corner of Section 19, Township 23 North, Range 3 East, W.M., in King County, Washington.

ACKNOWLEDGED:	, , , , ,
Britt Asplund / Britt Asplund Living Trust	1-/2-2010 Date
Stephen L. Salyer	Date

#### **NOTICE TO PURCHASER**

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

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

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

#### **SELLER'S REPRESENTATIONS**

#### ON-SITE SEWAGE SYSTEM EVALUATION

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

That portion of the north 162 feet of the south 1,162 feet of the northwest quarter of the northeast quarter of Section 18, Township 23 North, Range 3 East, W.M., in King County, Washington, lying westerly of the original A.D. Cowan Road (Vashon Island Road) (Vashon Island Road D.L. #3), established May 24, 1910 pursuant to order recorded in Volume 16, King County Board of Commissioners' Records, page 265, and conveyed to King County by deed recorded under Recording Number 679671; EXCEPT that portion lying easterly of a line, 30 feet westerly of and parallel to the centerline of Vashon Island Road D.L. #3 Road Revision, which centerline is described as follows:

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Beginning at a point on the centerline of the Vashon Helghts Road (also known as 105th Avenue Southwest) in the northwest quarter of the southeast quarter of Section 7, Township 23 North, Range 3 East, W.M., in King County, Washington, south 01°59'10" east 889.86 feet from the northwest corner of the northwest quarter of the southeast quarter of said Section 7, at King County Engineer's Station 59+98.28 of Survey No. 7-23-3-3;

thence south 01°59'10" east 393.49 feet;

thence along the arc of a curve to the right having a radius of 716.20 feet a distance of 296.82 feet;

thence south 21°45'35" west 426.28 feet;

thence along the arc of a curve to the left having a radius of 1,432.40 feet a distance of 570.31 feet;

thence south 01°03'10" east 1,703.56 feet;

thence along the arc of a curve to the left having a radius of 572.96 feet a distance of 387.00 feet;

(date)

thence south 39°45'10" east 703.03 feet;

thence along the arc of a curve to the right having a radius of 572.96 feet, a distance of 380.67 feet; thence south 01°41'10" east 1,053.75 feet;

thence along the arc of a curve to the left having a radius of 572.96 feet a distance of 473.19 feet; thence south 49°00'18" east 1,766.84 feet;

thence along the arc of a curve to the right having a radius of 572.96 feet a distance of 473.11 feet; thence south 01°41'40" east 181.12 feet to a terminus at Engineer's Station 148+00.00 on the east line of the northeast quarter of the northeast quarter (also known as 99th Avenue Southwest) of Section 19, Township 23 North, Range 3 East, W.M., in King County, Washington, south 01°41'40" east a distance of 795 feet, more or less, from the northeast corner of Section 19, Township 23 North, Range 3 East, W.M., in King County, Washington.

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

i represent that the statements above are true.
Stephen L. Salyer, Manager Real Estate Services Section King County Facilities Management Division Department of Executive Services
(date)
BUYER'S SIGNATURE
I have read this statement and understand its contents.
Britt Asplund for Britt Asplund Living Trust
/-/2-20/0 (date)
WAIVER (IN THE ALTERNATIVE)
I have read this disclosure form and understand its contents. I waive vendor's disclosure [M unconditionally. (Or) [] upon the condition this sale will not be closed unless this parcel is subjected to an on-site sewage system evaluation that meets the requirements of the King County Department of Public Health.

Form 22K Identification of Utilities Addendum Rev. 8/03 Page 1 of 1

#### **IDENTIFICATION OF UTILITIES** ADDENDUM TO PURCHASE AND SALE AGREEMENT

Copyright 2003 Northwest Multiple Listing Service All Rights Reserved

The following is part of the Purchase and Sale Agn		("Buyer") 2
between BRITT ASPLUND / BRITT ASPLUN		(**Callant) a
and KING COUNTY		*
concerning		(the "Property") 4
Pursuant to RCW 60.80, Buyer and Seller request necessary to satisfy unpaid utility charges affecting to the Property and having lien rights are as follows WATER DISTRICT:	g the Property. Th <b>e names and addr</b> esse	es of all utilities providing service 7  8
	Heights Water District	9
	17612 Vashon Highway	Southwest, # 102
SEWER DISTRICT:	Vashon, Washington 980	70
	Nems N/A	12
	Addres	13
	City, State, Zip	
IRRIGATION DISTRICT		14
	N/A	15
	Addres	16
	City, State, Zip	
GARBAGE:	N/A Name	17
	Address	18
		19
	City, State, Zip	
ELECTRICITY:	Name	20
	Puget Sound Energy	21
	18125 Vashon Highway City, State, Zip	22
GAS:	Vashon, Washington 980	70
and.	Name PSE.	24
	Addres	
	Same as above City, State, Zip	25
SPECIAL DISTRICT(S):		26
(local improvement districts or utility local improvement districts)	IN/A	27
	Addres	28
	City, State, Zip	
If the above information has not been filled in at the days (5 if not filled in) of mutual acceptance of this	time of mutual acceptance of this Agree Agreement, Seller shall provide the Listin	ment, then (1) within 29 na Agent or Selling Licensee 30
with the names and addresses of all utility provider	s having lien rights affecting the Property	and (2) Buyer and Seller
authorize Listing Agent or Selling Licensee to inseridentified by Seller.	t into this Addendum the names and add	resses of the utility providers 32
Nothing in this Addendum shall be construed to din		
unbilled charges). Buyer understands that the List payment of, Seller's utility charges.	ting Agent and Selling Licensee are not n	esponsible for, or to insure 35
Initials: BUYER: BA. DATE:	1-112-2018 SELLER:	DATE: 37
DATE:	SELLED.	DATE: 44

# Fifth Amendment to the Vacant Land Purchase and Sale Agreement (the Agreement) for Assessor's Parcel Number 182303-9108 Located in the 12800 Block of Vashon Highway, Vashon, Washington Dated September 28, 2009, between King County as Seller and Britt Asplund as Buyer

- 1) Upon approval by King County Council of the Agreement, Escrow will be opened with Island Escrow Service on Vashon Island. Form 22K will be submitted to Escrow with the escrow instructions, detailing providers of utilities to the Property: There is no sewer service in this area of Vashon; electric and gas are available from Puget Sound Energy to the site; and Heights Water District has confirmed availability of water to the Property. As there are no current utility service connections to this property, there appear to be no current outstanding utility bills due at close of escrow.
- 2) Seller's Disclosure Statements to be returned with this amendment:
- a) Attached to this amendment is a form required under King County Code 8.60 regarding Seller's Representations of On-Site Sewage System Evaluation to Buyers purchasing County-owned real estate. Buyer is to review and sign either in the section provided for acknowledgement of Seller's disclosure, or in the Waiver section. Buyer is hereby informed that King County as Seller will not be performing any onsite evaluations on the Property, and that the Property is sold as-is / where-is. This form must be returned with this amendment.
- b) <u>Form 17 Seller's Disclosure Statement</u>: Buyer is to sign this disclosure statement provided by email to Buyer on Wednesday, October 21, 2009 and sent through the postal service that same date. Buyer was out of the country until November 17<sup>th</sup>, at which time she read the hard copy of the Seller's Form 17 Disclosure Statement. That statement is attached to this addendum and must be returned to Seller with this amendment.
- 3) Buyer is aware that as Seller, King County is not subject to excise property taxes and none will therefore be due upon conveyance of title. Buyer is also aware that upon conveyance, the King County treasurer will commence assessment of property taxes against the Property, which will then become the responsibility of Buyer.
- 4) All contingencies of the Agreement have been satisfied and waived except approval by the King County attorney and Council.
- 5) To clarify discrepancies in Buyer's signatures on the Agreement and subsequent amendments, Buyer's name under this agreement is hereby changed from "Britt Asplund" to "Britt Asplund Living Trust".

	and acknowledged:		<i>i</i>
Buyer:	Britt Asplund Living Trust	Dated:	1-14-10
G #1	Diffit Wabiding evalual 1. 421	Dated:	
Seller:	Stephen L. Salyer, Manager Real Estate Services Section		

Form 17C Rev. 7/09 Page 1 of 5

## SELLER DISCLOSURE STATEMENT $\dagger$ UNIMPROVED PROPERTY

SELLER: KING COUNTY						
† To be used in transfers of unimproved residential real property, including property zoned for residential use that is not improved by residential dwelling units, a residential condominium, a residential timeshare or a mobile or manufactured home (not including property defined as "timber land" under RCW 84.34.020). See RCW Chapter 64.06 for further explanations.						
INSTRUCTIONS TO THE SELLER  Please complete the following form. Do not leave any spaces blank. If the question clearly does not apply to the property write "NA." If the answer is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please refer to the line number(s) of the question(s) when you provide your explanation(s). For your protection you must date and initial each page of this disclosure statement and each attachment. Delivery of the disclosure statement must occur not later than five (5) business days, unless otherwise agreed, after mutual acceptance of a written purchase and sale agreement between Buyer and Seller.						
NOTICE TO THE BUYER THE FOLLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE P EAST SIDE OF VASHON HIGHWAY SW @ 12800 BLOCK, APN 182303-9108	ROPERTY	LOCAT	ED AT	1 1		
CITY VASHON , COUNTY KING ("THE PROPERTY") OR AS LE	GALLY DE	SCRIB	ed on the	1		
ATTACHED EXHIBIT A. SELLER MAKES THE FOLLOWING DISCLOSURES OF EXISTING MATERIAL DEFECTS TO BUYER BASED ON SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE THE THIS DISCLOSURE STATEMENT. UNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATESCIND THE AGREEMENT BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF	AL FACTS ( ME SELLEI DU HAVE T ATEMENT ' RESCISSIO	OR MAR R COM THREE TO YOU ON TO S	TERIAL PLETES (3) U TO SELLER	- l 1 1 1 1 2		
OR SELLER'S AGENT. IF THE SELLER DOES NOT GIVE YOU A COMPLETED DISCLOSURE STATEM				2		
WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER INTO A PURCHASE THE FOLLOWING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATION LICENSEE OR OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTERNY WRITTEN AGREEMENT BETWEEN BUYER AND SELLER.	ONS OF AN	Y REA	L ESTATE	2 2 2		
FOR A MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPI	ERTY YOU	ARE A	DVISED	2		
TO OBTAIN AND PAY FOR THE SERVICES OF QUALIFIED EXPERTS TO INSPECT THE PROPERTY WITHOUT LIMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, ELECTRICIA INSPECTORS, ON-SITE WASTEWATER TREATMENT INSPECTORS, OR STRUCTURAL PEST INSPECTORS BUYER AND SELLER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OR INSPECTIONS OF THE	, WHICH M NS, ROOFI CTORS. THI	IAY IN ERS, BI E PROS	CLUDE, UILDING SPECTIVE	2 2 2		
PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM WITH RESPECT TO ANY DEFECTS OR WARRANTIES.	' ADVICE,	INSPE	CTION,	- 3		
Seller is/ is not occupying the property.			•	3		
I. SELLER'S DISCLOSURES:			. •••	3		
* If you answer "Yes" to a question with an asterisk (*), please explain your answer and attach documents, if av	vailable and	not othe	rwise	3		
publicly recorded. If necessary, use an attached sheet.	YES	NO	DON'T KNOW	3		
1. TITLE	_	_	KNOW	3		
A. Do you have legal authority to sell the property? If no, please explain.	卜	$\sqcup$	片	3		
*B. Is title to the property subject to any of the following?	님			3		
(1) First right of refusal	H	님	\( \frac{1}{2} \)	3		
(2) Option	님	님	$\square$	4		
<ul><li>(3) Lease or rental agreement</li><li>(4) Life estate?</li></ul>	H	H		4		
*C. Are there any encroachments, boundary agreements, or boundary disputes?	П	Ħ	$\square$	4		
*D. Is there a private road or easement agreement for access to the property?	П	Ħ	Ø	4		
*E. Are there any rights-of-way, easements, or access limitations that affect the				4		
Buyer's use of the property?			$\square$	4		
*F. Are there any written agreements for joint maintenance of an easement or right-of-way?			$\square$	4		
*G. Is there any study, survey project, or notice that would adversely affect the property?			☑	4		
*H. Are there any pending or existing assessments against the property?				4		
*I. Are there any zoning violations, nonconforming uses, or any unusual restrictions on the property that affect future construction or remodeling?			<b></b> ✓	5		
*J. Is there a boundary survey for the property?	닏		$\square$	5		
*K. Are there any covenants, conditions, or restrictions recorded against title to the property?	. Ц		☑	5		
PLEASE NOTE: Covenants, conditions, and restrictions which purport to forbid or restrict the conveyance, encumbrance, occupancy, or lease of real property to individuals based on race, creed, color, sex, national origin, familial status, or disability are void, unenforceable, and illegal. RCW 49.60.224.						
SELLER'S INITIAL: ULZ DATE: 10-19-09 SELLER'S INITIAL:	DATE	E:		5		

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#### SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

2. WATER A. Household Water	Y	ES	NO	DON'T KNOW	57 58 59
(1) Does the property have potable water supply?	[			abla	60
(2) If yes, the source of water for the property is:  ✓ Private or publicly owned water system  ☐ Private well serving only the property  *☐ Other water system	r	_		П	61 62 63 64
*If shared, are there any written agreements?  *(3) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the water source?	· [			$\square$	65 66 67
*(4) Are there any problems or repairs needed?	Γ			abla	68
(5) Is there a connection or hook-up charge payable before the property can be connected to the water main?	[			<b>V</b>	69 70
(6) Have you obtained a certificate of water availability from the water purveyor serving the property? (If yes, please attach a copy.)	Γ			V	71 72
<ul><li>(7) Is there a water right permit, certificate, or claim associated with household water supply for the property? (If yes, please attach a copy.)</li><li>(a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or</li></ul>	[			<b></b> ✓	73 74 75
changed?  *(b) If yes, has all or any portion of the water right not been used for five or more	[			abla	76 77 78
successive years?  (c) If no or don't know, is the water withdrawn from the water source less than 5,000 gallons a day?		<b>]</b>			79 80
*(8) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)?				$\checkmark$	81
B. Irrigation Water					82
(1) Are there any irrigation water rights for the property, such as a water right permit, certificate, or claim? (If yes, please attach a copy.)	[	]		· <b>/</b>	83 84
(a) If yes, has all or any portion of the water right not been used for five or more successive years?	Γ			V	85 86
(b) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed?	[	$\exists$		$\square$	87 88
*(2) Does the property receive irrigation water from a ditch company, irrigation district, or other er If so, please identify the entity that supplies irrigation water to the property:	itity?			$\square$	89 90 91
C. Outdoor Sprinkler System					92
(1) Is there an outdoor sprinkler system for the property?	[		abla		93
*(2) If yes, are there any defects in the system?	[		abla		94
*(3) If yes, is the sprinkler system connected to irrigation water?	[		$\checkmark$		95
3. SEWER/SEPTIC SYSTEM					96
A. The property is served by:					97
Public sewer system					98
On-site sewage system (including pipes, tanks, drainfields, and all other component parts)					99 100
Other disposal system  Please describe: There is no sewer connection for this property.					101
B. Is the property subject to any sewage system fees or charges in addition to those covered in your rebilled sewer or on-site sewage system maintenance service?	regularly	7	$\nabla$	П	102 103
SELLER'S INITIAL: DATE: DATE: SELLER'S INITIAL:	DA	 \TE:			104

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## SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

	C.	. If the property is connected to an on-site	e sewage system:	YES	NO	DON" KNOV	
		*(1) Was a permit issued for its construct	tion?			abla	108
		*(2) Was it approved by the local health of	department or district following its construction?				109
		(3) Is the septic system a pressurized sy	ystem?			V	110
		(4) Is the septic system a gravity system	n?			<u> </u>	111
		*(5) Have there been any changes or rep	pairs to the on-site sewage system?			$\overline{\mathbf{V}}$	112
		(6) Is the on-site sewage system, including of the property?  If no, please explain:	ng the drainfield, located entirely within the boundaries			<b>\alpha</b>	113 114 115
		*(7) Does the on-site sewage system requ frequently than once a year?	uire monitoring and maintenance services more			$\square$	116 117
4.	EL	LECTRICAL/GAS	SECLER UNDERSTANDS FROM PSE THAT ELECTRIC & BAS ARE AVAILABLE	,	Ą		118
	Α.	Is the property served by natural gas?	IN STREET, BUYER TO CONFLOY			V	119
	В.	Is there a connection charge for gas?		$\checkmark$			120
	C.	Is the property served by electricity?				abla	121
	D.	Is there a connection charge for electricity	y?	☑			122
;	*E.	Are there any electrical problems on the	property?			V	123
5.	FL	OODING	<del>.</del>	•			124
	Α.	Is the property located in a government de	signated flood zone or floodplain?			· 🗸	125
6. 5	SO	IL STABILITY					126
*	۴A.	Are there any settlement, earth movement,	, slides, or similar soil problems on the property?			Ø	127
7. 1	EN	VIRONMENTAL					128
*	ʻA.	Have there been any flooding, standing w the property or access to the property?	rater, or drainage problems on the property that affect			$\square$	129 130
*	₿.	Does any part of the property contain fill of	dirt, waste, or other fill material?			✓ ~	131
*	*G.	Is there any material damage to the proper earthquake, expansive soils, or landslides?	rty from fire, wind, floods, beach movements,		□ ·	V	132 133
	D.	Are there any shorelines, wetlands, floodp	plains, or critical areas on the property?			$\checkmark$	134
*	E.	Are there any substances, materials, or pre concerns, such as asbestos, formaldehyde, or contaminated soil or water?	oducts in or on the property that may be environmental, radon gas, lead-based paint, fuel or chemical storage tanks,			Ø	135 136 137
*	۴F.	Has the property been used for commercia	al or industrial purposes?			V	138
*	G.	Is there any soil or groundwater contamina	ation?			V	139
*			ical utility equipment installed, maintained, or utility service to the structures on the property?			$\square$	140 141
,	*1.	Has the property been used as a legal or il	llegal dumping site?				142
×	* J.	Has the property been used as an illegal d	rug manufacturing site?			$\square$	143
*	K.	_	erference with cellular telephone reception?			$\square$	144
ΕI	J.F	R'S INITIAL: OLI T DATE	10-19-119 SELLER'S INITIAL	DATE			

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## SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

8	. но	OMEOWNERS' ASSOCIATION/COMMON INTERESTS	YES	NO	DON'T KNOW	
		Is there a homeowners' association?		V		148
		Name of association and contact information for an officer, director, employee, or other authorized agent, if any, who may provide the association's financial statements, minutes, bylaws, fining policy, and other information that is not publicly available:				149 150 151 152
	В.	Are there regular periodic assessments?				153
		per _ month _ years				154
		Other				155
	*C.	Are there any pending special assessments?		abla		156
	*D.	Are there any shared "common areas" or any joint maintenance agreements (facilities such as walls, fences, landscaping, pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)?		V		157 158 159
9.	ОТ	THER FACTS			•	160
	*A.	Are there any disagreements, disputes, encroachments, or legal actions concerning the property?			abla	161
	*B.	Does the property have any plants or wildlife that are designated as species of concern, or listed as threatened or endangered by the government?			abla	162 163
	*C.	Is the property classified or designated as forest land or open space?			abla	164
	D.	Do you have a forest management plan? If yes, attach.			$\Box$	165
	*E.	Have any development-related permit applications been submitted to any government agencies?  If the answer to E is "yes", what is the status or outcome of those applications?				166 167 168
10.	FÜ	LL DISCLOSURE BY SELLERS			••	169
	A.	Other conditions or defects:	_			170
		*Are there any other existing material defects affecting the property that a prospective buyer should know about?	L	L	abla	171 172
	В.	Verification	-			173
		The foregoing answers and attached explanations (if any) are complete and correct to the best of Seller's knoreceived a copy hereof. Seller agrees to defend, indemnify and hold real estate licensees harmless from and a that the above information is inaccurate. Seller authorizes real estate licensees, if any, to deliver a copy of this other real estate licensees and all prospective buyers of the property.  Date:  Date:  Seller  NOTICES TO THE BUYER	gainst any a	nd all cl	aims	174 175 176 177 178 179
	<b>DO</b> -	SEX OFFENDER REGISTRATION				181
A	GEN	RMATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOCA CIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO OBTAIN THIS AN INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS.	L LAW E INFORM	NFORC ATION	EMENT AND IS	182 183 184
LI AC FA	E IN GRIC RM	PROXIMITY TO FARMING NOTICE IS TO INFORM YOU THAT THE REAL PROPERTY YOU ARE CONSIDERING FOR I CLOSE PROXIMITY TO A FARM. THE OPERATION OF A FARM INVOLVES USUAL AND CULTURAL PRACTICES, WHICH ARE PROTECTED UNDER RCW 7.48.305, THE WASHING ACT.	CUSTOM	IARY	Y	185 186 187 188 189
SE	LLE	R'S INITIAL: $\cancel{1}\cancel{1}\cancel{1}\cancel{2}$ DATE: $\cancel{1}\cancel{0}$ - $\cancel{1}\cancel{9}$ SELLER'S INITIAL:	DATE:			190

Form 17C Rev. 7/09 Page 5 of 5

#### SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

II. I	II. BUYER'S ACKNOWLEDGEMENT						
I	Buyer hereby acknowledges that:						
,	A. Buyer has a duty to pay diligent attention to any material defects that are known to Buyer or can be known to Buyer by utilizing diligent attention and observation.						
1	D. 110 01001000100 000 ASIM. 10 VIII VIII VIII VIII VIII VIII VIII V	195 196					
(	to mail as an annual business of the second	197 198					
1	D. This information is for disclosure only and is not intended to be a part of the written agreement between the Buyer and Seller.	199					
:	D. Day of ( Marioti Anna Marioti Mario	200 201					
KNC OTH AGE SIGN PRICE	DWILEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE. UNLESS BUYER AND SELLER SERWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S ENT DELIVERS THIS DISCLOSURE STATEMENT TO RESCIND THE AGREEMENT BY DELIVERING A SEPARATELY NED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. MAY WAIVE THE RIGHT TO RESCIND OR TO OR AFTER THE TIME YOU ENTER INTO A SALE AGREEMENT.	202 203 204 205 206 207					
THE	DAY // DICE - Marie -	208 20 <del>9</del>					
DAT	TB:DATE:	210					
		211					
	BUYER'S WAIVER OF RIGHT TO REVOKE OFFER	212					
Dave	or has read and reviewed the Seller's responses to this Seller Disclosure Statement. Buyer approves this statement and waives Buyer's right						
		214					
DAT	TE: /- /Z- 20/0 DATE:	215					
BUY	PE: 1-12-2010 DATE: STATE Opplied Trustee BUYER:	216					
_		217					
any c	of the questions in the section entitled "Environmental" would be "yes," Buyer may not waive the receipt of the "Environmental" section of the	218 219 220					
DAT	'E: DATE:	221					
		222					
If the	e answer is "Yes" to any asterisked (*) items, please explain below (use additional shoots if necessary). Please refer to the line number(s) of	223 224					
		225					
		226 227					
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	The second control of	230					
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		232					
SELL	LER'S INITIAL: QLZ DATE: 10-19-09 SELLER'S INITIAL: DATE:	233					

Contact: Al Sanders (206) 296-1685

### Council to Hold Public Hearing on Sale of King County Residential Property in Vashon Island, Washington, within Unincorporated King County (Tax Lot 108)

The Metropolitan King County Council will hold a public hearing on \_\_\_\_\_

, 2010 to take testimony on a proposed ordinance regarding the sale of
approximately 19,602 square feet of residentially-zoned King County property on
Vashon Island, Washington, within unincorporated King County.
The property is Assessor's Parcel No. 182303-9108, located in the 12800 Block of
Vashon Highway.
The purchase agreement provides for King County to transfer ownership upon
enactment of the ordinance.
Copies of the proposed ordinance are available upon request from the Clerk of the
King County Council, Room W-1025, King County Courthouse, 516 Third Avenue,
Seattle, WA 98104, telephone 206-296-1020. The ordinance is also available on the
Internet at <a href="http://www.metrokc.gov/mkcc/clerk">http://www.metrokc.gov/mkcc/clerk</a> .
The public hearing on the proposal to transfer will be held before the full council

at the King County Courthouse, Room 1001 on \_\_\_\_\_\_, 2010.

## METROPOLITAN KING COUNTY COUNCIL NOTICE OF PUBLIC HEARING FOR SALE OF TAX LOT 108

NOTICE IS HER	EBY GIVEN, that a	public hearing will be	e held before the
Metropolitan King Count	y Council, Room 10	01, King County Cou	ırthouse, Seattle,
Washington, on the	day of	, 2010, at	p.m., to
consider adoption of Prop	osed Ordinance	, autho	rizing King County's
sale of approximately 19,	602 square feet of re	sidentially-zoned Kir	ng County property on
Vashon Island, Washingto	on, within unincorpo	rated King County.	
	SUMM	ARY	
The subject property,	tax parcel 182303-9	108, is located in the	12800 Block of
Vashon Highway. It was	purchased by Count	y in 1964 and was a j	part of the original
Vashon Highway. In the	county's project to r	ealign that highway,	the site was not
incorporated into the new	roadway. Having n	o further need for the	e property, King
County surplussed and lis	sted it for sale. The o	county has currently a	accepted an offer for
its purchase. The council	will consider the pro	oposed ordinance to a	approve that offer.
The purchase agre	ement provides for I	King County to transf	fer ownership of the
property upon enactment	of the ordinance.		
A copy of Propose	ed Ordinance #	will be mailed	d upon request to the
Clerk of the Council, Roo	om W-1025, King Co	ounty Courthouse, 51	6 Third Avenue,
Seattle, WA 98104, telep	hone 206-296-1020.	It is available on the	Internet at
http://www.metrokc.gov/	mkcc/clerk.		
DATED at Seattle	e, Washington, this _	day of	, 200
METROPOLITAN KING		CIL	
KING COUNTY, WASH Anne Noris	IINGTON		
Clerk of the Council			