

KING COUNTY

Signature Report

August 22, 2007

Ordinance 15888

Proposed No. 2007-0347.2 Sponsors Constantine, Dunn and Phillips 1 AN ORDINANCE authorizing King County's sale of 2 improved property, located at 22621 SE 206th Street. 3 Maple Valley, within council district nine. 4 5 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY: 6 **SECTION 1. Findings:** 7 A. The water and land resources division of King County's department of natural 8 resources and parks is custodian of a parcel known as the West Property (West), located 9 at 22621 SE 206th Street, in Maple Valley. West's assessor parcel number 511240-0040 10 has 5.01 acres, a residence, small barn, and several outbuildings. It is located adjacent to 11 the county's Taylor Creek flood reduction and habitat restoration project, which was 12 substantially completed in 2006. 13 B. West was acquired as an 11-acre parcel in spring of 2004 for use in the Taylor 14 Creek restoration. A five-acre portion of the west parcel was unnecessary to the project. 15 The water and land resources division determined that the highest and best use of this 16 remaining west acreage would be a boundary line adjustment with an unutilized portion 17 of the parcel to the south, which had also been purchased for the project. The boundary

18	line adjustment (#L04L0077) was allowed under K.C.C. chapter 19A.08 and recorded in
19	January 2005 (recording no. 20050222900014), creating West as a marketable residential
20	property.
21	C. In 2006, the water and land resources division determined that the newly
22	defined 5-acre West property was not necessary for recreational, open space, or public
23	park use, but that a permanent planting easement of approximately one quarter acre on
24	the southwest side of the west parcel must be reserved to fulfill Taylor Creek's stream
25	buffer requirements. With an intended sale of this parcel subject to the planting easement
26	reservation, water and land resources division declared the property surplus to its needs.
27	D. Pursuant to K.C.C. 4.56.100, the facilities management division determined
28	that West also does not meet the criteria for affordable housing.
29	E. Notices were circulated to other county departments and to various cities,
30	water, sewer, fire and school districts regarding the county's plan to surplus and sell the
31	property. None of the agencies expressed interest.
32	F. Pursuant to K.C.C. 4.56.100, in December 2006, King County's facilities
33	management division declared west surplus to the county's present and foreseeable needs.
34	G. Pursuant to K.C.C. 4.56.100, King County's facilities management division
35	listed West for sale with the northwest multiple listing service, and an offer has been
36	accepted for two hundred ninety-five thousand one hundred dollars, from buyers Robert
37	J. and Denise R. Whitbeck. Buyer's contingencies have been satisfied and this sale is
38	poised to close upon council approval.

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Ordinance 15888

39	H. Pursuant to K.C.C. 4.56.080, the council must approve sale of county-owned
40	real property. The proposed ordinance authorizes the executive to execute the purchase
41	and sale agreement attached hereto as Attachment B to this ordinance.
42	SECTION 2. The King County council, having determined that the land
43	described in Attachment A to this ordinance is surplus to the needs of the county, and
44	having determined that sale of the west property is in the best interest of the public, does
45	hereby authorize the King County executive to sell the property pursuant to the terms of

- 46 the purchase and sale agreement, Attachment B to this ordinance, and to execute the
- 47 necessary documents to deliver the West property to the buyers.
- 48

Ordinance 15888 was introduced on 7/16/2007 and passed by the Metropolitan King County Council on 8/20/2007, by the following vote:

> Yes: 9 - Mr. Gossett, Ms. Patterson, Ms. Lambert, Mr. von Reichbauer, Mr. Dunn, Mr. Ferguson, Mr. Phillips, Ms. Hague and Mr. Constantine No: 0 Excused: 0

KING COUNTY COUNCIL KING COUNTY, WASHINGTON arry Gossett, Chair . ريم 2008 ن پر $\boldsymbol{\mathcal{N}}$ COUNCIL r.J APPROVED this 30° day of LAUST, 2007.

ATTEST:

Anne Noris, Clerk of the Council

Ron Sims, County Executive

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A. Legal Description of Parcel 511240-0040, B. Purchase and Sale Agreement Attachments Between King County and Robert J. and Denise R. Whitbeck, dated April 10, 2007

15888

ATTACHMENT A

LEGAL DESCRIPTION OF PARCEL 511240-0040

AN ORDINANCE AUTHORIZING KING COUNTY'S SALE OF IMPROVED PROPERTY, LOCATED AT 22621 SE 206TH STREET, MAPLE VALLEY, WITHIN COUNCIL DISTRICT 9

**

Lot A, Boundary Line Adjustment Number L040077, recorded under Recording Number 20050222900014, being a portion of the southeast quarter of the southeast quarter of Section 4, Township 22 North, Range 6 East, W.M., in King County, Washington, desdribed as follows:

Beginning on the easterly line of said subdivision at a point south 1° 39'00" east 1, 896.94 feet from the east quarter corner of said Section;

Thence 88° 56'00" west 1,000.00 feet;

Thence 1° 39'00" east 487.80 feet;

Thence north 88° 56'00" east 1,000.00 feet to the easterly line of said subdivision;

Thence north 1° 39'00" west along said easterly line 487.80 feet to the Point of Beginning;

(ALSO KNOWN AS Tract 8 and the north half of Tract 9 of Maple Valley Garden Tracts, according to the unrecorded plat thereof).

15888 2007-347

ATTACHMENT B

PURCHASE AND SALE AGREEMENT BETWEEN KING COUNTY AND ROBERT J. AND DENISE R. WHITBECK, DATED APRIL 10, 2007

1		
NWMLS Form 21 Residential Purchase & Sale Agreement Revised 6/06		©Copyright 2006 Northwest Multiple Listing Service ALL RIGHTS RESERVED
Page 1 of 4 RESIDENTIAL REAL ESTATE PUI SPECIEN	RCHASE AND SALE AGRE	EMENT
1. Date: APRIL 10, 200 7		
2. Buyer: ROBERT J. and DENISE R. WHITBECK		
4. Property: Tax Parcel Nos.: <u>511240-0040</u>		KING County
Street Address: <u>22621 SE 206th STREET, MAPLE V</u> Included Items: Stove/range refrigerator wast wood stove satellite dish security system	ALLEY her 🔲 dryer 🗹 dishwasher	Washington 98038
Legal Description: Maple Valley Garden Tracts Unrec L0410077 Recording No 20050222 04-22-06 (to be confirmed by title	Lot "A" King Co Boundary 2900014 Being a portion of S	
5. Purchase Price: \$295,100.00 Two Hundred		Hundred Dollars
6. Earnest Money: (To be held by 🔽 Selling Broker 🗌 C		
Personal Check: \$1,000.00 [One Thousan	nd Dollars]	· · · ·
Note: \$	· · · · · · · · · · · · · · · · · · ·	·
Other (): \$		
7. Default: (check only one) 🕢 Forfeiture of Earnest Mone	ey 🗌 Seller's Election of Rem	edies
8. Title Insurance Company: Pacific Northwest Title Co	ompany	
9. Closing Agent: a qualified closing agent of Buyer's of	choice Pacific Northwest	Escrow Company
10. Closing Date: Within 30 days after Ki	ing County Council passes or	dinance approval.
11. Possession Date: 📝 on Closing 📋 Other		· · · · · · · · · · · · · · · · · · ·
12. Offer Expiration Date:		·····
13. Counteroffer Expiration Date:		•
14. Addenda: <u>22F(Home Inspect)</u> 34(Addendum)	22K(Utilities)	·····
· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
15. Agency Disclosure: Selling Licensee represents Buy		_Ineither party
	ler both parties	
16. Services of Closing Agent for Payment of Utilities:	Requested (Attach NWMLS F	
flour Thebalber 4/4/2007	Jully Ston	4-10-
Buyer's Signature	Seller's Signature	Date
Buyer's Signature Date	Seller's Signature	Date
1554 Hillside Drive SE Buyer's Address		ion Bldg., 400 5th, Rm 500
Issaquah, Washington 98027 City, State, Zip	Seattle, Washington 9810 City, State, Zip)4
425-427-6680	206-296-7494	206-296-7467
Phone Fax	Phone bob.thompson@metrokc.	Fəx 20V
Buyer's E-mail Address	Seller's E-mail Address	
Selling Broker MLS Office No.	King County Real Estate Listing Broker	MLS Office No.
Selling Licensee (Print)	Bob Thompson Listing Agent (Print)	······································
Phone Fax	Phone	Fax

STATE OF WASHINGTON

COUNTY OF KING

On this <u>4</u> day of <u>APRIL</u>, 2007, personally appeared before me Robert J. and Denise R. Whitbeck, to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as their free and voluntary act and deed for the uses and purposes therein mentioned.

Given under my hand and official seal the day and year last above written.

) ss)



lund a OCKMILLER

NOTARY PUBLIC in and for the State of Washington,

Residing at Seattle, Washington

My appointment expires November 9, 2008

STATE OF WASHINGTON

......

COUNTY OF KING

On this 10th day of APRIL, 2007, before me personally appeared Kathy Brown, to me known to be the Director of the Facilities Management Division, Department of Executive Services, of the corporation that executed the foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said corporation for the uses and purposes therein mentioned, and on oath stated that she is authorized to execute said instrument.

SS

Given under my hand and official seal the day and year last above written.

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M. OUCLMILLE ANNE LOCKMILLER

NOTARY PUBLIC in and for the State of Washington,

Residing at Seattle, Washington

My appointment expires November 9, 2008

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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

(continued)

- 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 or gifts, except to the extent otherwise specified in this Agreement.
- b. Earnest Money. Buyer agrees to deliver the Earnest Money within 2 days after mutual acceptance of this 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 10 earned, if any. If the Earnest Money held by Selling Broker is over \$10,000.00 Buyer has the option to require Selling 11 Broker to deposit the Earnest Money into the Housing Trust Fund Account, with the interest paid to the State 12 Treasurer, if both Seller and Buyer so agree in writing. If the Buyer does not complete an IRS Form W-9 before 13 Selling Broker must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest Money shall 14 be deposited into the Housing Trust Fund Account. Selling Broker may transfer the Earnest Money to Closing Agent at 15 Closing. If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the Selling 16 Broker or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to: (1) provide written 17 verification of receipt of the Earnest Money and notice of dishonor of any check to the parties and licensees at the 18 addresses and/or fax numbers provided herein; and (2) commence an interpleader action in the Superior Court for the 19 county in which the Property is located within 30 days of a party's demand for the Earnest Money (and deduct up to 20 \$250.00 of the costs thereof) unless the parties agree otherwise in writing. 21
- c. Included Items. Any of the following items located in or on the Property are included in the sale; built-in appliances; 22 wall-to-wall carpeting; curtains, drapes and all other window treatments; window and door screens; awnings; storm 23 doors and windows; installed television antennas; ventilating, air conditioning and heating fixtures; trash compactor; 24 fireplace doors, gas logs and gas log lighters; irrigation fixtures; electric garage door openers; water heaters; installed 25 electrical fixtures; lighting fixtures; shrubs, plants and trees planted in the ground; and all bathroom and other fixtures. 26 However, items identified in Specific Term No. 4 are included only if the corresponding box is checked. If any of the 27 above Included Items are leased or encumbered, Seller agrees to acquire and clear title at or before Closing. 28
- d. 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 not assumed by Buyer shall be paid by Seller on or before Closing. Title shall be conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after acquired title.
- e. Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for an Homeowner's Policy of Title Insurance for One-to-Four Family Residence (ALTA 1998), from the Title Insurance Company. If the Title Insurance Company selected by the parties will not issue a Homeowner's Policy for the Property, the parties agree that the Title Insurance Company shall instead issue a standard form Owner's Policy (ALTA 1992). The Title Insurance Company is to send a copy of the preliminary commitment to both Listing Agent and Selling Licensee. The preliminary commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and Exceptions in the Policy 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.
- f. Closing. This sale shall be closed by the Closing Agent on the Closing Date. If the Closing Date falls on a Saturday, Sunday, or legal holiday as defined in RCW 1.16.050, the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, or legal holiday. "Closing" means the date on which all documents are recorded and the sale proceeds are available to Seller. Seller shall deliver keys to Buyer on the Closing Date or on the Possession 50 Date, whichever occurs first. 51

Initials: BUYER: BUYER

DATE: 4/4/07 SELLER: XB DATE: 4-10-07 DATE: 4/4/07 SELLER: DATE: DATE: 4-10-07

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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT

GENERAL TERMS

(continued)

- a, Possession. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. Seller agrees to maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is entitled to possession.
- h. Closing Costs and Prorations. Seller and Buyer shall each pay one-half of the escrow fee unless this sale is FHA or 56 VA financed, in which case it shall be paid according to 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 58 costs, including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this 59 Agreement. If any payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay them at Closing from money due, or to be paid by, Seller. Buyer agrees to pay for remaining fuel in 61 the fuel tank if, prior to Closing, Seller obtains a written statement as to the quantity and current price from the 62 supplier. Seller agrees to pay all utility charges, including unbilled charges. Unless waived in Specific Term No. 16, 63 Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy unpaid utility charges 64 in accordance with RCW 60.80 and Seller agrees to provide the names and addresses of all utilities providing service 65 to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or equivalent). 66
- i. 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.
- k. 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. Receipt by Selling Licensee of a Seller Disclosure Statement, Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards, Public Offering Statement or Resale Certificate, 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.
- I. Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated 89 in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the 90 last calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday 91 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 92 Saturday, Sunday or legal holiday, Any specified period of 5 days or less shall not include Saturdays, Sundays or legal 93 holidays. If the parties agree that an event will occur on a specific calendar date, the event shall occur on that date, 94 except for the Closing Date, which, if it falls on a Saturday, Sunday or legal holiday as defined in RCW 1.16.050, shall 95 occur on the next day that is not a Saturday, Sunday, or legal holiday. Time is of the essence of this Agreement. 96
- m. Facsimile and E-mail Transmission. Facsimile transmission of any signed original document, and retransmission of 97 any signed facsimile transmission, shall be the same as delivery of an original. At the request of either party, or the 98 Closing Agent, the parties will confirm facsimile transmitted signatures by signing an original document. E-mail trans-99 mission of any document or notice shall not be effective unless the parties to this Agreement otherwise agree in writing. 100
- n. Integration. This Agreement constitutes the entire understanding between the parties and supersedes all prior or 101 contemporaneous understandings and representations. No modification of this Agreement shall be effective unless 102 agreed in writing and signed by Buyer and Seller. 103

 $\frac{246}{200} \text{ DATE: } \frac{4/4/07}{4/07} \text{ Seller: } \frac{1696}{200} \text{ DATE: } \frac{4-10-07}{105} \text{ DATE: } \frac{105}{105}$ Initials: BUYER:

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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

NWMLS Form 21

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Residential Purchase & Sale Agreement

(continued)

o. Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written 106 consent, unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line 107 identifying the Buyer on the first page of this Agreement. 108 p. Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following 109 provision, as identified in Specific Term No. 7, shall apply: 110 i. Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 111 Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 112 ii. Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 113 as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual 114 damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 115 any other rights or remedies available at law or equity. 116 a. Attorneys' Fees. If Buyer or Seller institutes suit against the other concerning this Agreement, the prevailing party 117 is entitled to reasonable attorneys' fees and expenses. 118 r. Offer, Buyer agrees to purchase the Property under the terms and conditions of this Agreement. Seller shall have 119 until 9:00 p.m. on the Offer Expiration Date to accept this offer, unless sooner withdrawn. Acceptance shall not be 120 effective until a signed copy is actually received by Buyer, by Selling Licensee or at the licensed office of Selling 121 Licensee. If this offer is not so accepted, it shall lapse and any Earnest Money shall be refunded to Buyer. 122 s. Counteroffer. Seller agrees to sell the Property under the terms and conditions of this Agreement. If Seller makes 123 a counteroffer; Buyer shall have until 9:00 p.m. on the Counteroffer Expiration Date to accept that counteroffer, 124 unless sooner withdrawn. Acceptance shall not be effective until a signed copy is actually received by Seller, by 125 Listing Agent or at the licensed office of Listing Agent. If the counteroffer is not so accepted, it shall lapse and any 126 Earnest Money shall be refunded to Buyer. If no expiration date is specified for a counteroffer, the counteroffer 127 shall expire at 9:00 p.m. 2 days after the counteroffer is delivered by the last party making the counteroffer, unless 128 sooner withdrawn. 129 t. Agency Disclosure. Selling Broker represents the same party that Selling Licensee represents. Listing Broker 130 represents the same party that the Listing Agent represents. If Selling Licensee and Listing Agent are different 131 salespersons affiliated with the same Broker, then both Buyer and Seller confirm their consent to that Broker 132 representing both parties as a dual agent. If Selling Licensee and Listing Agent are the same salesperson 133 representing both parties then both Buyer and Seller confirm their consent to that salesperson and his/her Broker 134 representing both parties as dual agents. All parties acknowledge receipt of the pamphlet entitled "The Law of Real 135 Estate Agency." 136 u. Commission. Seller and Buyer agree to pay a commission in accordance with any listing or commission agreement 137 to which they are a party. The Listing Broker's commission shall be apportioned between Listing Broker and Selling 138 Broker as specified in the listing. Seller and Buyer hereby consent to Listing Broker or Selling Broker receiving 139 compensation from more than one party. Seller and Buyer hereby assign to Listing Broker and Selling Broker, as 140 applicable, a portion of their funds in escrow equal to such commission(s) and irrevocably instruct the Closing Agent 141 to disburse the commission(s) directly to the Broker(s). In any action by Listing or Selling Broker to enforce this 142 paragraph, the prevailing party is entitled to court costs and reasonable attorneys' fees. 143 v. Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 144 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 145 mutual acceptance, Buyer may rescind this Agreement at any time up to 3 days thereafter. 146 w. Property Condition Disclaimer. Real estate brokers and salespersons do not guarantee the value, quality or con-147 dition of the Property. Some properties may contain building materials, including siding, roofing, ceiling, insulation, 148 electrical, and plumbing materials, that have been the subject of lawsuits and/or governmental inquiry because of 149 possible defects or health hazards. In addition, some properties may have other defects arising after construction, 150 such as drainage, leakage, pest, rot and mold problems. Real estate licensees do not have the expertise to identify 151 or assess defective products, materials, or conditions. Buyer is urged to retain inspectors qualified to identify the 152 presence of defective materials and evaluate the condition of the Property. 153 BUYER: RG4 DATE: 4/4/07 SELLER: RG4 DATE: $4-10-09_{154}$ BUYER: DATE: 9/4/07 SELLER: DATE: 155Initials: BUYER:

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ADDENDUM/AMENDMENT TO PURCHASE AND SALE AGREEMENT

The following is part of the Purchase and Sale Agreement dated	, 200	1
between ROBERT J. and DENISE R. WHITBECK	("Buyer")	2
and KING COUNTY	("Seller")	3
concerning_22621 SE 206th STREET, MAPLE VALLEY	("the Property")	4
IT IS AGREED BETWEEN THE SELLER AND BUYER AS FOLLOWS:		5
	(20)	6

1) ...All Seller's right, title and interest in the Property described in this Agreement is subject to a thirty (30) foot access and utility easement described within the Warranty Deed attached hereto as Exhibit A.

2) ...Immediately after recording the Warranty Deed attached hereto, Purchaser instructs Escrow to record the Planting Mitigation Easement in favor of King County, granted to Seller by Purchaser, attached hereto.

3) ...Sale subject to approval by King County Council by Ordinance.

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4) ANTREHED ARE:	15
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EXHIBIT A" LEGAL DESCRIPTION	17
EXHIBIT B- WARRANM DEED	18
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EXHIBIT C - PLANTENSE CANE HENT	20
EXHIBIT D- CONDITION OF PROTEIN NOW	21
EXHIBIT D- CONDITION OF PROPERTY NOW	22
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VVV V	. 27
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ALL OTHER TERMS AND CONDITIONS of said Agreement remain unchanged.	41
AGENT (COMPANY)	42
BY:	43

DATE: 4/4/07 DATE: 4/4/07 SELLER: ______ DATE: _____ 44 SELLER: ______ DATE: _____ 45 Initials: BUYER BOXER: 1

EXHIBIT A

LEGAL DESCRIPTION

Lot A, Boundary Line Adjustment Number L04L0077, recorded under Recofding Number 20050222900014, being a portion of the southeast quarter of the southeast quarter of Section 4, Township 22 North, Range 6 East, W.M., in King County, Wasington, described as follows;

Beginning on the easterly line of said subdivision at a point south 1° 39'00" east 1, 896.94 feet from the east quarter corner of said Section;

Thence south 88° 56'00" west 1,000 feet;

Thence south 1° 39'00" east 487.80 feet;

Thence north 88° 56'00" east 1000 feet to the easterly line of said subdivision'

Thence north 1° 39'00" west along said easterly line 487.80 feet to the Point of Beginning;

(ALSO KNOW AS Tract 8 and the north half of Tract 9 of Maple Valley Garden Tracts, according to the unrecorded plat thereof)

EXHIBIT B

AFTER RECORDING RETURN TO:

Anna Morgan

King County Real Estate Services Section King County Administration Building 500 Fourth Avenue, Room 500 Seattle, Washington 98104

Grantor:1) Robert J. Whitbeck; (2) Denise R. WhitbeckGrantee:King CountyLegal Des:Portion. SE SE, 04-22-06Tax ID #:511240-0040

STATUTORY WARRANTY DEED

The Grantor herein, **KING COUNTY**, a political subdivision of the State of Washington, for the consideration of TEN DOLLARS (\$10.00) and other valuable consideration, conveys and warrants to Robert J. Whitbeck and Denise R. Whitbeck, husband and wife, all interest in the following described real estate:

Lot A, Boundary Line Adjustment Number L04L0077, recorded under Recording Number 20050222900014, being a portion of the southeast quarter of the southeast quarter of Section 4, Township 22 North, Range 6 East, W.M., in King County, Washington, described as follows;

Beginning on the easterly line of said subdivision at a point south 1° 39'00" east 1,896.94 feet from the east quarter corner of said Section;

Thence south 88° 56'00" west 1,000 feet;

Thence south 1° 39'00" east 487.80 feet;

Thence north 88° 56'00" east 1000 feet to the easterly line of said subdivision'

Thence north 1° 39'00" west along said easterly line 487.80 feet to the Point of Beginning;

(ALSO KNOW AS Tract 8 and the north half of Tract 9 of Maple Valley Garden Tracts, according to the unrecorded plat thereof)

SUBJECT TO a non-exclusive, perpetual thirty foot (30') access and utility easement for Lot B and wetlands over the above-described property, and described as follows:

The easement is a 30 foot wide strip of land, the easterly line of which is coincident with the westerly line of the gas pipeline Right-of-Way as conveyed in Right-of-Way contract recorded in the records of King County, Recording Number 4661501, and in Amendment and/or modification of said Easement Recording Number 7107270053 and in Amendment of above Easements Recording Number 20020702000892. (TO BE CONFIRMED BY TITLE REPORT)

Situate in the County of King, State of Washington.

. .

Dated this ______ day of _____, 2007.

EXHIBIT C

AFTER RECORDING RETURN TO:

Anna Morgan

King County Real Estate Services Section King County Administration Building 500 Fourth Avenue, Room 500 Seattle, Washington 98104

Grantor:1) Robert J. Whitbeck; (2) Denise R. WhitbeckGrantee:King CountyLegal Des:Lot A, KCBLA L04L0077, Rec. No. 20050222900014Tax ID #:511240-0040

PLANTING EASEMENT

THIS AGREEMENT made this ______ day of ______, 2007, by and between Robert J. Whitbeck and Denise R. Whitbeck, husband and wife, hereinafter called Grantor, and KING COUNTY, a political subdivision of the State of Washington, hereinafter called the Grantee.

WITNESSETH:

Whereas, Grantors herein are the owners of that certain parcel of land described as follows:

Lot A, Boundary Line Adjustment Number L04L0077, recorded under Recording Number 20050222900014, being a portion of the southeast quarter of the southeast quarter of Section 4, Township 22 North, Range 6 East, W.M., in King County, Washington, described as follows;

Beginning on the easterly line of said subdivision at a point south 1° 39'00" east 1,896.94 feet from the east quarter corner of said Section;

Thence south 88° 56'00" west 1.000 feet;

Thence south 1° 39'00" east 487.80 feet;

Thence north 88° 56'00" east 1000 feet to the easterly line of said subdivision'

Thence north 1° 39'00" west along said easterly line 487.80 feet to the Point of Beginning;

(ALSO KNOW AS Tract 8 and the north half of Tract 9 of Maple Valley Garden Tracts, according to the unrecorded plat thereof)

That Grantors do by these presents grant, convey, and confirm unto said Grantee and its successors and assigns to Grantee a permanent easement, together with a temporary construction, access and maintenance easement, over, across, along, in, upon, and under the following described property:

That portion of Lot "A" of King County Boundary Line Adjustment No. L04L0077, recorded under Recording Number 20050222900014, being a portion of the Southeast quarter of the Southeast quarter of Section 4, Township 22 North, Range 6 East, W.M., in King County, Washington, described as follows:

Commencing at the Northwest corner of said Lot "A"

Thence along the West line of said Lot "A" South 0°51'16" West 100.01;

Thence continuing along said West line South 6°33'16.9" East 26.98 feet to the True Point of Beginning;

Thence continuing along said West line South 06 ° 33'16.9" East, a distance of 145.58 feet to the Southwest corner of said Lot "A";

Thence along the Southerly line of said Lot "A" South 88 ° 16'05.6" East, a distance of 88.64 feet;

Thence North 10 ° 03'37.1" West, a distance of 10.41 feet;

Thence North 35 ° 14'34.6" West, a distance of 46.17 feet;

Thence North 09 °52'39.6" West, a distance of 47.07 feet;

Thence North 07 ° 53'12.6" West, a distance of 39.60 feet;

Thence North 15 ° 33'58.3" West, a distance of 12.81 feet;

Thence North 88 ° 39'27.7" West, a distance of 59.82 feet;

To the True Point of Beginning;

. . .

Containing 0.23 acres, more or less.

Said permanent easement being for the purpose of planting native trees, shrubs, and groundcovers of any kind on the above described property, together with the right of ingress to and egress from said described property for the purpose of pruning, repairing, maintaining removing or replacing said plants, shrubs, and groundcovers planted under the authority of this easement. The type, number and location of plantings and growing objects shall be determined solely by Grantee.

It is agreed by the parties that all plantings and growing objects in the easement area shall be the property of the Grantee and that Grantors shall at no time prune, remove or in any way alter of effect any changes in said plantings and growing objects.

Said temporary construction easement shall commence on the date of this instrument and terminate on the date construction is complete or December 31, 2017, whichever shall first occur.

The Grantor(s) hereby and the COUNTY, by accepting and recording this easement, mutually covenant and agree as follows:

- 1. COUNTY shall, upon completion of any construction of any facilities described herein, remove all debris and restore the surface of the above described property as nearly as possible to the condition in which it existed at the date of this agreement.
- COUNTY shall, if the above described property is disturbed by the maintenance, removal, repair or replacement of the facilities specified herein, restore the surface of the above described property as nearly as possible to the condition in which it existed at the commencement of said maintenance, removal, repair or replacement.
- 3. COUNTY shall, except for negligence on the part of Grantor(s), their heirs, successors and assigns, protect and save harmless Grantor(s) from any and all claims, demands, loss, damage, expense and liability of every kind and description including personal injury and for any damage to or loss or destruction of property whatsoever suffered by Grantor(s), their heirs successors and assigns, or by any persons, firms or corporations, because of the construction and/or maintenance of said facilities.
- 4. All right, title, and interest that may be used and enjoyed without interfering with the easement rights herein conveyed are reserved to the Grantor(s). Except as otherwise provided herein and after the date of this agreement the construction, installation or maintenance of any structures, whether temporary or permanent, shall be absolutely prohibited within the above described permanent easement area and shall be deemed an unreasonable interference with the COUNTY'S easement rights unless specifically approved in writing by the COUNTY which approval shall not be unreasonably withheld. Moreover, as to such non-approved structures the provisions of Paragraph 1, 2, and 3 shall not apply.

In witness whereof, said Grantors have hereunto set their hand and seal the day and year first above written.

Situated in the County of King, State of Washington

GRANTOR

Robert J. Whitbeck

Denise R. Whitbeck

EXHIBIT D

CONDITION OF PROPERTY

AS-IS SALE; REPRESENTATIONS OF SELLER.

.. ..

(a) Condition of the Property. Except for the warranties, representations and indemnifications contained in this Agreement, Seller does not make and specifically disclaims any warranties, express or implied, including any warranty of merchantability or fitness for a particular purpose, with respect to the real estate or personal property located at 22621 SE 206th Street (property), and no employee or agent of Seller is authorized otherwise. Without limitation, the foregoing specifically excludes, except for warranties, representations and indemnifications contained in this Agreement, any warranties or representations with respect to the structural condition of the property, the area of land being purchased, the existence or non-existence of any Hazardous Substances or underground storage tanks, or the actual or threatened release, deposit, seepage, migration or escape of Hazardous Substances, from or into the property, and the compliance or noncompliance of the property with applicable federal, state, county and local laws and regulations, including, without limitation, environmental laws and regulations and seismic/building codes, laws and regulations. For purposes of this Agreement, the term Hazardous Substances shall mean: "hazardous substance" as defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended ("CERCLA"); "hazardous waste" as defined by the Resource Conservation and Recovery Act of 1976 ("RCRA") as amended; hazardous wastes, hazardous materials, hazardous substances, toxic waste, toxic materials, or toxic substances as defined in state or federal statutes or regulations; asbestos-containing materials, polychlorinated biphenyls; radioactive materials, chemicals known to cause cancer or reproductive toxicity; petroleum products, distillates or fractions; any substance the presence of which is prohibited by statute or regulation; and any substance for which any statute or regulation requires a permit or special handling in its use, collection, storage, treatment or disposal.

(b) Limited Representations. Seller acknowledges and represents only that it is a municipal corporation and subdivision of the State of Washington duly organized, validly existing and in good standing under the laws of the State of Washington. Seller has all requisite corporate power and authority to carry on its business as it is now being conducted in the place where such businesses are now conducted and that the execution, delivery and performance of this Agreement by Seller (i) is within the powers of Seller as a municipal corporation, (ii) has been or will be on or before the closing date, duly authorized by all necessary action of the Seller's legislative authority, and (iii) does not and will not violate any provision of any law, rule, regulation, order, writ, judgment, decree or award to which the Seller is a party or which is presently in effect and applicable to Seller. This Agreement constitutes the legal, valid and binding obligation of Seller enforceable against Seller in accordance with the terms thereof.

(c) All representations, warranties and covenants of Seller contained herein or in any document delivered pursuant hereto shall be true and correct in all material respects when made and as of the Closing date.

RJW

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©Copyright 2003 NWMLS Form 22J Northwest Multiple Listing Service W.A.R. Form No. A-11 ALL RIGHTS RESERVED Disclosure Lead Based Paint and Hazards Rev. 03/03 DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT Page 1 of 2 AND LEAD-BASED PAINT HAZARDS Addendum to Purchase & Sale or Lease Agreement Purchase and Sale Agreement dated The following is part of the WHITBECK DEASISE ("Buyer" and/or "Lessee") OBJET J. 2 2 between ING かいび ("Seller" and/or "Lessor") 3 and HALLE VALLEY 206-1h STREET SE 27621 (the "Property") 4 concernina Purchase & Sale Agreement Lead Warning Statement 5 Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 6 is notified that such property may present exposure to lead from lead-based paint that may place young children 7 at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological 8 damage, including learning disabilities, reduced intelligence quotient, behavioral problems and impaired memory. 9 Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real 10 property is required to provide the buyer with any information on lead-based paint hazards from risk assessments 11 or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk 12 13 assessment or inspection for possible lead-based paint hazards is recommended prior to purchase. Lease Agreement Lead Warning Statement 14 Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health 15 hazards if not taken care of properly. Lead exposure is especially harmful to young children and pregnant women. 16 Before renting pre-1978 housing, landlords must disclose the presence of known lead-based paint and lead-based 17 paint hazards in the dwelling. Tenants must also receive a Federally approved pamphlet on lead poisoning 18 19 prevention. 20 **Cancellation Rights** If a residential dwelling was built on the Property prior to 1978, Buyer may rescind the Agreement at any time up to 21 3 days after Buyer receives this Disclosure, unless Buyer receives this disclosure prior to entering the Agreement. 22 NOTE: In the event of pre-closing possession of more than 100 days by Buyer, the term Buyer also means Tenant. 23 24 Seller's/Lessor's Disclosure 25 (a) Presence of lead-based paint and/or lead-based paint hazards (check one below): 26 Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). 27 Seller/Lessor has no knowledge of lead-based paint and/or lead-based paint hazards in the housing. 28 (b) Records and reports available to the Seller/Lessor (check one below): 29 Seller/Lessor has provided the Buyer/Lessee with all available records and reports pertaining to lead-based 30 paint and/or lead-based paint hazards in the housing (list documents below). 31 32 33

Seller/Lessor has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.

34

Seller has reviewed the information above and certifies, to the best of Seller's knowledge, that the statements made and 35 information provided by Seller are true and accurate. 36

		Mit Mill	4.10.00	-
Seller/Lessor	Date	Seller/Lessor	Date	37
Initials: BUYER/LESSEE:	DATE: 4/4/07 DATE: 4/4/07	SELLER/LESSOR: 24B	DATE: 4-10-07 DATE: 4.10-7	

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NWMLS Form 22J	
W.A.R. Form No. A-11	
Disclosure Lead Based Pai	nt and Hazards
Rev. 03/03	
Page 2 of 2	DISCLO

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CLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

Addendum to Purchase & Sale or Lease Agreement

. 1	(Continued)
	001/01/0000

Buyer's/Lessee's Acknowledgment	40
(c) Buyer/Lessee has received copies of all information listed above.	41
(d) Buyer/Lessee has received the pamphlet "Protect Your Family from Lead in Your Home."	42
(e) Buyer has (check one below only if Purchase and Sale Agreement):	43
Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.	44 45
Accepted an opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards on the following terms and conditions:	46 47
This Agreement is conditioned upon a risk assessment or inspection of the Property for the presence of lead-based paint and/or lead-based paint hazards, to be performed by a risk assessor or inspector at the Buyer's expense. (Intact lead-based paint that is in good condition is not necessarily a hazard. See the EPA pamphlet "Protect Your Family From Lead in Your Home" for more information.)	48 49 50 51
This contingency SHALL CONCLUSIVELY BE DEEMED SATISFIED (WAIVED) unless Buyer gives written notice of disapproval of the risk assessment or inspection to the Seller within(10 days if not filled in) after receiving this Disclosure. Buyer's notice must identify the specific existing deficiencies and corrections needed and must include a copy of the inspection and/or risk assessment report.	52 53 54 55
The Seller may, at the Seller's option, within days (3 days if not filled in) after Seller's receipt of Buyer's disapproval notice, give written notice that Seller will correct the conditions identified by Buyer. If Seller agrees to correct the conditions identified by Buyer, then it shall be accomplished at Seller's expense prior to the closing date, and Seller shall provide Buyer with certification from a risk assessor or inspector demonstrating that the condition(s) has been remedied prior to the closing date. In lieu of correction, the parties may agree on any other remedy for the disapproved condition(s), including but not limited to cash payments from Seller to Buyer or adjustments in the purchase price. If such an agreement on non-repair remedies is secured in writing before the expiration of the time period set forth in this subparagraph, then this contingency will be deemed satisfied.	56 57 58 59 60 61 62 63 64
If the Seller does not give notice that the Seller will correct the conditions identified in Buyer's risk assessment or inspection, or if the parties cannot reach an agreement on alternative remedies, then Buyer may elect to give notice of termination of this Agreement within days (3 days if not filled in) after expiration of the time limit in the preceding subparagraph or delivery of the Seller's notice pursuant to the preceding subpara- graph, whichever first occurs. The earnest money shall then be returned to the Buyer and the parties shall have no further obligations to each other. Buyer's failure to give a written notice of termination means that the Buyer will be required to purchase the Property without the Seller having corrected the conditions identified in Buyer's risk assessment or inspection and without any alternative remedy for those conditions. Buyer waives the right to receive an amended Real Property Transfer Disclosure Statement (NWMLS Form No. 17 or equivalent) pursuant to RCW 64.06 based on any conditions identified in inspection and/or risk	68 69 70 71 72 73 74
assessment report(s).	75 76
Buyer has reviewed the information above and certifies, to the best of Buyer's knowledge, that the statements made by Buyer are true and accurate.	70
Acht & Whitten 4/4/07 Date Buyer/Lessee 4/4/07 Buyer/Lessee Date	78
Licensees' Acknowledgment	79
Licensees have informed the Seller/Lessor of the Seller's/Lessor's obligations under 42 U.S.C. 4852(d) and are aware of their responsibility to ensure compliance. MTMT-4.coo7 $MTMT$ $U.oo;$	80 81 7 82
	83 84

NIMMI S Form No. 22E **FHA Home Inspection Notice** Rev. 2/04 Page 1 of 1

US Department of Housing and Urban Development (HUD) Federal Housing Administration

For Your Protection: Get a Home Inspection

SF

DENSE

206th

Name of Buyer(s) ROBERT J 3 Property Address

Why a Buyer Needs a Home Inspection

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HAPLE VALLEY Y

A home inspection gives the buyer more detailed information about the overall condition of the home prior to purchase. In a home inspection, a qualified inspector takes an in-depth, unbiased look at your potential new home to:

- · evaluate the physical condition: structure, construction, and mechanical systems
- identify items that need to be repaired or replaced
- · estimate the remaining useful life of the major systems, equipment, structure, and finishes

Appraisals are Different from Home Inspections

An appraisal is different from a home inspection. Appraisals are for lenders; home inspections are for buyers. An appraisal is required for three reasons:

- to estimate the market value of a house
- to make sure that the house meets FHA minimum property standards/requirements
- to make sure that the house is marketable

FHA Does Not Guarantee the Value or **Condition of your Potential New Home**

If you find problems with your new home after closing, FHA can not give or lend you money for repairs, and FHA can not buy the home back from you.

Radon Gas Testing

The United States Environmental Protection Agency and the Surgeon General of the United States have recommended that all houses should be tested for radon. For more information on radon testing, call the National Radon Information Line at 1-800-SOS-Radon (1-800-644-6999). As with a home inspection, if you decide to test for radon, you may do so before signing your contract, or you may do so after signing the contract as long as your contract states the sale of the home depends on your satisfaction with the results of the radon test.

WHITBECK

STREET

Be an Informed Buyer

It is your responsibility to be an informed buyer. Be sure that what you buy is satisfactory in every respect. You have the right to carefully examine your potential new home with a qualified home inspector. You may arrange to do so before signing your contract, or may do so after signing the contract as long as your contract states that the sale of the home depends on the inspection.

I/we understand the importance of getting an independent home inspection. I/we have considered this before signing a contract with the seller for a home. Furthermore, I/we have carefully read this notice and fully understand that FHA will not perform a home inspection nor guarantee the price or condition of the property.

We choose to have a home inspection performed.

I/We choose not to have a home inspection performed.

Aulatten

Signature & Date

Form HUD-92564-CN (12/03)

NWMLS Form 22K	
Identification of Utilities Addendum	
Rev. 8/03	
D	

payment of, Seller's utility charges.

IDENTIFICATION OF UTILITIES ADDENDUM TO PURCHASE AND SALE AGREEMENT © Copyright 2003 Northwest Multiple Listing Service All Rights Reserved

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The following is part of the Purchase and Sale Agreemen	nt dated, 200,	
between		
	("Selle	")
	(the "Property	")
necessary to satisfy unpaid utility charges affecting the F to the Property and having lien rights are as follows:	osing Agent to administer the disbursement of closing funds Property. The names and addresses of all utilities providing service	
WATER DISTRICT:	Name	
	Address	
	City, State, Zip	1
SEWED DISTRICT.	Giy, State, Lip	1
SEWER DISTRICT:	Name	 1
	Address	- 1
	City, State, Zip	_
IRRIGATION DISTRICT:		1
	Name	' 1:
	Address	
- 	City, State, Zip	'
GARBAGE:		1
	Name	1
· · · · · · · · · · · · · · · · · · ·	Address	1!
	City, State, Zip	—
ELECTRICITY:	Name	20
	· · · · · · · · · · · · · · · · · · ·	2'
	Address	22
	City, State, Zip	
GAS:	Name	23
	Address	_ 24
	City, State, Žip	2
	Chy, Obic, 219	
SPECIAL DISTRICT(S): (local improvement districts or uliility local improvement districts)	Name	28
	Address	_ 27
	City, State, Zip	_ 28
with the names and addresses of all utility providers having		- 29 30 31 32 33
	or alter the Seller's obligation to pay all utility charges (including gent and Selling Licensee are not responsible for, or to insure	34 35 36

 Initials:
 BUYER:
 DATE:
 DATE:
 DATE:

 BUYER:
 DATE:
 SELLER:
 DATE:

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NWMLS Form No. 17		Ø	Copyright	2006	
W.A.R. Form No. D-5			Multīple I. IGHTS RE	isting Servi	cė
Rev. 6/06 SELLER DI Page 1 of 5 Pages	ISCLOSURE STATEMENT †	ALLA	101113 KC	SERVED	
SELLER: KING COUNT				<u></u>	1
† To be used in transfers of residential real property, including m	ulti-family dwellings up to four units; new cons	struction; condo	miniums	not subject	2
to a public offering statement, certain timeshares, and manufactu further explanations.	red and mobile homes. See RCW Chapter 64.0)6 and Section 4	3.22.432	for	3 4
INSTRUCTIONS TO THE SELLER			• •• > 1 • • • 1	1 AL -	5 6
Please complete the following form. Do not leave any spaces bla answer is 'yes" to any asterisked (*) item(s), please explain on a	attached sheets. Please refer to the line number	r(s) of the quest	ion(s) wh	ιεη γου	7
provide your explanation(s). For your protection you must date as the disclosure statement must occur not later than five (5) busin	nd initial each page of this disclosure statemen	t and each attacl	hment. D	elivery of	8
and sale agreement between Buyer and Seller.	255 0295, 011055 01101 4150 2greed, 21101 11110.	i acceptance of		purchase	9 10
NOTICE TO THE BUVED					10
NOTICE TO THE BUYER • THE FOLLOWING DISCLOSURES ARE MADE BY THE S	ELLER ABOUT THE CONDITION OF THE	E PROPERTY	LOCATI	ED AT	12
22621 SE 206th	STRUET, MAPLE VALL	UN		 ,	, 13
CITY , COUNTY KIN	6 ("THE PROPERTY") OR AS				
ATTACHED EXHIBIT A. SELLER MAKES THE FOLLOW	ING DISCLOSURES OF EXISTING MATE	RIAL FACTS	OR MAT	ERIAL	15 16
DEFECTS TO BUYER BASED ON SELLER'S ACTUAL KM THIS DISCLOSURE STATEMENT. UNLESS YOU AND SE	I FR OTHERWISE AGREE IN WRITING.	YOU HAVE T	HREE (B)	10
BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S	SAGENT DELIVERS THIS DISCLOSURE :	STATEMENT '	το γου	то	18
RESCIND THE AGREEMENT BY DELIVERING A SEPAR.	ATELY SIGNED WRITTEN STATEMENT	OF RESCISSIC	N TO S	ELLER	19 20
OR SELLER'S AGENT. IF THE SELLER DOES NOT GIVE WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER	THE TIME YOU ENTER INTO A PURCHA	ASE AND SAL	E AGRE	EMENT.	21
THE FOLLOWING ARE DISCLOSURES MADE BY SEI					22
LICENSEE OR OTHER PARTY. THIS INFORMATION IS	FOR DISCLOSURE ONLY AND IS NOT IN	NTENDED TO	BE A PA	ART OF	23
ANY WRITTEN AGREEMENT BETWEEN BUYER AND S		ορερτν νου		NUCEN	24 25
FOR A MORE COMPREHENSIVE EXAMINATION OF TO OBTAIN AND PAY FOR THE SERVICES OF QUALIFI	ED EXPERTS TO INSPECT THE PROPER	RTY, WHICH N	ARE MI	CLUDE,	25 26
WITHOUT LIMITATION, ARCHITECTS, ENGINEERS, LA	ND SURVEYORS, PLUMBERS, ELECTRIC	CIANS, ROOFI	ERS, BU	ILDING	27
INSPECTORS, ON-SITE WASTEWATER TREATMENT IN BUYER AND SELLER MAY WISH TO OBTAIN PROFESS	SPECTORS, OR STRUCTURAL PEST INSI	PECTORS. THE	E PROSI	PECTIVE	28 29
PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT	BETWEEN THEM WITH RESPECT TO /	NY ADVICE,	INSPEC	TION,	30
DEFECTS OR WARRANTIES.					31
Seller is/ is not occupying the property.					32
I. SELLER'S DISCLOSURES:		(33 34
* If you answer "Yes" to a question with an asterisk (*), pleas publicly recorded. If necessary, use an attached sheet.	e explain your answer and allach documents, i	I available and r YES		DON'T	35
1. TITLE		, interviewent	NO	KNOW	36
A. Do you have legal authority to sell the property? If not, p	lease explain.	Ľ	\Box		37
*B. Is title to the property subject to any of the following?			Ø		38
(1) First right of refusal					39
(2) Option				Ц	40
(3) Lease or rental agreement		· n		Н	41 42
 (4) Life estate *C Are there any encroachments, boundary agreements, or b 	oundary disputes?				43
*D. Are there any rights of way, easements, or access limitat		<u> </u>			44
Buyer's use of the property?				\Box	45
*E. Are there any written agreements for joint maintenance of				Ø	46
*F. Is there any study, survey project, or notice that would ad		Ц	Ц	I	47
*G. Are there any pending or existing assessments against th				Ľ	. 48
*H. Are there any zoning violations, nonconforming uses, or a on the property that would affect future construction or re		· D/		ľ	49 50
*). Is there a boundary survey for the property?		$\vec{\mathbf{v}}$	$\overline{\Box}$	$\overline{\Box}$	51
*). Are there any covenants, conditions, or restrictions which	affect the property?				52
PLEASE NOTE: Covenants, conditions, and restrictions which	purport to forbid or restrict the conveyance, e	ncumbrance, oco	upancy,	or lease of	53
real property to individuals based on race, creed, color, sex, nation 49.60.224.					54 55
49.60.224. SELLER'S INITIAL:DATE:	SELLER'S INITIAL: 27	DATE	4.70	0.0-	56
	/				•

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WMLS Form No. 17 J.A.R. Form No. D-5 ev. 6/06 SELLER DISCLOSURE STATEMENT	Northwes	O Copyright 1 Multiple L RIGHTS RE	isting Service
age 2 of 5 Pages	YES	; NO	DON'T
. WATER			KNOW
A. Household Water			
(1) The source of water for the property is: Private or publicly owned water system			,
Private well serving only the subject property * Other water system	П		m
*If shared, are there any written agreements? *(2) Is there an easement (recorded or unrecorded) for access to and/or maintenance	Ŀ	<u>.</u>	
of the water source?			Ľ)
*(3) Are there any known problems or repairs needed?			
 (4) During your ownership, has the source provided an adequate year round supply of potable water? If no, please explain: 			Ø
*(5) Are there any water treatment systems for the property? If yes, are they: 🗌 Leased 🗌 Owned	. 🗆		ľ
B. Irrigation			
(1) Are there any water rights for the property, such as a water right, permit, certificate, or claim?			d D
*(a) If yes, have the water rights been used during the last five-years?			
*(b) If so, is the certificate available?			LY
C. Outdoor Sprinkler System	П	П	IN
(1) Is there an outdoor sprinkler system for the property?*(2) If yes, are there any defects in the system?	ñ	П	ref.
*(3) If yes, is the sprinkler system connected to irrigation water?	П	Ē	দ
SEWER/ON-SITE SEWAGE SYSTEM			
A. The property is served by:			
Public sewer system M On-site sewage system (including pipes, tanks, drainfields, and all other compo	onent parts)	
Other disposal system	,	·	
Please describe:			
, jebse besensbe.			
B. If public sewer system service is available to the property, is the house connected to the sewer main?			ď
connected to the sewer main?			đ
			र्ष
connected to the sewer main? If no, please explain:	-		_
 connected to the sewer main? If no, please explain: C. Is the property subject to any sewage system fees or charges in addition to those covered in your regularly billed sewer or on-site sewage system maintenance service? D. If the property is connected to an on-site sewage system: *(1) Was a permit issued for its construction, and was it approved by the local health department or 			Ę
 connected to the sewer main? If no, please explain: C. Is the property subject to any sewage system fees or charges in addition to those covered in your regularly billed sewer or on-site sewage system maintenance service? D. If the property is connected to an on-site sewage system: *(1) Was a permit issued for its construction, and was it approved by the local health department or district following its construction? 			_
 connected to the sewer main? If no, please explain: C. Is the property subject to any sewage system fees or charges in addition to those covered in your regularly billed sewer or on-site sewage system maintenance service? D. If the property is connected to an on-site sewage system: *(1) Was a permit issued for its construction, and was it approved by the local health department or district following its construction? (2) When was it last pumped? 			Ę
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 connected to the sewer main? If no, please explain:			ष ष वत्रहा व
 connected to the sewer main? If no, please explain: C. Is the property subject to any sewage system fees or charges in addition to those covered in your regularly billed sewer or on-site sewage system maintenance service? D. If the property is connected to an on-site sewage system: *(1) Was a permit issued for its construction, and was it approved by the local health department or district following its construction? (2) When was it last pumped? *(3) Are there any defects in the operation of the on-site sewage system? (4) When was it last inspected? By whom: (5) For how many bedrooms was the on-site sewage system approved? bedrooms E. Are all plumbing fixtures, including laundry drain, connected to the sewer/on-site sewage system? If no, please explain: *F. Have there been any changes or repairs to the on-site sewage system? G. Is the on-site sewage system, including the drainfield, located entirely within the boundaries of the property? If no, please explain: 			व छ वर्ष छ
 connected to the sewer main? If no, please explain:			ष ष वत्रहा व

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SELLER DISCLOSURE STATEMENT

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H	OTICE: IF THIS SELLER DISCLOSURE STATEMENT IS BEING COMPLETED FOR NEW CO AS NEVER BEEN OCCUPIED, SELLER IS NOT REQUIRED TO COMPLETE THE QUESTION TRUCTURAL) OR ITEM 5 (SYSTEMS AND FIXTURES).				109 110 111 112
4. ST	TRUCTURAL				113
*A	. Has the roof leaked?		Ľ	Ø	114
*B	3. Has the basement flooded or leaked?				115
*0	. Have there been any conversions, additions or remodeling?				116
	*(1) If yes, were all building permits obtained?				117
	*(2) If yes, were all final inspections obtained?				118
*E). Do you know the age of the house?				119
	If yes, year of original construction: 1938 are to ASSESSOr				120
*F	. Has there been any settling, slippage, or sliding of the property or its improvements?				121
	Are there any defects with the following: (If yes, please check applicable items and explain.)	П	П		122
1	Foundations Decks Exterior Walls			UK LI	123
	Chimneys Interior Walls Fire Alarms	•			324
	Doors Windows Patios				125
				•	125
				•	320
	Pools Hot Tub Sauna				
	Sidewalks Outbuildings Fireplaces				128
	Garage Floors Walkways Wood Stoves				129
	Siding Other	r-7	—		130
*0	i. Was a structural pest or "whole house" inspection done? If yes, when and by whom was the inspection completed?			Ø	131 132 133
*H	During your ownership, has the property had any wood destroying organisms or pest infestations?	П		P	134
	I. Is the attic insulated?		Π	F	135
J	l. Is the basement insulated?		Π	ē	136
5. 5)	STEMS AND FIXTURES			•	137
	. If any of the following systems or fixtures are included with the transfer, are there any defects?				138
	lf yes, please explain:				139
	Electrical system, including wiring, switches, outlets, and service			Ē	140
	Plumbing system, including pipes, faucets, fixtures, and toilets	$\overline{\Box}$		Ð	141
	Hot water tank			Ŀ	142
	Garbage disposal			Ð	143
	Appliances			Ū	144
	Sump pump			ľ	145
	Heating and cooling systems			Ð	146
	Security system 🔲 Leased 🔲 Owned			Ŀ	147
	Other			P	148
*B	. If any of the following fixtures or property is included with the transfer, are they leased? (If yes, please attach copy of lease.)			÷	149 150
	Security System			. L J	151
	Tanks (type):				152
	Satellite dish	Ц			353
	Other:			1	154
SELL	ER'S INITIAL: DATE: SELLER'S INITIAL: 67-20-	DATE:	4.10	-OF	155
	3 RT				

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Page 4 of 5 Pages				DON'T	. 1
6. COMMON INTERESTS		YES	NO	KNOW	1
A. Is there a Home Owners' Association? Name of Association	·			P]]
B. Are there regular periodic assessments?				Ľ	
per month years					
Other				3	
*C. Are there any pending special assessments?				ांग	
*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)?	·			۲ ی ۲	
7. GENERAL	·				
*A. Have there been any drainage problems on the property?				Ð	
*B. Does the property contain fill material?				Ð	
*C. Is there any material damage to the property from fire, wind, floods, beach movements, earthquake, expansive soils, or landslides?				e.	
D. Is the property in a designated flood plain?				L2	
E. Has the local (city or county) planning agency designated your property as a "frequently flooded area"?				ľ	
*F. Are there any substances, materials, or products on the property that may be environmental concerns, such as asbestos, formaldehyde, radon gas, lead based paint, fuel or chemical storage tanks, or contaminated soil or water?				e,	•
*G. Are there any tanks or underground storage tanks (e.g., chemical, fuel, etc.) on the property?				র্ আ	/
*H. Has the property ever been used as an illegal drug manufacturing site?		\Box		_ لکل	,
*]. Are there any radio towers in the area that may cause interference with telephone reception?				1	
 8. LEAD BASED PAINT (Applicable if the house was built before 1978.) A. Presence of lead-based paint and/or lead-based paint hazards (check one below): 				:	
Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).				•	
Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.					
B. Records and reports available to the Seller (check one below):				· .	
Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).					
Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards i	n the housing.				
9. MANUFACTURED AND MOBILE HOMES					
If the property includes a manufactured or mobile home,					
*A. Did you make any alterations to the home?					
If yes, please describe the alterations:			_		
*B. Did any previous owner make any alterations to the home?					
If yes, please describe the alterations:					
$^{*}C.$ If alterations were made, were permits or variances for these alterations obtained?					
10. FULL DISCLOSURE BY SELLERS					
A. Other conditions or defects: *Are there any other existing material defects affecting the property that a prospective byyer should know about?					
SELLER'S INITIAL: DATE: SELLER'S INITIAL:	y	.1		60	
SELLER'S INITIAL: DATE: SELLER'S INITIAL: ////	DA	TE: _/	· 10	.04	:

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Copyright 2006 NWMIS Form No. 17 Northwest Multiple Listing Service W.A.R. Form No. D-5 ALL RIGHTS RESERVED SELLER DISCLOSURE STATEMENT Rev. 6/06 Page 5 of 5 Pages 203 **B.** Verification The foregoing answers and attached explanations (if any) are complete and correct to the best of Seller's knowledge and Seller has 204 received a copy hereof. Seller agrees to defend, indemnify and hold real estate licensees harmless from and against any and all claims 205 that the above information is inaccurate. Seller authorizes real estate licensees, if any, to deliver a copy of this disclosure statement to 206 other real estate licensees and all prospective buyers of the Property. 207 208 _____ Date: _____ Date: Seller _____ 209 Seller NOTICES TO THE BUYER 210 211 SEX OFFENDER REGISTRATION INFORMATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOCAL LAW ENFORCEMENT 212 AGENCIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO OBTAIN THIS INFORMATION AND IS 213 234 NOT AN INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS. PROXIMITY TO FARMING 215 THIS NOTICE IS TO INFORM YOU THAT THE REAL PROPERTY YOU ARE CONSIDERING FOR PURCHASE MAY LIE 216 IN CLOSE PROXIMITY TO A FARM. THE OPERATION OF A FARM INVOLVES USUAL AND CUSTOMARY AGRICUL-217 TURAL PRACTICES, WHICH ARE PROTECTED UNDER RCW 7.48.305, THE WASHINGTON RIGHT TO FARM ACT. 218 II. BUYER'S ACKNOWLEDGEMENT 219 220 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 221 222 attention and observation. B. The disclosures set forth in this statement and in any amendments to this statement are made only by the Seller and not by any real 223 224 estate licensee or other party. C. Buyer acknowledges that, pursuant to RCW 64.06.050 (2), real estate licensees are not liable for inaccurate information provided by 225 226 Seller, except to the extent that real estate licensees know of such inaccurate information. D. This information is for disclosure only and is not intended to be a part of the written agreement between Buyer and Seller. 227 E. Buyer (which term includes all persons signing the "Buyer's acceptance" portion of this disclosure statement below) has received a copy 228 of this Disclosure Statement (including attachments, if any) bearing Seller's signature(s). 229 F. If the house was built prior to 1978, Buyer acknowledges receipt of the pamphlet Protect Your Family From Lead in Your Home. 230 DISCLOSURES CONTAINED IN THIS DISCLOSURE STATEMENT ARE PROVIDED BY SELLER BASED ON SELLER'S ACTUAL 231 KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE. UNLESS BUYER AND SELLER 232 OTHERWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S 233 AGENT DELIVERS THIS DISCLOSURE STATEMENT TO RESCIND THE AGREEMENT BY DELIVERING A SEPARATELY 234 SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. IF SELLER DOES NOT GIVE YOU A 235 COMPLETED DISCLOSURE STATEMENT, THEN YOU MAY WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME 236 YOU ENTER INTO A SALE AGREEMENT. 237 BUYER HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS DISCLOSURE STATEMENT AND ACKNOWLEDGES THAT 238 THE DISCLOSURES MADE HEREIN ARE THOSE OF THE SELLER ONLY, AND NOT OF ANY REAL ESTATE LICENSEE OR 239 240 OTHER PARTY. DATE: DATE: _____ 241 242 BUYER: BUYER: 243 BUYER'S WAIVER OF RIGHT TO REVOKE OFFER Buyer has read and reviewed the Seller's responses to this Seller Disclosure Statement. Buyer approves this statement and waives Buyer's right 244 245 to revoke Buyer's offer based on this disclosure. DATE: 246 DATE: BUYER: BUYER: 247 BUYER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT 248 Buyer has been advised of Buyer's right to receive a completed Seller Disclosure Statement. Buyer waives that right. 249 _____ DATE: _____ 250 DATE: BUYER: 251 BUYER: If the answer is "Yes" to any asterisked (*) itcms, please explain below (use additional sheets if necessary). Please refer to the line number(s) of 252 253 the question(s). 254 255 SELLER'S INITIAL DATE: 4.D.07 SELLER'S INITIAL: _____ DATE: _____ 256