## CONTRACT FOR THE SALE AND PURCHASE OF REAL ESTATE (NO BROKER)

		,"Seller" whether one	or m
		, "Buyer" whether one	or m
do hereby covenant, contract and agree as follo	ows:		
AGREEMENT TO SALE AND PURCHASE: property described as follows: (complete adequ	$\boldsymbol{\varepsilon}$	, and Buyer agrees to buy fi	rom S
County, Washington.			
Address:			
Legal Description (or see attached exhibit):			
As described in attached Exhibit.			
Together with the following items, if any: (Strods, valances, blinds, window shades, screen ceiling fans, attic fans, mail boxes, television	ens, shutters, awnings, wal	l-to-wall carpeting, mirrors f	ixed i
	ens, shutters, awnings, wall on antennas and satellite of oning units, window air-co- fixtures including chandelingly, built-in cleaning equipaping, permanently instal- all other property owned by	l-to-wall carpeting, mirrors f dish system with controls are onditioning units, built-in sec- ers, water softener, stove, but oment, all swimming pool ed led outdoor cooking equipmer Seller and attached to the ab	ixed in dequality in the control of
rods, valances, blinds, window shades, screet ceiling fans, attic fans, mail boxes, television permanently installed heating and air-condition detection equipment, plumbing and lighting frequipment, garage door openers with control maintenance accessories, shrubbery, landscaffireplace screens, artificial fireplace logs and a real property except the following property whe	ens, shutters, awnings, wallon antennas and satellite of oning units, window air-confixtures including chandelingly, built-in cleaning equipaping, permanently install all other property owned by hich is not included (list item).  "Property."	l-to-wall carpeting, mirrors f dish system with controls are onditioning units, built-in sec- ers, water softener, stove, but oment, all swimming pool ed led outdoor cooking equipmer Seller and attached to the ab	ixed and equivalent equipments of the equipment, and equipment, equipm
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Buyer Initials \_\_\_\_\_ - 1 - Seller Initials \_\_\_\_\_

If the unpaid principal balance(s) of any assumed loan(s), if any, as of the Closing Date varies from the loan

balance(s) stated above, the cash payable at closing will be adjusted by the amount of any variance.

3.	FINAN	CING: The following provisions apply with respect to financing:
		CASH SALE: This contract is not contingent on financing.
		OWNER FINANCING: Seller agrees to finance dollars of the purchase price pursuant to a promissory note from Buyer to Seller of \$, bearing% interest per annum, payable over a term of years with even monthly payments, secured by a deed of trust or mortgage lien with the first payment to begin on the day of, 20
		NEW LOAN OR ASSUMPTION: This contract is contingent on Buyer obtaining financing. Within days after the effective date of this contract Buyer shall apply for all financing or noteholder's approval of any assumption and make every reasonable effort to obtain financing or assumption approval. Financing or assumption approval will be deemed to have been obtained when the lender determines that Buyer has satisfied all of lender's financial requirements (those items relating to Buyer's net worth, income and creditworthiness). If financing or assumption approval is not obtained within days after the effective date hereof, this contract will terminate and the earnest money will be refunded to Buyer. If Buyer intends to obtain a new loan, the loan will be of the following type:
		☐ Conventional ☐ VA ☐ FHA ☐ Other:
		The following provisions apply if a new loan is to be obtained:
		FHA. It is expressly agreed that notwithstanding any other provisions of this contract, the Purchaser (Buyer) shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise unless the Purchaser (Buyer) has been given in accordance with HUD/FHA or VA requirements a written statement by the Federal Housing Commissioner, Veterans Administration, or a Direct Endorsement lender setting forth the appraised value of the Property of not less than \$ The Purchaser (Buyer) shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value nor the condition of the Property. The Purchaser (Buyer) should satisfy himself/herself that the price and condition of the Property are acceptable.
		VA. If Buyer is to pay the purchase price by obtaining a new VA-guaranteed loan: It is agreed that, notwithstanding any other provisions of this contract, Buyer shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the Property described herein, if the contract purchase price or cost exceeds the reasonable value of the Property established by the Veterans Administration. Buyer shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of the reasonable value established by the Veterans Administration.
		Existing Loan Review. If an existing loan is not to be released at closing, Seller shall provide copies of the loan documents (including note, deed of trust or mortgage, modifications) to Buyer within calendar days from acceptance of this contract. This contract is conditional upon Buyer's review and approval of the provisions of such loan documents. Buyer consents to the provisions of such loan documents if no written objection is received by Seller from Buyer within calendar days from Buyer's receipt of such documents. If the lender's approval of a transfer of the Property is required, this contract is conditional upon Buyer's obtaining such approval without change in the terms of such loan, except as may be agreed by Buyer. If lender's approval is not obtained on or before
		shall be terminated on such date. The Seller shall hall not, be released from liability under such existing loan. If Seller is to be released and release approval is not obtained, Seller may nevertheless elect to proceed to closing, or terminate this agreement in the sole discretion of Seller.
Buyer Ini	itials	2 - Seller Initials

fav apj abs	or of Seller or if an existing proval of Buyer's financial solute discretion. In such case	g loan is not to be released ability and creditworthingse: (1) Buyer shall supply	ne purchase price by executing a promissory note in at closing, this contract is conditional upon Seller's ness, which approval shall be at Seller's sole and to Seller on or before, cuments concerning Buyer's financial, employment
and cre coi not	I credit condition; (2) I ditworthiness; (3) any such affidence, and not released to	Buyer consents that S h information and docum o others except to protect eller's disapproval to Buy	eller may verify Buyer's financial ability and nents received by Seller shall be held by Seller in Seller's interest in this transaction; (4) if Seller does er on or before,,
	MONEY: Buyer shall deposition of this contract by both		earnest money with
PROPERTY	CONDITION:		
REAL PRO	PERTY TRANSFER DISC	LOSURE STATEMENT	In compliance with Washington law, Ch. 64.06:
	er has furnished, and Buye	r has received and review	ved, a Real Property Transfer Disclosure Statement;
or			
∐ Sell	er is not required to furnish	a Property Disclosure Sta	tement, because of the following exception(s):
improvement contract nei	that thereon. Buyer hereby ther Seller nor Seller's repr ral condition of the improve	acknowledges that unless esentatives, if any, have	l examined the above-mentioned premises and all is otherwise set forth in writing elsewhere in this made any representations concerning the present or agree to the following concerning the condition of
	Buyer may have the pr the inspection report rev of the report and may agreement notwithstand discretion of Seller. Al	veals defects in the proper cancel this contract and ding the defects, or Buyell inspections and notices	ent condition. ons of Buyer's choosing and at Buyer's expense. If ty, Buyer shall notify Seller within 5 days of receipt receive a refund of earnest money, or close this er and Seller may renegotiate this contract, in the to Seller shall be complete within days after
		erty in its present conditio	n; provided Seller, at Seller's expense, shall
structural processing constructed paint and/o	oblems or damage to the f l prior to 1978, Buyer ma r lead-based paint hazard	Oundation or slab of said y conduct a risk assess Is, to be completed with	es responsible or liable for any present or future property. If the subject residential dwelling was nent or inspection for the presence of lead-based in days after execution of this agreement duct an assessment/inspection by indicating said
r Initials		- 3 -	Seller Initials

UTILITIES: Water is provided to the property by	MECHANICAL EQUIPMENT AN warranty, or shall be in good wor or appliances, if any, shall be the res	king order on the date of clos	ing. Any repairs needed	
The present condition of all utilities is accepted by Buyer.  CLOSING: The closing of the sale will be on or before	UTILITIES: Water is provided to th	e property by		, Sewer is provided
The present condition of all utilities is accepted by Buyer.  CLOSING: The closing of the sale will be on or before	by	Gas is provided	l by	
The present condition of all utilities is accepted by Buyer.  CLOSING: The closing of the sale will be on or before	Electricity is provided by			
The present condition of all utilities is accepted by Buyer.  CLOSING: The closing of the sale will be on or before				
CLOSING: The closing of the sale will be on or before				
Closing may be extended to within 7 days after objections to matters disclosed in the title abstract, certificate Commitment or by the survey have been cured.  If financing or assumption approval has been obtained, the Closing Date will be extended up to 15 days if necessa to comply with lender's closing requirements (for example, appraisal, survey, insurance policies, lender-requirepairs, closing documents). If either party fails to close this sale by the Closing Date, the non-defaulting party we be entitled to exercise the remedies contained herein. The closing date may also be extended by written agreement the parties.  TITLE AND CONVEYANCE: Seller is to convey title to Buyer by Warranty Deed or	The present condition of all utilities	is accepted by Buyer.		
Commitment or by the survey have been cured.  If financing or assumption approval has been obtained, the Closing Date will be extended up to 15 days if necessa to comply with lender's closing requirements (for example, appraisal, survey, insurance policies, lender-requirepairs, closing documents). If either party fails to close this sale by the Closing Date, the non-defaulting party we be entitled to exercise the remedies contained herein. The closing date may also be extended by written agreement the parties.  TITLE AND CONVEYANCE: Seller is to convey title to Buyer by Warranty Deed or		vill be on or before	, 20, u	nless extended pursuant
to comply with lender's closing requirements (for example, appraisal, survey, insurance policies, lender-require repairs, closing documents). If either party fails to close this sale by the Closing Date, the non-defaulting party we be entitled to exercise the remedies contained herein. The closing date may also be extended by written agreement the parties.  TITLE AND CONVEYANCE: Seller is to convey title to Buyer by Warranty Deed or			atters disclosed in the ti	itle abstract, certificate o
appropriate) and provide Buyer with a Certificate of Title prepared by an attorney, title or abstract company upwhose Certificate or report title insurance may be obtained from a title insurance company qualified to do and doin business in the state of Washington. Seller will also execute a Bill of Sale, if necessary, for the transfer of an personal property. Seller shall, prior to or at closing, satisfy all outstanding mortgages, deeds of trust and specifiens affecting the subject property which are not specifically assumed by Buyer herein. Title shall be good at marketable, subject only to (a) covenants, conditions and restrictions of record, (b) public, private utility easemer and roads and rights-of-way, (c) applicable zoning ordinances, protective covenants and prior mineral reservations (d) special and other assessments on the property, if any, (e) general taxes for the year and subsequent years and (e) other: title report shall be provided to Buyer at least 5 days prior to closing. If there are title defects, Seller shall not Buyer within 5 days of closing and Buyer, at Buyer's option, may either (a) if defects cannot be cured by designate closing date, cancel this contract, in which case all earnest money deposited shall be returned, (b) accept title as is, (c) if the defects are of such character that they can be remedied by legal action within a reasonable time, pern Seller such reasonable time to perform curative work at Seller's expense. In the event that the curative work performed by Seller, the time specified herein for closing of this sale shall be extended for a reasonable perion necessary for such action. Seller requiring repairs, alterations or corrections of any existing condition except stated herein.  APPRAISAL, SURVEY AND TERMITE INSPECTION: Any appraisal of the property shall be the responsibility of Buyer Seller. A survey is: not required required, the cost of which shall be paid by Seller Buyer. It	to comply with lender's closing recrepairs, closing documents). If either be entitled to exercise the remedies of	quirements (for example, appr r party fails to close this sale	raisal, survey, insurance by the Closing Date, the	policies, lender-required non-defaulting party wil
of  Buyer Seller. A survey is: not required required, the cost of which shall be paid by Seller Buyer. A termite inspection is not required required, the cost of which shall be paid by Seller Buyer. It	appropriate) and provide Buyer with whose Certificate or report title insubusiness in the state of Washington personal property. Seller shall, prior liens affecting the subject property marketable, subject only to (a) cove and roads and rights-of-way, (c) appropriate (d) special and other assessments on years and (e) other:  title report shall be provided to Buy Buyer within 5 days of closing and closing date, cancel this contract, in (c) if the defects are of such charact Seller such reasonable time to performed by Seller, the time specinecessary for such action. Seller regagency has served any notice to Seller	h a Certificate of Title preparation and the Seller will also execute a rection to or at closing, satisfy all of which are not specifically as mants, conditions and restriction blicable zoning ordinances, protection the property, if any, (e) generally at least 5 days prior to closure at least 5 days prior to closure, at Buyer's option, may which case all earnest money of the the property work at Seller's iffied herein for closing of the presents that the property may	ed by an attorney, title of title insurance company Bill of Sale, if necessar outstanding mortgages, osumed by Buyer herein. One of record, (b) public of tective covenants and probability and taxes for the year	or abstract company upon qualified to do and doingly, for the transfer of any deeds of trust and special Title shall be good and private utility easement ior mineral reservations, and subsequent defects, Seller shall notified be cured by designated ed, (b) accept title as is, of a reasonable time, permit that the curative work if d for a reasonable period and that no government.
	of	•	the cost of which shall	be paid by Seller

9.	POSSESSION AND TITLE: Seller shall deliver possess conveyed to Buyer, if more than one as Joint tenants wi Other: in the possession of Seller and Seller shall deliver the perclosing, as on the date of this contract, reasonable wear and	th rights of surviv Pri roperty to Buyer	orship, 🔲 tenar	nts in common,	
10.	CLOSING COSTS AND EXPENSES: The following clos closing cost does not apply.)	ng costs shall be	paid as provided	l. (Leave blank if	î the
	closing cost does not apply.)				
	Clasing Costs	Duran	Collon	Doth*	
	Closing Costs	Buyer	Seller	Both*	
	Attorney Fees	<u> </u>	+ 片 +		
	Title Insurance	<del>                                     </del>	$\bot$ $\bot$ $\bot$		
	Title Abstract or Certificate				
	Property Insurance				
	Recording Fees				
	Appraisal				
	Survey				
	Termite Inspection				
	Origination fees				
	Discount Points	H H			
	If contingent on rezoning, cost and expenses of rezoning				
	Other:				
	Other:	<del>                                     </del>			
		<del> </del>	+		
		<del>                                     </del>	$\bot$ $\bot$ $\bot$		
	All other closing costs				
	* 50/50 between buyer and seller.				
	·				
11.	PRORATIONS: Taxes for the current year, interest, mair	tenance fees, asso	essments, dues a	and rents, if any,	will be
	prorated through the Closing Date. If taxes for the current	year vary from th	e amount prorat	ed at closing, the	parties
	shall adjust the prorations when tax statements for the curr				
	maintains an escrow account, the escrow account must be	transferred to Bu	yer without any	deficiency. Buy	er shall
	reimburse Seller for the amount in the transferred account.	Buyer shall pay t	the premium for	a new insurance	policy.
	If taxes are not paid at or prior to closing, Buyer will be ob-	igated to pay taxe	es for the current	t year.	
12.	CASUALTY LOSS: If any part of the Property is dama	ged or destroyed	by fire or othe	r casualty loss a	fter the
	effective date of the contract, Seller shall restore the Pr	operty to its pre	vious condition	as soon as rea	sonably
	possible. If Seller fails to do so due to factors beyond Sel	er's control, Buy	er may either (a	() terminate this	contract
	and the earnest money will be refunded to Buyer, (b) external	nd the time for pe	erformance and	the Closing Date	will be
	extended as necessary, or (c) accept the Property in its da	maged condition	and accept an	assignment of in	surance
	proceeds.				
	•				
13.	DEFAULT: If Buyer fails to comply with this contract, B	uyer will be in de	efault, and Selle	er may either (a)	enforce
	specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and				
	receive the earnest money as liquidated damages, thereby releasing both parties from this contract. If, due to factors				
	beyond Seller's control, Seller fails within the time allowe	d to make any no	n-casualty repai	rs or deliver evid	lence of
	clean title, Buyer may either (a) extend the time for pe				
	•	-	-	-	
Ding.	Initials - 5 -		Seller Ini	itials	
Duyel	- 3 -		Seliei IIII	.11415	

extended as necessary or (b) terminate this contract as the sole remedy and receive a refund of the earnest money. If Seller fails to comply with this contract for any other reason, Seller will be in default and Buyer may either (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.

- 14. ATTORNEY'S FEES: The prevailing party in any legal proceeding brought under or with respect to the transaction described in this contract is entitled to recover from the non-prevailing party all costs of such proceeding and reasonable attorney's fees.
- 15. REPRESENTATIONS: Seller represents that as of the Closing Date (a) there will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing payment of any loans assumed by Buyer and (b) assumed loans will not be in default. If any representation in this contract is untrue on the Closing Date, this contract may be terminated by Buyer and the earnest money will be refunded to Buyer. All representations contained in this contract will survive closing.
- 16. FEDERAL TAX REQUIREMENT: If Seller is a "foreign person", as defined by applicable law, or if Seller fails to deliver an affidavit that Seller is not a "foreign person", then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the Internal Revenue Service together with appropriate tax forms. IRS regulations require filing written reports if cash in excess of specified amounts is received in the transaction.
- 17. AGREEMENT OF PARTIES: This contract contains the entire agreement of the parties and cannot be changed except by their written agreement.
- 18. NOTICES: All notices from one party to the other must be in writing and are effective when mailed to, hand-delivered at, or transmitted by facsimile machine as follows:

To Buyer at:	To Seller at:
Telephone ()_	Telephone ()
Facsimile ()	Facsimile ()

- 19. ASSIGNMENT: This agreement may not be assigned by Buyer without the consent of Seller. This agreement may be assigned by Seller and shall be binding on the heirs and assigns of the parties hereto.
- 20. PRIOR AGREEMENTS: This contract incorporates all prior agreements between the parties, contains the entire and final agreement of the parties, and cannot be changed except by their written consent. Neither party has relied upon any statement or representation made by the other party or any sales representative bringing the parties together. Neither party shall be bound by any terms, conditions, oral statements, warranties, or representations not herein contained. Each party acknowledges that he has read and understands this contract. The provisions of this contract shall apply to and bind the heirs, executors, administrators, successors and assigns of the respective parties hereto. When herein used, the singular includes the plural and the masculine includes the feminine as the context may require.
- 21. NO BROKER OR AGENTS: The parties represent that neither party has employed the services of a real estate broker or agent in connection with the property, or that if such agents have been employed, that the party employing said agent shall pay any and all expenses outside the closing of this agreement.

Buyer Initials	- 6 -	Seller Initials

	OTHER PROVISIONS			
	OTHER PROVISIONS			
	TIME IS OF THE ESSENCE IN THE PER	FORMANCE OF THIS	3 AGREEMENT.	
	GOVERNING LAW: This contract shall be	e governed by the laws	of the State of Washington.	
	DEADLINE LIST (Optional) (complete al	I that apply) Rosed on	other provisions of Contract	<u>.</u>
	DEADLINE LIST (Optional) (complete al	i inai appiy). Based on	oner provisions of Contract	<b>.</b>
	Deadline		Date	
	Loan Application Deadline, if contingent Loan Commitment Deadline	on loan		
	Buyer(s) Credit Information to Seller			
	Disapproval of Buyers Credit Deadline			
	Survey Deadline			
	Title Objection Deadline			
	Survey Deadline			
	Appraisal Deadline			
	Property Inspection Deadline			
	Whether or not listed above, deadlines con the person granting the extension except f			
	Seller and Buyer.	of the closing date will	on must be extended by a	writing signed by
	•			
<b>⊂I</b> I′	TED the day of	20 (1	THE EFFECTIVE DATE)	
CU	TED the day of	, 20(1	HE EFFECTIVE DATE).	
	Buyer	Seller		
	Buyer	Scher		
		Seller		
	Divor	Sellel		
	Buyer	~		

## EXHIBIT FOR DESCRIPTION OR ATTACH SEPARATE DESCRIPTION

## RECEIPT

$Receipt\ of\ Earnest\ Money\ is\ acknowledged.$		
Signature:	Date:, 20_	
By:		
Address	Telephone ()	
City State Zip Code	Facsimile ()_	

Buyer Initials \_\_\_\_ - 8 - Seller Initials \_\_\_\_ \_\_