

## FINAL AGENCY ACKNOWLEDGMENT

Both Buyer and Seller acknowledge having in the following agency relationships in this to				
to the following agency relationships in this tr of		(Name of Real Estat	E Firm) is the agent of (	ig Licens check on
of Buyer exclusively ("Buyer Agency"). S (2)	Seller exclusively ("Seller Agency"). 🔲 I	Both Buyer and Seller ("Dise	closed Limited Agency"	).
of Seller exclusively ("Seller Agency") Bo	(Name (Name	of Real Estate Firm) is the a	agent of <i>(check one)</i> :	
Seller exclusively (Seller Agency).	oth Buyer and Seller ( Disclosed Limited	Agency ).		
(3) If both parties are each represented by principal broker in that Real Estate Firm, Buy Buyer and Seller as more fully explained in Licensee(s).	er and Seller acknowledge that said priv	ncipal broker shall become	the disclosed limited ag	gent for l
Buyer shall sign this acknowledgment at the the time this Agreement is first submitted to Final Agency Acknowledgment shall not cons	Seller, even if this Agreement will be rej	ected or a counter offer will		
Buyer	Print		Date	
Buyer	Print		Date	
Seller	Print		Date	
Seller	Print		Date	
<b>1. DEFINITIONS:</b> All references in this Agree State of Oregon and the respective real est Acknowledgment Section above are not part Time calculated in days after the date Buyer signature indicating acceptance of Buyer's notices required or permitted under this Agree	tate companies with which they are aff ties to this Agreement, except as may be and Seller have signed this Agreement so offer or counteroffer, or Buyer's signate evement to be delivered to Buyer or Selle	efer to Buyer's and Seller's liated. Licensee(s) and Fir e expressly applicable. Un shall start on the first full bu ure indicating acceptance of r may be delivered to their	s real estate agents lice m(s) identified in the F iless otherwise provide isiness day <u>after</u> the da of Seller's counteroffer respective Licensee w	inal Age d herein te of Sel . (2) Wr ith the sa
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#### 44 **2.2 BALANCE OF PURCHASE PRICE.** (Select A or B)

- 45 A. 🗌 This is an all cash transaction. Buyer to provide verification ("Verification") of readily available funds as follows (select only one): 🔲 Buyer
- has attached a copy of the Verification with the submission of this Agreement to Seller or Listing Licensee. □ Buyer will provide Seller or Listing Licensee with the Verification within \_\_\_\_\_ business days (five [5] if not filled in) following mutual acceptance of this Agreement; or □Other (*Describe*):

Seller may notify Buyer or Buyer's Licensee, in writing, of Seller's unconditional disapproval of the Verification within \_\_\_\_\_\_ business days (five [5] if not filled in) ("Disapproval Period") following its receipt by Seller or Listing Licensee, in which case, all earnest money deposits shall be promptly refunded and this transaction shall be terminated. If Seller fails to provide Buyer or Selling Licensee with written unconditional disapproval of the Verification by Midnight of the Disapproval Period, Seller shall be deemed to have approved the Verification. If Buyer fails to submit a Verification within a time frame selected above, unless the parties agree otherwise in writing, all earnest money deposits shall be promptly refunded and this transaction shall be terminated.

- 57 Program"). Buyer agrees to seek financing through a lending institution ("Lender") participating in the Loan Program identified above.
- 60

- 64
- All Financing Contingencies are solely for Buyer's benefit and may be waived by Buyer in writing at any time.

66 3.2 FAILURE OF FINANCING CONTINGENCIES. If Buyer receives actual notification that any Financing Contingencies identified above have 67 failed or otherwise cannot occur, Buyer shall promptly notify Seller, and the parties shall have \_\_\_\_\_ business days (two [2] if not filled in) following 68 the day of Seller's receipt of such notification to either (a) Terminate this transaction by signing a Termination Agreement (OREF-057) or such other 69 similar form as may be provided by Escrow; or (b) Reach a written mutual agreement upon such price and terms that will permit this transaction to 70 continue. Neither Seller nor Buyer is required under the preceding provision (b) to reach such agreement. If (a) or (b) fail to occur within the time 71 period identified herein, this transaction shall be automatically terminated and all earnest money shall be promptly refunded to Buyer. Buyer 72 understands that upon termination of this transaction, Seller shall have the right to immediately place the Property back on the market for sale upon 73 any price and terms as Seller determines, in Seller's sole discretion.

- 74 **3.3 BUYER REPRESENTATION REGARDING FINANCING:** As of the date of signing this Agreement, Buyer makes the following 75 representations to Seller:
- (1) Buyer shall apply for a loan not later than \_\_\_\_\_ business days (three [3] if not filled in) following the date Buyer and Seller have signed this
   Agreement, and will thereafter complete all reasonably necessary papers in a timely manner and exercise best efforts (including payment of all application, appraisal and processing fees, where applicable) to obtain the loan;

(2) Buyer shall make a good faith effort to secure the ordering of the Lender's appraisal no later than expiration of the Inspection Contingency
 Period in Section 15.2 of this Agreement, or if the Professional Inspection Addendum (OREF-058) is used, expiration of the Inspection Period.

81 (3) Buyer currently has liquid and available funds for the earnest money deposit and down payment, sufficient to Close the transaction described
 herein, and is not relying upon any contingent source of funds (e.g., from loans, gifts, sale or Closing of other property, 401K disbursements, etc.),
 except as follows (*describe*):

- 84 85
- 86 (4) Buyer authorizes Buyer's Lender or mortgage broker to provide non-confidential information to Listing and Selling Licensees regarding Buyer's
   87 loan application status.

(5) Buyer shall promptly notify Seller or Seller's Licensee if, after signing this Agreement, Buyer substitutes another lender for any reason.
 Notwithstanding the preceding, Buyer shall not be permitted to select a Loan Program different than the one selected in Section 2.2 (B) above,
 without Seller's advance written consent.

91 (6) Buyer agrees to keep Seller promptly informed of all other material non-confidential developments regarding Buyer's financing and the timing of
 92 Closing.

Buyer Initials	/	 Date	

Seller Initials \_\_\_\_\_ / \_\_\_\_ Date \_\_\_\_\_

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LINES WITH THIS SYMBOL 🗲 REQUIRE A SIGNATURE OF BUYER AND/OR SELLER AND DATE					
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RESIDENTIAL REAL ES	TATE SALE AGREEMENT – Page 2 of 10				

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3.4 INSURANCE: If the Property is located in a designated flood zone, Buyer acknowledges that flood insurance may be required as a condition
 of the new loan. Buyer is encouraged to promptly verify the availability and cost of property/casualty/flood insurance that will be secured for the
 Property.

#### 96 4. ADDITIONAL PROVISIONS: \_\_\_\_

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100	
101	For additional provisions, see Addendum

102 5. TITLE INSURANCE: Unless otherwise provided herein, this transaction is subject to Buyer's review and approval of a preliminary title report and the recorded covenants, conditions and restrictions ("the Report and CC&Rs") showing the condition of title to the Property. (If not fully 103 104 understood, Buyer should immediately contact the title insurance company for further information or seek competent legal advice. 105 Neither Listing nor Selling Licensee is qualified to advise on specific legal or title issues.) Upon signature and acceptance of this Agreement by Buyer and Seller, Seller will, at Seller's sole expense, promptly order the Report and CC&Rs from an Oregon title insurance 106 107 company and furnish them to Buyer. Upon receipt of the Report and CC&Rs, Buyer shall have \_\_\_\_\_ business days (five [5] if not filled in) within 108 which to notify Seller, in writing, of any matters disclosed in the Report and CC&Rs which is/are unacceptable to Buyer ("the Objections"). Buyer's failure to timely object, in writing, to any matters disclosed in the Report and/or CC&Rs shall constitute acceptance of the Report and/or CC&Rs. 109 However, Buyer's failure to timely object shall not relieve Seller of the duty to convey marketable title pursuant to Section 6 below. If, within 110

111 business days (five [5] if not filled in) following receipt of the Objections, if any, Seller fails to remove or correct the matters identified in the Objections, or does not give written assurances reasonably satisfactory to Buyer that they will be removed or corrected, all earnest money shall be 112 promptly refunded to Buyer and this transaction shall be terminated. This contingency is solely for Buyer's benefit and may be waived by Buyer in 113 114 writing. Within thirty (30) days after Closing, Seller shall furnish to Buyer an owner's standard form policy of title insurance insuring marketable title 115 in the Property to Buyer in the amount of the purchase price, free and clear of the Objections and all other title exceptions agreed to be removed as 116 part of this transaction. (Note: This Section 5 provides that Seller will pay for Buyer's standard owner's policy of title insurance. In some areas of the country, such a payment might be regarded as a "seller concession." Under the amended Real Estate Settlement 117 Procedures Act ("RESPA"), effective on January 1, 2010 there are limitations, regulations and disclosure requirements on "seller 118 concessions" unless the product or service paid by the Seller was one customarily paid by the Seller. In Oregon sellers customarily and 119 120 routinely pay for their buyer's standard owner's policy of title insurance. Accordingly, unless the terms of this Section 5 are modified in 121 writing by Buyer and Seller, the parties acknowledge, agree and so instruct escrow, that in this transaction, Seller's payment of Buyer's standard owner's policy of title insurance is not a "seller concession" under RESPA or any other federal or state law.) 122

**6. DEED:** Seller shall convey marketable title to the Property by statutory warranty deed (or good and sufficient personal representative's or trustee's or similar legal fiduciary's deed, where applicable) free and clear of all liens of record, <u>except</u> property taxes which are a lien but not yet payable, zoning ordinances, building and use restrictions, reservations in Federal patents, easements of record which affect the Property, covenants, conditions and restrictions of record, and those matters accepted by Buyer pursuant to Section 5 above.

7. ADDITIONAL LAND SALE CONTRACT/TRUST DEED/MORTGAGE/OPTION AGREEMENTS: If this transaction is to include a land sale 127 contract, trust deed, mortgage or option agreement between Buyer and Seller, the parties shall agree upon the terms and conditions of such 128 document not later than business days (ten [10] if not filled in) after the date Buyer and Seller have signed and accepted this Sale 129 130 Agreement. Upon failure of Buyer and Seller to reach agreement as to the terms and conditions of the document within said time period, this 131 transaction shall automatically terminate, all parties shall cooperate in signing such documentation reasonably necessary to effect a termination of 132 this transaction and a refund of all deposits, if any, to Buyer. Caveat: The additional documents identified in this Section 7 can have legally 133 binding consequences, and Buyer and Seller are strongly encouraged to secure competent legal advice before entering into such 134 agreements. If Escrow (as defined in Section 17) is instructed to prepare the note and trust deed or mortgage to be used in this 135 transaction, state statute requires that Buyer and Seller receive from Escrow, at least three (3) days prior to Closing (as defined in 136 Section 18), a statutory notice and a copy of the proposed documents. This requirement cannot be waived by Buyer or Seller without the 137 approval of both of their respective Oregon-licensed attorneys.

142

**Buyer Initials** 

 143
 9. PERSONAL PROPERTY: Only the following personal property, in "AS-IS" condition and at no stated value is included:

 144
 145

Seller Initials

1

Date

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LINES WITH THIS SYMBOL ← REQUIRE A SIGNATURE OF BUYER AND/OR SELLER AND DATE Copyright Oregon Real Estate Forms, LLC 1998–2013 www.orefonline.com No portion may be reproduced without express permission of Oregon Real Estate Forms, LLC RESIDENTIAL REAL ESTATE SALE AGREEMENT – Page 3 of 10

Date

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148	10. ALARM SYSTEM: NONE OWNED LEASED. If leased, Buyer will will not assume the lease at Closing.
149 150 151	<b>11. WOODSTOVE/FIREPLACE INSERT</b> : Does the Property contain a woodstove or fireplace insert? ☐ Yes ☐ No Is the woodstove or fireplace insert certified? ☐ Yes ☐ No ☐ Unknown If "No" or "Unknown," Seller to provide Buyer with OREF-046 Woodstove/Fireplace Insert Addendum.
152	12. SELLER REPRESENTATIONS: Subject to other written disclosures made by Seller as a part of this transaction, Seller makes the
153	following representations to Buyer:
154	(1) The primary dwelling is connected to (check all that apply): a public sewer system; an on-site sewage system; a public
155	water system; 🔲 a private well; 🔲 other (e.g., surface springs, cistern, etc.).
156	(2) At the earlier of possession or Closing Date, the dwelling will have one or more operating smoke alarms, smoke detectors and
157	carbon monoxide detectors as required by law (See, <u>http://www.oregon.gov/OSP/SFM/</u> ).
158	(3) Seller has no knowledge of any hazardous substances in or about the Property other than substances (if any) contained in
159	appliances and equipment. Buyer acknowledges that asbestos commonly exists in insulation, ceilings, floor coverings and other areas in
160	residential housing and may exist in the Property.
161 162	<ul><li>(4) Seller knows of no material defects in or about the Property.</li><li>(5) All electrical wiring, heating, cooling, plumbing and irrigation equipment and systems and the balance of the Property, including the</li></ul>
163	yard, will be in substantially its present condition at the time Buyer is entitled to possession.
164	(6) Seller has no notice of any liens or assessments to be levied against the Property.
165	(7) Seller has no notice from any governmental agency of any violation of law relating to the Property.
166	(8) Seller is not a "foreign person" under the Foreign Investment in Real Property Tax Act ("FIRPTA") as defined in this Agreement.
167	(9) Seller knows of no material discrepancies between visible lines of possession and use (such as existing fences, hedges, landscaping,
168	structures, driveways, and other such improvements) currently existing on the Property offered for sale and the legal description of the
169	Property.
170 171	Seller agrees to promptly notify Buyer if, prior to Closing, Seller receives actual notice of any event or condition which could result in making any previously disclosed material information relating to the Property substantially misleading or incorrect. These
172	representations are made to the best of Seller's knowledge. Seller may have made no investigations. Exceptions to items (1) through (9)
173	are:
174	
175	
176	
177	Buyer acknowledges that the above representations are not warranties regarding the condition of the Property and are not a substitute
178	for, nor in lieu of, Buyer's own responsibility to conduct a thorough and complete independent investigation, including the use of
179	professionals, where appropriate, regarding all material matters bearing on the condition of the Property, its value and its suitability for
180 181	Buyer's intended use. Neither the Listing nor Selling Licensees shall be responsible for conducting any inspection or investigation of any aspects of the Property.
101	
182	13. "AS-IS": Except for Seller's express written agreements and written representations contained herein, and Seller's Property
183	Disclosure, if any, Buyer is purchasing the Property "AS-IS," in its present condition and with all defects apparent or not apparent. This
184	provision shall not be construed to limit Buyer's right to implied new home warranties, if any, that may otherwise exist under Oregon
185	law.
186	14. PRIVATE WELL: If applicable, Seller represents that the private water well located on or serving the Property has provided an adequate
187	supply of water throughout the year for household use. To the best of Seller's knowledge, the water is fit for human consumption and the continued
188	use of the well and water is authorized by and complies with the laws of the State of Oregon and appropriate governmental agencies. No other

representation is made concerning the water supply and well except as expressly stated in this Agreement. If the well provides water for domestic 189 190 purposes, upon Seller's acceptance of Buyer's offer, Seller, at Seller's expense, will have the well tested for arsenic, nitrates and total coliform 191 bacteria and for such other matters as are required by the Oregon Health Division. Upon receipt, Seller shall submit the test results to the Oregon 192 Health Division and Buyer within forty-eight (48) hours. At Buyer's expense, Buyer may have the well water tested for quantity or quality by a qualified tester, and obtain a written report of such test(s), showing the deficiencies (if any) in the well and the standards required to correct the 193 deficiencies, all within \_\_\_\_\_ business days (seven [7] if not filled in) after the date Buyer and Seller have signed this Agreement. If the written report 194 of any test made by Buyer or Seller shows a substantial deficiency in quantity or quality of the water, Buyer may terminate this transaction by 195 196 delivering written notice of termination, together with a copy of the test report, to Seller or Listing Licensee within twenty-four (24) hours after the 197 receipt by Buyer of the written test report unless, within twenty-four (24) hours after delivery of notice of termination, Seller agrees in writing to 198 correct the deficiencies shown on the report. Any report obtained by Buyer will show what deficiencies, if any, are substantial. In the event any wells located upon the Property are not currently registered with the applicable governmental agency, Seller agrees to assist Buyer, at Buyer's sole 199

Buyer Initials/ Date	Sel	eller Initials	/	Date
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- expense, in registering them. The preceding sentence shall survive Closing of this transaction. For additional well provisions, see OREF Private Well Addendum #082, or Addendum \_\_\_\_\_\_\_ .
- 202 OREF-082 Private Well Addendum is attached to this Agreement.

### INSPECTIONS:

#### (CHECK ONLY ONE BOX)

15.1 ENVRONMENTAL HEALTH CONDITIONS: The following list identifies some, but not all, environmental conditions that may be found in and around all real property that may affect health: Asbestos, carbon monoxide, electric and magnetic fields, formaldehyde, lead and other contaminants in drinking water and well water, lead based paint, mold and mildew, radon, and leaking underground storage tanks. If Buyer has any concerns about these conditions or others, Buyer is encouraged to secure the services of a professional inspector, consultant, or health expert, for information and guidance. Neither the listing nor selling licensees are experts in environmental health hazards or conditions. For additional information, go to the Oregon Association of Realtors®' Buyer advisory at: <a href="http://www.oregonrealtors.org">http://www.oregonrealtors.org</a> and the Oregon Public Health Division at <a href="http://www.oregonrealtors.org">http://www.oregonrealtors.org</a> and the Oregon Public Health Division at <a href="http://www.oregonrealtors.org">http://www.oregonrealtors.org</a> and the Oregon Public Health</a>

15.2 INSPECTIONS: Buyer understands that it is advisable to have a complete inspection of the Property by qualified professional(s) relating to such matters as structural condition, soil condition/compaction/stability, environmental issues, survey, zoning, operating systems, and suitability for Buyer's intended purpose. Neither Listing nor Selling Licensee is qualified to conduct such inspections and shall not be responsible to do so. For further details, Buyer is encouraged to review the Buyer Advisory at "http://www.oregonrealtors.org".

PROFESSIONAL INSPECTIONS: At Buyer's expense, Buyer may have the Property and all elements and systems thereof inspected by 214 215 one or more professionals of Buyer's choice. Provided, however, Buyer must specifically identify in this Agreement any desired inspections which 216 may include testing or removal of any portion of the Property. Buyer understands that Buyer is responsible for the restoration of the Property 217 following any inspection(s)/test(s) performed by Buyer or on Buyer's behalf. Buyer shall have \_\_\_\_\_ business days (ten [10] if not filled in), after the date Buyer and Seller have signed this Agreement (hereinafter "the Inspection Period"), in which to complete all inspections and negotiations 218 with Seller regarding any matters disclosed in any inspection report. However, during the Inspection Period, Seller shall not be required to modify 219 220 any terms of this Agreement already reached with Buyer. Unless a written and signed modification is reached, at any time during the Inspection 221 Period, Buyer may notify Seller or Listing Licensee, in writing, of Buyer's unconditional disapproval of the Property based on any inspection report(s), in which case, all earnest money deposits shall be promptly refunded and this transaction shall be terminated. Buyer shall promptly 222 provide a copy of all reports to Seller only if requested by Seller. If Buyer fails to provide Seller or Listing Licensee with written unconditional 223 224 disapproval of any inspection report(s) by Midnight of the final day of the Inspection Period, Buyer shall be deemed to have accepted the 225 condition of the Property. Note that if, prior to expiration of the Inspection Period, written agreement is reached with Seller regarding ALL 226 Buyer's requested repairs, the Inspection Period shall automatically terminate, unless the parties agree otherwise in writing.

BUYER'S WAIVER OF INSPECTION CONTINGENCY: Buyer represents to Seller and all Licensees and Firms that Buyer is fully satisfied with the condition of the Property and all elements and systems thereof and <u>knowingly and voluntarily</u> elects to waive the right to have any inspections performed as a contingency to the Closing of the transaction. Buyer's election to waive the right of inspection is solely Buyer's decision and at Buyer's own risk.

233 16. LEAD-BASED PAINT CONTINGENCY PERIOD: If the Property was constructed before 1978, a Lead-Based Paint Disclosure 234 Addendum (hereinafter "the Disclosure Addendum") shall be promptly signed by Seller, Buyer and Listing and Selling Licensees, and 235 become a part of this Agreement. Buyer shall also be provided with a pamphlet entitled "Protect Your Family From Lead in Your Home." 236 calendar days (ten [10] unless a greater number is filled in) within which to conduct a lead-based paint Buver shall have 237 assessment or inspection (hereinafter referred to as "the Lead-Based Paint Contingency Period"), which shall commence immediately when Buyer and Seller sign the Disclosure Addendum. Unless the opportunity to conduct a risk assessment or inspection is expressly 238 239 waived in the Disclosure Addendum, Buyer may, in writing, unconditionally cancel this transaction during the Lead-Based Paint 240 Contingency Period and receive a prompt return of all earnest money deposits. Buyer understands that the failure to give timely written 241 notice of cancellation prior to Midnight on the last day of the Lead-Based Paint Contingency Period shall constitute acceptance of the 242 condition of the Property as it relates to the presence of lead-based paint or lead-based paint hazards.

- 243 OREF-021 Lead-Based Paint Disclosure Addendum is attached to this Agreement.
- 244 17. ESCROW: This transaction shall be Closed at

a neutral escrow located in the State of Oregon. Costs of Escrow shall be shared equally between Buyer and Seller, unless Buyer is financing
 through Federal VA, in which case Seller shall pay all escrow costs.

Unless otherwise provided herein, the parties agree as follows: Seller authorizes Listing Firm to order a preliminary title report and owner's title policy at Seller's expense and further authorizes Escrow to pay out of the cash proceeds of sale the expense of furnishing such policy, Seller's

Buyer Initials	/	_ Date _	

Seller Initials \_\_\_\_\_ / \_\_\_\_ Date \_\_\_\_\_

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("Escrow"),



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261 262

267

recording fees, Seller's Closing costs and any encumbrances on the Property payable by Seller on or before Closing. Buyer shall deposit with Escrow sufficient funds necessary to pay Buyer's recording fees, Buyer's Closing costs, and lender's fees, if any. Real estate fees, commissions or other compensation for professional real estate services provided by Listing and/or Selling Firms shall be paid at closing in accordance with the

listing agreement, buyer service agreement or other written agreement for compensation.

#### 18. CLOSING: Closing shall occur on a date mutually agreed upon by Buyer and Seller, but in no event later than

("the Closing Deadline"). The terms "Closed", "Closing" or "Closing Date" shall mean when the deed or contract is recorded and funds are available to Seller. Buyer and Seller acknowledge that for Closing to occur by the Closing Deadline, it may be necessary to execute documents and deposit funds in Escrow prior to that date. *Caveat: Section 7 above requires three (3) days prior to the Closing Deadline if Escrow is to prepare a note and a deed of trust or mortgage.* 

**19. POSSESSION:** Seller shall remove all personal property (including trash and debris) that is not a part of this transaction, and deliver possession of the Property to Buyer (*select one*):

- (1) by 5:00 p.m. on Closing;
  - (2) by \_\_\_\_\_ a.m. p.m. \_\_\_\_ days after Closing;
- (3) 🗋 by \_\_\_\_\_\_ 🗋 a.m. 🗋 p.m. on the \_\_\_\_\_ day of \_

lf a tenant is currently in possession of the Property (*check one*): Buyer will accept tenant at closing; Seller shall have full responsibility for removal of tenant prior to closing.

265 **20. PRORATIONS:** Prorates for rents, current year's taxes, interest on assumed obligations, and other prepaid expenses attributable to the 266 Property shall be as of: *(check one)* the Closing Date; date Buyer is entitled to possession; or

268 21. SELLER POSSESSION AFTER CLOSING: In the event that Buyer and Seller have agreed that Seller will deliver possession after Closing,
 269 Seller shall pay as consideration \$\_\_\_\_\_\_ per day for each day after Closing that Seller is to remain in possession of the Property. Such
 270 payment shall be made by Seller through Escrow at the time of Closing and no landlord-tenant relationship shall be created thereby, so long as
 271 Seller's possession does not exceed 90 days after the date of Closing.

272 OREF-054 Agreement to Occupy After Closing, or Addendum \_\_\_\_\_\_ is attached to this Agreement.

273 22. UTILITIES: Seller shall pay all utility bills accrued to date Buyer is entitled to possession. Buyer shall pay Seller for heating fuel then on
 274 premises, at Seller's supplier's rate on the possession date. Payment shall be handled between Buyer and Seller outside of Escrow.

275 23. PROPERTY TO REMAIN INSURED: Seller shall keep the Property fully insured through Closing.

276 **24. HOME WARRANTIES:** Home warranty plans may be available to help cover homeowner costs to repair/replace certain home systems and appliances. (See specific plan for details.) Will a plan be purchased for Buyer as a part of this transaction? ☐ Yes ☐ No

278 If yes, identify plan and cost: \_\_\_\_\_\_ \$ \_\_\_\_\_ To be paid at Closing by: Duyer Seller

25. ESCROW DEPOSIT: Escrow is hereby instructed by Buyer and Seller as follows: (1) Upon your receipt of a copy of this Agreement marked "rejected" by Seller or upon Listing Firm's written advice that the offer is "rejected" by Seller, you are to refund all earnest money to Buyer. (2) Upon your receipt of a copy of this Agreement signed by Buyer and Seller, set up an escrow account and proceed with Closing in accordance with the terms of this Agreement. If you determine that the transaction cannot be Closed for any reason (whether or not there is then a dispute between Buyer and Seller), subject only to Section 40 below, you are to hold all earnest money deposits until you receive written instructions from Buyer and Seller, or a final ruling from a court or arbitrator, as to disposition of such deposits.

285 26. EARNEST MONEY PAYMENT/REFUND: If (1) Seller does not approve this Agreement; or (2) Seller signs and accepts this Agreement but 286 fails to furnish marketable title; or (3) Seller fails to complete this transaction in accordance with this Agreement, or perform any other act as herein provided; or (4) any condition which Buyer has made an express contingency in this Agreement (and has not been otherwise waived) fails through 287 288 no fault of Buyer, then all earnest money shall be promptly refunded to Buyer. However, acceptance by Buyer of the refund shall not constitute a 289 waiver of other legal remedies available to Buyer. If Seller signs and accepts this Agreement and title is marketable; and (1) Buyer has misrepresented Buyer's financial status; or (2) Buyer's bank does not pay, when presented, any check given as earnest money; or (3) Buyer fails to 290 291 redeem, when due, any note given as earnest money; or (4) Buyer fails to complete this transaction in accordance with this Agreement, or perform 292 any other act as herein provided, then all earnest money paid or agreed to be paid shall be paid to Seller either as liquidated damages or as otherwise allowed under Oregon law, and this transaction shall be terminated. It is the intention of the parties that Seller's sole remedy against 293 294 Buyer for Buyer's failure to Close this transaction shall be limited to the amount of earnest money paid or agreed to be paid herein.

27. BINDING EFFECT/CONSENT: This Agreement is binding upon the heirs, personal representatives, successors and assigns of Buyer and 28. Seller. However, Buyer's rights under this Agreement or in the Property are not assignable without prior written consent of Seller.

287 28.1 SELLER ADVISORY: OREGON STATE TAX WITHHOLDING OBLIGATIONS. Subject to certain exceptions, Escrow is required to withhold a 298 portion of Seller's proceeds if they are a non-resident individual or corporation as defined under Oregon law. Buyer and Seller agree to execute and deliver, as 299 appropriate, any instrument, affidavit or statement, and to perform any acts reasonable or necessary to carry out the provisions of Oregon law.

Buyer Initials / Date	Seller	ller Initials	./[	Date
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300 28.2 SELLER/BUYER ADVISORY: FIRPTA TAX WITHHOLDING OBLIGATIONS. Seller is advised that upon Closing, Federal law, known as the 301 Foreign Investment in Real Property Tax Act ("FIRPTA"), allows an escrow company, if they agree, to withhold a portion of Seller's proceeds if the real 302 property is located within the United States and Seller is a "foreign person." A "foreign person" includes a non-resident alien individual, foreign corporation, 303 foreign partnership, foreign trust and foreign estate. The amount deducted from Seller's proceeds is ten percent (10%) of the gross sales price and is required 304 to be delivered over to the Internal Revenue Service ("IRS") within twenty (20) days of the closing of the transaction. Buyer may become responsible for 305 payment if FIRPTA applies and Escrow is not instructed to withhold the funds. FIRPTA will not apply to this transaction so long as: (a) The sale price is 306 \$300,000 or less; (b) The Property is to be used by Buyer as a residence; and, (c) Buyer is an individual. Where applicable, Buyer and Seller agree to execute 307 and deliver, as appropriate, any instrument, affidavit or statement, reasonably requested by Escrow to carry out the provisions of FIRPTA. NOTE: AT SECTION 308 12 OF THIS AGREEMENT, SELLER REPRESENTS THAT SELLER IS NOT A "FOREIGN PERSON" (HEREINAFTER "SELLER'S NON-FIRPTA STATUS"). IF SELLER IS 309 UNSURE, SELLER SHOULD FIRST CONFER WITH SELLER'S TAX COUNSEL OR CPA BEFORE ENTERING INTO THIS TRANSACTION. IN SUBMITTING THIS OFFER, BUYER 310 REPRESENTS THAT BUYER HAS NO KNOWLEDGE, INFORMATION, OR BELIEF THAT SELLER IS A FOREIGN PERSON OR THAT THIS TRANSACTION IS SUBJECT TO FIRPTA. 311 SELLER ACKNOWLEDGES THAT BUYER. LISTING AND SELLING LICENSEES, THEIR RESPECTIVE FIRMS, AND ESCROW, ITS AGENTS, EMPLOYEES AND 312 REPRESENTATIVES, SHALL HAVE THE ABSOLUTE RIGHT TO RELY UPON SELLER'S REPRESENTATION OF SELLER'S NON-FIRPTA STATUS AT SECTION 12, ABOVE. 313 THIS RIGHT OF RELIANCE SHALL CONTINUE THROUGH THE CLOSING DATE AND THEREAFTER. UNLESS SELLER HAS DISCLOSED OTHERWISE IN A WRITTEN COUNTER-314 OFFER OR ADDENDUM TO THIS SALE AGREEMENT. IF AT ANY TIME DURING THIS TRANSACTION. IT IS DETERMINED THAT SELLER'S REPRESENTATION OF SELLER'S 315 NON-FIRPTA STATUS WAS INCORRECT, FOR ANY REASON, SELLER AND BUYER HEREBY APPOINT AND INSTRUCT ESCROW TO ACT AS THE QUALIFIED SUBSTITUTE 316 FOR BUYER AS DEFINED BY THE IRS, FOR PURPOSES OF PREPARING THE NECESSARY PAPERWORK, WITHHOLDING THE NECESSARY FUNDS, AND REMITTING THE 317 SAME TO THE IRS. IF FOR ANY REASON, ESCROW DECLINES TO ACT AS A QUALIFIED SUBSTITUTE, ESCROW IS REQUESTED TO PROMPTLY NOTIFY SELLER AND 318 BUYER IN A TIMELY MANNER SO THEY MAY MAKE OTHER ARRANGEMENTS PRIOR TO THE SCHEDULED CLOSING. SELLER AND BUYER ACKNOWLEDGE THAT IE FIRPTA APPLIES TO THIS TRANSACTION, ESCROW'S ROLE AS A QUALIFIED SUBSTITUTE MAY RESULT IN A DELAY IN CLOSING THIS TRANSACTION. UNLESS 319 320 OTHERWISE PROVIDED IN THIS SALE AGREEMENT OR ANY SUBSEQUENT SIGNED WRITTEN AGREEMENT BETWEEN SELLER AND BUYER. CONFIRMATION OF SELLER'S 321 NON-FIRPTA STATUS IS NOT A CONTINGENCY IN THIS TRANSACTION.

322 29. APPROVED USES: THE PROPERTY DESCRIBED IN THIS INSTRUMENT MAY NOT BE WITHIN A FIRE PROTECTION DISTRICT 323 PROTECTING STRUCTURES. THE PROPERTY IS SUBJECT TO LAND USE LAWS AND REGULATIONS THAT, IN FARM OR FOREST ZONES, MAY NOT AUTHORIZE CONSTRUCTION OR SITING OF A RESIDENCE AND THAT LIMIT LAWSUITS AGAINST FARMING OR 324 325 FOREST PRACTICES, AS DEFINED IN ORS 30.930, IN ALL ZONES. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON 326 TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 327 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, 328 AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FREE TITLE TO THE PROPERTY SHOUD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO 329 VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 330 331 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO VERIFY THE EXISTENCE OF FIRE PROTECTION FOR 332 STRUCTURES AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300,195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, 333 334 OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010."

30. **IRC 1031 EXCHANGE:** In the event Buyer or Seller elects to complete an IRC 1031 exchange in this transaction, the other party agrees to cooperate with them and the accommodator, if any, in a manner necessary to complete the exchange, so long as it will not delay the Close of escrow or cause additional expense or liability to the cooperating party. Unless otherwise provided herein, this provision shall not become a contingency to the Closing of this transaction.

339 31.1 LEVY OF ADDITIONAL PROPERTY TAXES: The Property: (check one) is is not specially assessed for property taxes (e.g., farm, 340 forest or other) in a way which may result in levy of additional taxes in the future. If it is specially assessed, Seller represents that the Property is current as to income or other conditions required to preserve its deferred tax status. If, as a result of Buyer's actions or the Closing of this 341 342 transaction, the Property either is disqualified from special use assessment or loses its deferred property tax status, unless otherwise specifically 343 provided in this Agreement, Buyer shall be responsible for and shall pay when due, any deferred and/or additional taxes and interest which may be 344 levied against the Property and shall hold Seller completely harmless therefrom. However, if as a result of Seller's actions prior to Closing, the 345 Property either is disgualified from its entitlement to special use assessment or loses its deferred property tax status, Buyer may, at Buyer's sole 346 option, promptly terminate this transaction and receive a refund of all deposits paid by Buyer in anticipation of Closing; or Close this transaction and 347 hold Seller responsible to pay into Escrow all deferred and/or additional taxes and interest which may be levied or recaptured against the Property 348 and hold Buyer completely harmless therefrom. The preceding shall not be construed to limit Buyer's or Seller's available remedies or damages 349 arising from a breach of this Section 31.1.

350 **31.2 HISTORIC PROPERTY DESIGNATION:** If the Property described in this instrument is subject to special assessment under ORS 358.475, 351 Seller to provide OREF-045 Historic Property Addendum.

Buyer Initials / Date		Seller Initials	/	_ Date
	-			

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# DISPUTE RESOLUTION INVOLVING BUYER AND SELLER ONLY

352 32. DISPUTE RESOLUTION BETWEEN BUYER AND SELLER: Buyer and Seller agree that all claims, controversies and disputes between 353 them, including those for rescission (hereinafter collectively referred to as "Claims"), relating directly or indirectly to this transaction, shall be 354 resolved in accordance with the procedures set forth herein, which shall expressly survive Closing or earlier termination of this Agreement. Provided, however, the following matters shall not constitute Claims: (1) any proceeding to collect, interpret or enforce any mortgage, trust deed, 355 356 land sale contract or recorded construction lien; or (2) a forcible entry and detainer action (eviction). The filing in court for the issuance of any 357 provisional process or similar remedy described in the Oregon or Federal Rules of Civil Procedure shall not constitute a waiver of the right or duty 358 to utilize the dispute resolution procedures specified herein. In the event of any suit, action or arbitration relating to the enforcement or interpretation of this Agreement, the matter shall be governed exclusively by Oregon law, and venue shall be placed in the State of Oregon for all purposes. 359

360 **33. SMALL CLAIMS BETWEEN BUYER AND SELLER:** Notwithstanding the following Sections, Buyer and Seller agree that all Claims that are 361 within the jurisdiction of the Small Claims Court shall be brought and decided there, in lieu of mediation, arbitration or litigation in any other forum.

34. **MEDIATION BETWEEN BUYER AND SELLER:** If Buyer or Seller were represented in this transaction by a Licensee whose principal broker is a member of the National Association of REALTORS<sup>®</sup>, all Claims shall be submitted to mediation in accordance with the procedures of the Home Seller/Home Buyer Dispute Resolution System of the National Association of REALTORS<sup>®</sup>, or other organization-adopted mediation program (collectively "the System"). Provided, however, if Licensee's principal broker is not a member of the National Association of REALTORS<sup>®</sup> or the System is not available through the principal broker's Association of REALTORS<sup>®</sup>, then all Claims shall be submitted to mediation either through: (1) the special mediation program administered by Arbitration Service of Portland ("ASP"), or (2) any other impartial private mediator(s) or program(s) so long as such services are available in the county where the Property is located, as selected by the party first filing for mediation.

369 35. ARBITRATION BETWEEN BUYER AND SELLER: All Claims that have not been resolved by mediation, or otherwise, shall be submitted to 370 final and binding private arbitration in accordance with Oregon laws. Filing for arbitration shall be treated the same as filing in court for purposes of 371 meeting any applicable statutes of limitation or for purposes of filing a lis pendens. Buyer or Seller may file Claims either with ASP or, alternatively, with any other professional arbitration service that has existing rules of arbitration, provided that the selected alternative service also uses 372 arbitrators who are in good standing with the Oregon State Bar, with expertise in real estate law and who can conduct the hearing in the county 373 374 where the Property is located. The arbitration service in which the Claim is first filed shall handle the case to its conclusion. BY CONSENTING TO 375 THIS PROVISION BUYER AND SELLER ARE AGREEING THAT DISPUTES ARISING UNDER THIS AGREEMENT SHALL BE HEARD AND 376 DECIDED BY ONE OR MORE NEUTRAL ARBITRATORS AND BUYER AND SELLER ARE GIVING UP THE RIGHT TO HAVE THE MATTER TRIED BY A JUDGE OR JURY. THE RIGHT TO APPEAL AN ARBITRATION DECISION IS LIMITED UNDER OREGON LAW. 377

36. ATTORNEY FEES IN CLAIMS BETWEEN BUYER AND SELLER: The prevailing party in any suit, action or arbitration (excluding those Claims filed in Small Claims Court) between Buyer and Seller shall be entitled to recovery of all reasonable attorney fees and costs and disbursements as defined in ORCP 68 (including all filing and mediator fees paid in mediation). Provided, however, if a mediation service was available to Buyer or Seller when the Claim arose, the prevailing party shall not be entitled to any award of attorney fees unless it is established to the satisfaction of the arbitrator(s) or judge that the prevailing party offered or agreed in writing to participate in mediation prior to, or promptly upon, the filing in arbitration or court.

# DISPUTE RESOLUTION INVOLVING LICENSEES OR FIRMS

384 37. SMALL CLAIMS COURT AND ARBITRATION: All claims, controversies or disputes relating to this transaction, including those for 385 rescission, in which a Licensee or Firm identified in the Final Agency Acknowledgment Section above is named or included as a party, shall be 386 resolved exclusively as follows: (1) If within the jurisdictional limit of Small Claims Court, the matter shall be brought and decided there, in lieu of 387 arbitration or litigation in any other forum. (2) All other claims, controversies or disputes involving such Licensee or Firm shall be resolved through final and binding arbitration using the arbitration selection process described in Section 35 above. Filing for arbitration shall be treated the same as 388 filing in court for purposes of meeting any applicable statutes of limitation or for purposes of filing a lis pendens. This Section 37 shall be in lieu of 389 390 litigation involving such Licensee or Firm in any other forum. Such Licensee or Firm may voluntarily participate in formal or informal mediation at 391 any time, but shall not be required to do so under this Section 37. This Section 37 shall not apply to those matters in which: (a) The claim, controversy or dispute is exclusively between REALTORS® and is otherwise required to be resolved under the Professional Standards Arbitration 392 provisions of the National Association of REALTORS<sup>®</sup>; (b) Licensee or Firm has agreed to participate in alternative dispute resolution in a prior 393 394 written listing, service or fee agreement with Buyer or Seller, or (c) Licensee or Firm is Buyer or Seller in this transaction (in which case, Sections 395 32-36 shall apply). This Section 37 shall expressly survive Closing or earlier termination of this Agreement. In the event of any suit, action or 396 arbitration relating to the enforcement or interpretation of this Agreement, the matter shall be governed exclusively by Oregon law, and venue shall 397 be placed in the State of Oregon for all purposes. In the event that one or more Licensees and/or Firms have been named or included in any 398 claims, controversies or disputes that also include Buyer and/or Seller, the alternative dispute resolution and attorney fee provisions of 399 Sections 32-36 above shall continue to apply to Buyer and/or Seller, and this Section 37 shall apply exclusively to Licensees and/or 400 Firms.

401	38. RECEIPT FOR EARNEST MONEY	: Selling Firm	acknowledges receipt	of earnest money	from Buyer in the su	um of \$
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Buyer Initials \_\_\_\_\_ / \_\_\_\_ Date \_

Seller Initials

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Date

1



)2 )3	evidenced by (check one) CASH	ar days (check one) afte				
)4 )5	<ul> <li>on or before</li> <li>Other form of earnest money:</li> </ul>	;;				
)6 )7	<b>39. EARNEST MONEY INSTRUCT</b> (check all that apply):		Selling Firm, and Se	Illing Firm agrees, to h	andle the earnest money	y as follows
)8 )9 10	☐ Hold any earnest money that is in offers, after which time deposit it as p promissory note with account, and thereafter/or ☐ Depos	rovided herein within thre	e (3) banking days. [	Deposit any earnest	money funds redeeme	ed under a
1  2  3  4  5  6  7	(collectively "the Deposit Holder"), and corporation for distribution to organized ORS 696.241(6) or ORS 696.578(3) transferred in accordance with this disposition of earnest money deposits SELLING LICENSEE AND SELLING PARTIES HAVE AUTHORIZED TO E	Id the Deposit Holder ha tions and individuals for , all parties acknowledge provision. The precedir G FIRM SHALL HAVE	is arranged to have in first time home-buying a and agree that any ng sentence shall be NO FURTHER LIABI	assistance and develop interest accruing on the subject to any other s	ransferred to a qualified p ment of affordable housing earnest money so depos statutes or regulations go	oublic benefit g pursuant to ited shall be overning the
19 20	Sellin	g Firm		Selling Lic	ensee Signature	+
	Jenn	y 1 1111		Co		
1	Office Address		Ph	ione	FAX	
2 3 4 5 6	<b>40. PROPERTY DISCLOSURE LAW</b> that Buyer has a right to revoke Buyer Property Disclosure Statement ("the not receive the Statement from Selli receive Buyer's notice of revocation, i	r's offer by giving Seller v Statement"), or (b) at an er before Closing. Buyer	written notice thereof ( y time before Closing	a) within five (5) busines (as defined in the Orego	s days after Seller's delive on Administrative Rules) if	ery of Seller's f Buyer does
7 8 9 0	<b>41. COUNTERPARTS/DELIVERY:</b> T same document. This shall mean th certified mail, etc.) of a <b>legible</b> true on notices required thereunder, shall be	at delivery (e.g., transm copy of a signed original	issions manually, by of this Agreement, in	facsimile, electronic mai cluding but not limited to	l, overnight mail, first-clas	ss regular or
51 52 53 54 55 56	42. AGREEMENT TO PURCHASE: Buyer acknowledges receipt of a acknowledges that Buyer has not contained in this Agreement. Neith purchased. If square footage or la signing or should be made an expr	completely filled in c relied upon any oral o er Seller nor any Licens and size is a material	opy of this Agreem r written statements see(s) warrant the so consideration, all st	ent which Buyer has made by Seller or any quare footage of any sti	fully read and understa / Licensee which are no ructure or the size of any	ands. Buyer ot expressly / land being
7	Deed or contract shall be prepared in	the name of				·
8 9 0 1	This offer shall automatically expire o accepted by that time. Buyer may w after the Offer Deadline, it shall not be after the date of Seller's acceptance b	thdraw this offer before binding upon Buyer unle	ess accepted by Buye	ny time prior to Seller's a r in writing within	_ business days (two [2] if	pts this offer
2	Buyer			Date	, a.m.	p.m. <b>←</b>
3	Buyer			Date	, a.m.	p.m. <b>←</b>
1	Address					
5	Phone Home Wo					
	NO CHANGES OR ALTERATIONS SUCH PROPOSED CHANGES OR LICENSEE TO THE TERMS O	ARE PERMITTED TO A	ANY PORTION OF TH D BE MADE ON A SE	IE PRE-PRINTED FORM	AT OR TEXT OF THIS FO	ORM. ANY DR LISTING
	Buyer Initials / Dat	e		Seller Initials	/ Date	
	This form has been licensed fo		oursuant to a Forms Licer			
	LINES WITH THIS SYMBOL ← REQUIRE A SIGNATURE OF BUYER AND/OR SELLER AND DATE Copyright Oregon Real Estate Forms, LLC 1998–2013 www.orefonline.com					
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		RESIDENTIAL REAL EST	-			

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B	PPORTUNITY

lisbursed as follows	after deduction of any title i	nsurance and Escrow can	cellation charges: (d	eller pursuant to Section 26 abo s: <i>(check one)</i>		
Seller			Date	,	a.m	
Seller			Date	,	a.m	
Address				Z	Zip	
hone Home	Work	E-mail			Fax	
	NTER OFFER: SELECT ONE					
Seller			Date	,	a.m	
Seller			Date		a.m	
				Z	Zip	
ddress					_	
Address Phone Home	Work	E-mail			Fax	
<b>5. BUYER'S ACKNO</b> s an acceptance of Bu not agree, to be bound Buyer	Work WULEDGMENT: Buyer acknown over's offer that occurred after thereby. (The failure to check thereby.	E-mail wledges receipt of a copy of the Offer Deadline identified k either box shall constitu	of Seller's written res <sub>l</sub> at Section 42 above, ite rejection of Selle Date	oonse to this Agre Buyer (select onl <b>r's acceptance af</b>	eement. If Seller's <i>ly one)</i> agrees <b>ter the Offer Dea</b> a.m	
Phone Home	Work WULEDGMENT: Buyer acknown yer's offer that occurred after thereby. (The failure to check thereby.	E-mail wledges receipt of a copy of the Offer Deadline identified k either box shall constitu	of Seller's written res <sub>l</sub> at Section 42 above, ite rejection of Selle Date	oonse to this Agre Buyer (select onl <b>r's acceptance af</b>	eement. If Seller's <i>ly one)</i> agrees <b>ter the Offer Dea</b> a.m	
Phone Home <b>5. BUYER'S ACKNO</b> is an acceptance of Bu not agree, to be bound Buyer Buyer <b>6. FIRMS/LICENSEE</b>	Work	E-mail wledges receipt of a copy of the Offer Deadline identified <b>k either box shall constitu</b>	of Seller's written res at Section 42 above, ite rejection of Selle Date Date	ponse to this Agre Buyer <i>(select onl</i> <b>r's acceptance af</b>	eement. If Seller's (y one)	

	Principal Broker's Initials Date							
Buyer Initials / Date	Seller Initials / Date							
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