Hunter

New Construction Addendum

Liat "Bu	The following is made a part of that certain Purchase and Sale Agreement and/or Earnest Money Agreement, einafter "the Agreement", dated, between Hunter Homes Building Group, a Washington Limited pility Company, as "Seller" or "Builder", and as "Purchaser" or yer". This agreement covers the purchase and sale of the home known as Plan No and/or known as
Wo:	Plan, on that certain real property commonly known as Lot of odbrook located in Pierce County, WA.
1.	CLOSING/ESCROW TITLE shall be through the following:
	C W Title and Escrow @ 253-200-2700
	1002 39 th Ave SW, Ste 101, Puyallup, WA 98373
	Kim Miller
2.	TITLE shall be through the following:
	C W Title and Escrow @ 253-200-2700
	1002 39 th Ave SW, Ste 101, Puyallup, WA 98373
3.	PURCHASER's Lender :
	Bank Name:
	Loan Officer:
	Phone Number:
4.	CLOSING COSTS. Seller has approved up to a \$6,000 credit for closing costs on lot, provided that:
	Buyer(s) must be pre-approved with our Preferred Lender, Brooke Villano of Veterans United Home Loans within five (5) days of Mutual Agreement, and successfully close with Brooke Villano of Veterans United Home Loans.
	If Buyer(s) use lender other than Brooke Villano of Veterans United Home Loans, then Buyer(s) shall receive up to \$4,000 in closing costs.
	Buyer(s) may use lender of choice, but Buyer(s) is still required to make application with the above lender, if only for purposes of pre-approval. Contact Brooke Villano at 253-720-6248.
	Closing Cost Credit may only be used toward closing costs and is not redeemable in cash or credit toward upgrades. Purchaser agrees to make loan application and have financing contingency removed within 5 days. This supersedes Financing Addendum Form 22A.
5.	EARNEST MONEY. Earnest money shall be at least \$2,500 for existing inventory and at least \$5,000 for all presales. Earnest Money to be deposited with C W Title and Escrow, and be released to Seller as Non-refundable Builder Deposit 30 days after Mutual Agreement.
6.	IF THIS IS A CASH PURCHASE , the total amount of the purchase/sales price must be deposited into escrow within three business days of the mutual acceptance of the Agreement. Escrow can be instructed to deposit the funds into an interest bearing account for the benefit of the Purchaser.
7.	LENDER FEES. Buyer and Buyer's Lender are aware that builder will not pay any of the lenders fees on behalf of the Purchaser to Purchaser's Lender, or others, unless specifically agreed to in writing in the Agreement (or Addendum thereto) that this is a part of; such as document processing fees, review fees, underwriting fees, funding fees, or any other such lender fees.
Buy	yers Initials Sellers Initials

8. PERSONALIZATION. Purchaser acknowledges that the final selections and personalization of their new home is to be completed prior to the commencement of construction. If Purchaser requests any changes, alterations and/or additional upgrades or features after commencement of construction, Seller may, in its sole discretion either deny such request OR it may allow such request provided that Purchaser prepay the Seller the full price of all requested changes, alterations and/ or additional upgrades or features plus a construction change fee of up to \$200.00 per request. Purchaser is strongly encouraged to request all changes, alterations and/or additional upgrades or features to their new home before construction commences. Time is of the essence to accomplish this for the purposes of ordering Purchaser preference items and the property appraisal on a timely basis so as not to delay the completion of construction. If Purchaser elects to make any upgrade or selection outside of Seller's standard stock materials, the Purchaser shall pay in advance the costs of any and all of such upgrades and additional features directly to the Seller and such payment shall then become non-refundable. Purchaser also acknowledges that due to variable appraisal policies, the full value of the upgrades and additional features may not be included in the appraised value of the property. Purchaser agrees to execute a waiver of low appraisal, except on FHA/VA financed transactions, if necessary to include the value of upgrades and additional features to the purchase price.

Buyer understands that although changes/upgrades may add value to the Home, the appraisal value may not increase at all, and therefore the Buyer may not be able to finance upgrades. In the event appraisal value is less than the purchase price, Buyer and Seller conditionally agree to lower the purchase price as follows: 1. If upgrades are less than the Builder Deposit, Seller agrees to reduce the purchase price by the difference between the appraisal value and the purchase price. Buyer agrees to reduce the amount of Builder Deposit to be credited at closing by the same. Or, 2. If upgrades total more than the Builder Deposit, Seller agrees to reduce the purchase price to the appraised value. Buyer agrees to forfeit the Builder Deposit credit at closing, and agrees to pay any remaining balance in cash at closing.

- 9. COMPLETION OF NEW HOME. The completion date is an estimated target date only. Any completion date contained in this agreement or communicated to the Purchaser by Seller or Agent is the best estimate of when the new home will be completed and in no way is meant as a guarantee. SELLER IS NOT RESPONSIBLE for the expiration of Purchaser's loan commitment, penalties, loan fees or other fees or losses due to the estimated completion date not being met. PURCHASER IS ADVISED TO ENSURE THAT THEIR LENDER AND ANY OTHER INTERESTED PARTY IS MADE AWARE OF THIS AGREEMENT.
- 10. COMPLETION DEFINED. Completion is defined as when construction is substantially complete and a CERTIFICATE OF OCCUPANCY is issued.
- 11. LOCATION OF HOME. SELLER HAS SOLE DISCRETION TO DETERMINE THE EXACT LOCATION OF HOME ON THE PROPERTY BEING PURCHASED.
- 12. GRADE AGREEMENT. The Builder/Developer makes no warranties, expressed or implied, as to the grade (gradient) of lot except that the lot will be graded to drain away from the home. The Purchaser shall be responsible for properly providing the grade (gradient) at such time as the lot is prepared for landscaping. By their signature hereon, the Purchaser acknowledges that they are aware of their responsibility to insure proper grading and shall not hold the builder/developer responsible for any standing water or problems as the result of precipitation. Any question as to grade (gradient) should be addressed to a civil engineer or other professional. In the event that front yard and back yard landscaping are provided by the Builder, the grade shall be the responsibility of the Builder, to insure proper grading, holding the Buyer harmless.



13. **INSULATION.** The Federal Trade Commission Regulations require the following information be disclosed:

INSULATION LOCATION	INSULATION TYPE	THICKNESS IN INCHES	R-VALUE
Wall - Exterior	Fiberglass Batts	5.5"	R-21
Crawl Space, Overhangs,	Fiberglass Batts	10"	R-30
Floor Over Garage,			
Ceiling	Fiberglass Blow	16"	R-49
Ceiling – in Vaulted Areas	Fiberglass Batts – 1 st 2'	5.5"	R-21
	Fiberglass Blow	16"	R-49

- 14. **SUBSTITUTION**. Seller reserves the right to substitute items of comparable quality without prior notice to Purchaser. All items are subject to reasonable availability.
- **15. NO VERBAL REPRESENTATIONS.** It is natural during the course of the transaction for the Purchaser to have questions regarding their new home. In order for the Purchaser to receive responsible and authoritative answers to their questions, the questions shall be presented to Seller who will respond in writing. Purchaser understands and agrees that sales agents, field superintendents and sub-contractors are not authorized to make such representations, or representation that shall modify the Agreement as written, and that the full understanding shall be limited to the Agreement as written together with any clarifications made by Seller in writing.
- 16. CHANGES. Purchaser may request changes to the standard home designs constructed by Seller prior to the commencement of construction only as provided in Section 4 of this Addendum. However, Purchaser understands that if the home is presently under construction as of the date of the Agreement, certain design changes may not be possible or accommodated, or if they can be accommodated they will be at an additional expense. Purchaser will be required to pay directly to Builder for all options selected in advance of the installation of the options selected by Purchaser. All payments for custom changes and/or upgrades which may be paid in advance by Purchaser prior to installation shall be non-refundable. All changes must be by written addendum signed by both parties.
- 17. PURCHASER'S ACCESS DURING CONSTRUCTION. Purchaser acknowledges that the property being purchased pursuant to the Agreement is and shall continue to belong to the Seller until closing. Purchaser agrees that they shall not enter onto the property during construction unless accompanied by Seller's representative or agent. Purchaser further acknowledges notice that only Seller, Seller's employees and authorized sub-contractors are authorized to enter and do work on the property, and Purchaser is expressly denied permission to do any work on the property prior to closing for any reason whatsoever, without the prior written agreement and consent of Seller. Furthermore, keys to the house or possession of the property shall/will not be released or transferred to the Purchaser until the closing/recording date of this purchase/sale transaction.
- 18. PLAN VARIATIONS. No two homes are built exactly alike. It is not uncommon to have minor differences in the dimensions or style of concrete, landscaping, framing, plumbing, mechanical, electrical, cabinets, etc. All homes are built with the same quality materials, but the above-mentioned items can and do vary from home to home. These variations are not considered defects and will not be changed.
- 19. PLANS ARE PROPERTY OF SELLER. Plans, drawings, specifications and design materials shall remain the sole property of the Seller and will not be made available to the Purchaser.
- 20. PURCHASER IS AWARE THAT CONDITIONS, COVENANTS AND RESTRICTIONS HAVE BEEN RECORDED for the protection of all homeowners in the development and has either received a copy of same or will request and review a copy of same.

Buyers Initials	Sellers Initials
•	



- 21. HOMEOWNER'S ASSOCIATION & DUES. It is understood that all owners of lots within <u>Woodbrook</u> will become members of the Woodbrook Homeowner's Association. The Association will assess annual dues to each member to maintain and improve the common areas of Woodbrook. The estimated annual dues of the Association for 2013 will be \$840. A reimbursement assessment shall be paid by each lot owner at the time of closing in the amount of \$250, which shall be paid directly to the Builder. A \$40 administration fee shall be collected at closing and paid to the Association's management company.
- 22. APPLIANCES. The cooktop, hood, oven/microwave, dishwasher, and disposal are included in the base price of the home. All other appliances are options, and must be prepaid directly to the Builder as a non-refundable upgrade. All appliance upgrades must be selected from the Builder's Appliance Upgrade List, and purchased through the Builder's Appliance Supplier.
- 23. IF THIS IS A PRE-SALE AGREEMENT and any color selections are allowed, selections will be made within 14 days of Mutual Agreement. Appointments will be needed as follows: For Interior selections, contact Mark Thompson at Double Eagle Interiors, 2880 West Valley Hwy N #102, Auburn, WA 98001, mark@doubleeagleinteriors.com, 253-804-8800. For Exterior selections, contact Anne Knoben at Hunter Homes, anne@hhbgonline.com 253-219-0820. Color selections take approximately one hour. All selections/colors must be within Builder allowances and color schemes. The Builder allows Buyer selections on the following items only:

Interior Selections

SURFACE	LOCATION (PER PLAN)	NO. OF SELECTIONS
Carpet Color	Great Room, Den,	1
	Stairs, 2 nd floor	
	Hallways, Bed/Bonus	
	Rooms	
Hardwood Flooring Color	Entry, Main Floor	1
	Hallway, Powder Bath,	
	Kitchen, Dining Nook, &	
	Formal Dining	
Granite Color	Kitchen Counters, 1 st	3
	floor Bath Counter,	
	Master Bath Counter	
Full Tile Back Splash	Kitchen	1
Fireplace Slate Tile Surround & Hearth	Great Room	1
Vinyl Flooring, Laminate Counter Top, Bullnose	Utility Room	1
Backsplash		
Tile Flooring	Master Bath	1
Tile Tub Surround, Shower Walls	Master Bath	1
Tile Vanity Counter, backsplash	Main Bath	1
Vinyl Flooring	Main Bath	1

All upgrades selected at Double Eagle Interiors must be paid by check directly to Double Eagle Interiors at time of Selection, and shall be non-refundable.

Exterior Selections

Pre-sale buyers may select from pre-approved exterior color schemes. Exterior elevations, siding detail, garage door styles, and lighting are pre-selected by the Builder.

Buyers Initials	Sellers Initials

- 24. NEW HOME ORIENTATION. The Seller will schedule a New Home Orientation for the Buyer prior to closing. New Home Orientations will be conducted Monday - Friday between the hours of 8:00 AM and 4:00 PM. Only the Buyer(s) and the Hunter Homes Building Group Representative are to be present. Seller and Buyer agree that any item(s) requiring additional attention, as noted at the new home orientation, will be completed as soon as reasonably possible; but in any event will not delay the closing process. Minor defects or deficiencies shall not justify the Buyer's refusal to close this transaction, at full price, within the time provided. After closing, Buyer acknowledges that it is Buyer's sole responsibility to provide access to the home and property during Seller's normal working hours to ensure prompt correction of any deficiencies after closing.
- 25. BUYER'S THIRD PARTY HOME INSPECTION. The Seller allows the Buyer the opportunity to have the property inspected by a licensed home inspector prior to the builder's New Home Orientation. Buyers may not rescind due to findings on a Third Party Home Inspection. Buyers may submit a Form 35R.
- **26.** IT IS FURTHER AGREED that the Listing Agent or Seller has the right and authorization to contact the Purchaser, directly, as needed.
- **27. INTERPRETATION.** This Addendum shall supersede and prevail in any conflict between the Agreement to which this Addendum is attached and made a part of. Only handwritten or typed changes to the Agreement or this addendum shall have effect, provided that they are initialed by both Purchaser and Seller.
- 28. WARRANTY. Seller will provide Purchaser with a 2-10 Home Buyers Warranty (2-10 HBW) at no cost to Purchaser. At closing, escrow officer will order 2-10 HBW to be administered by Home Buyers Warranty Corporation and mailed direct to Purchaser. Purchaser is aware a sample copy of 2-10 HBW is available for review and Purchaser agrees that he/she has either received a copy of same or will request and review a copy of same. As consideration for the 2-10 HBW, Purchaser agrees to the provisions of Warranty and agrees this Warranty supersedes any different or inconsistent provisions in the Purchase & Sale Contract. Any and all claims or disputes between Seller, Purchaser and HBW and/or the Warranty Insurer arising from or relating to the 2-10 HBW shall be submitted to arbitration according to the Arbitration Agreement contained within the 2-10 HBW.
- **29. POSSESSION.** Purchaser shall be entitled to possession of their new home on the closing date, which is the date title transfer is recorded at the County. Keys will be released to Buyer(s) upon notification from Escrow that the county recording numbers have been received and funds are made available to the Seller.
- 30. BROKER COMMISSIONS. Real Estate commissions will be paid on base price and will not be paid on sales price that includes seller paid closing costs, upgrades or any concessions which have been added to base price.
- **31. UTILITIES PAID OUTSIDE OF ESCROW.** Seller agrees to pay any utility or special district installments due at the time of Closing. Seller agrees to make such payments outside of escrow. Seller and Purchaser hereby waive their right under RCW.60.80 to have the Title Co. administer the payment of such installments, or any other charges that may be due at closing as described in RCW.60.80, and hereby waive any liability of the Title Co. for collection. Buyer agrees to notify utility companies (gas, electricity, water, sewer, etc.) and make necessary arrangements to transfer billings effective as of the date of closing.

Buyers Initials	Sellers Initials



PURCHASER	DATE
PURCHASER	DATE
ADDRESS	
PHONE	
CEIIED	DATE

EXHIBIT "1"

Pierce County Recor	ding No. 20121129	95001 (together with r	d Addition, recorded under eal property described in n recorded under same						
SITUATED IN THE COUNTY OF PIERCE, STATE OF WASHINGTON.									

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SELLER DISCLOSURE STATEMENT † IMPROVED PROPERTY

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SELLER: Hunter Homes Building Group, LLC † To be used in transfers of improved residential real property, including residential dwellings up to four units, new construction, condominiums 2 not subject to a public offering statement, certain timeshares, and manufactured and mobile homes. See RCW Chapter 64.06 and Section 3 43.22.432 for further explanations. INSTRUCTIONS TO THE SELLER 5 Please complete the following form. Do not leave any spaces blank. If the question clearly does not apply to the property write "NA." If the 6 answer is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please refer to the line number(s) of the question(s) when you 7 provide your explanation(s). For your protection you must date and initial each page of this disclosure statement and each attachment. Delivery 8 of the disclosure statement must occur not later than five (5) business days, unless otherwise agreed, after mutual acceptance of a written 9 purchase and sale agreement between Buyer and Seller. 10 NOTICE TO THE BUYER 11 THE FOLLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROPERTY LOCATED AT 12 Woodbrook at Wohlford Addition lots 1-9 CITY Puyallup , COUNTY Pierce ("THE PROPERTY")14 OR AS LEGALLY DESCRIBED ON THE ATTACHED EXHIBIT A. SELLER MAKES THE FOLLOWING DISCLOSURES OF EXISTING 15 MATERIAL FACTS OR MATERIAL DEFECTS TO BUYER BASED ON SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT 16 THE TIME SELLER COMPLETES THIS DISCLOSURE STATEMENT. UNLESS YOU AND SELLER OTHERWISE AGREE IN 17 WRITING, YOU HAVE THREE (3) BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S AGENT DELIVERS THIS 18 DISCLOSURE STATEMENT TO YOU TO RESCIND THE AGREEMENT BY DELIVERING A SEPARATELY SIGNED WRITTEN 19 STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. IF THE SELLER DOES NOT GIVE YOU A COMPLETED 20 DISCLOSURE STATEMENT, THEN YOU MAY WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER 21 INTO A PURCHASE AND SALE AGREEMENT. THE FOLLOWING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATIONS OF ANY REAL ESTATE 23 LICENSEE OR OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTENDED TO BE A PART OF 24 ANY WRITTEN AGREEMENT BETWEEN BUYER AND SELLER. FOR A MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPERTY YOU ARE ADVISED TO 26 OBTAIN AND PAY FOR THE SERVICES OF QUALIFIED EXPERTS TO INSPECT THE PROPERTY, WHICH MAY INCLUDE, WITHOUT 27 LIMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, ELECTRICIANS, ROOFERS, BUILDING INSPECTORS, ON- 28 SITE WASTEWATER TREATMENT INSPECTORS, OR STRUCTURAL PEST INSPECTORS, THE PROSPECTIVE BUYER AND SELLER 29 MAY WISH TO OBTAIN PROFESSIONAL ADVICE OR INSPECTIONS OF THE PROPERTY OR TO PROVIDE APPROPRIATE 30 PROVISIONS IN A CONTRACT BETWEEN THEM WITH RESPECT TO ANY ADVICE, INSPECTION, DEFECTS OR WARRANTIES. 31 Seller □ is/ ☑ is not occupying the property. 32 33 **SELLER'S DISCLOSURES:** * If you answer "Yes" to a question with an asterisk (*), please explain your answer and attach documents, if available and not otherwise 34 publicly recorded. If necessary, use an attached sheet. 35 YES NO DON'T 36 TITLE KNOW 37 A. Do you have legal authority to sell the property? If no, please explain. 38 39 *B. Is title to the property subject to any of the following? 40 (1) First right of refusal 41 (2) Option 42 (3) Lease or rental agreement 43 (4) Life estate? *C. Are there any encroachments, boundary agreements, or boundary disputes?...... 44 45 46 *E. Are there any rights-of-way, easements, or access limitations that may affect the 47 Buyer's use of the property? 48 49 50 51 Are there any zoning violations, nonconforming uses, or any unusual restrictions on the 52 property that would affect future construction or remodeling? 53 54 Are there any covenants, conditions, or restrictions recorded against the property? PLEASE NOTE: Covenants, conditions, and restrictions which purport to forbid or restrict the conveyance, encumbrance, occupancy, or 55 lease of real property to individuals based on race, creed, color, sex, national origin, familial status, or disability are void, unenforceable, and 56 illegal. RCW 49.60.224. SELLER'S INITIALS: ALK Date: 4-3-/3 SELLER'S INITIALS: Date:

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SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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2.	W	ATEI	L	YES	NO	DON'T KNOW	
	A.	Hous	sehold Water				6
		(1)	The source of water for the property is: \square Private or publicly owned water system				6
			□ Private well serving only the subject property *□ Other water system				6
		4 (0)	*If shared, are there any written agreements?	🛘			6
		*(2)	Is there an easement (recorded or unrecorded) for access to and/or maintenance				6
		*(2)	of the water source?			D D	6
		*(3)	During your ownership, has the source provided an adequate year-round supply	u			6
		(+)	of potable water?				6
			<u>.</u>	_	_		6
		*(5)	If no, please explain: Are there any water treatment systems for the property?	П			7
		.(3)	If yes, are they: \(\subseteq \text{Leased} \) Owned	🖵			7
		*(6)	Are there any water rights for the property associated with its domestic water supply,				7
		(0)	such as a water right permit, certificate, or claim?	П			7
			(a) If yes, has the water right permit, certificate, or claim been assigned, transferred,	🗀			7
			or changed?	п			7
			*(b) If yes, has all or any portion of the water right not been used for five or more			_	7
			successive years?	П			7
		*(7)	Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)?				7
	B.		ation Water	_		_	7
			Are there any irrigation water rights for the property, such as a water right permit,				8
		(-)	certificate, or claim?	🗖			8
			*(a) If yes, has all or any portion of the water right not been used for five or more				8
			successive years?	🗖			8
			*(b) If so, is the certificate available? (If yes, please attach a copy.)	🖸			8
			*(c) If so, has the water right permit, certificate, or claim been assigned,				8
			transferred, or changed?				8
		*(2)	Does the property receive irrigation water from a ditch company, irrigation district, or other entity?	🗖			8
			If so, please identify the entity that supplies water to the property:				8
							8
	C.		oor Sprinkler System				9
			Is there an outdoor sprinkler system for the property?				9
			If yes, are there any defects in the system?				9
		*(3)	If yes, is the sprinkler system connected to irrigation water?	🖸			9
3.	ÇF	WED	/ON-SITE SEWAGE SYSTEM				
٥.			property is served by:				9
	7 1.		Public sewer system On-site sewage system (including pipes, tanks, drainfields, and all other company)	nonent na	rts)		9
		_	Other disposal system	ponom pu	(10)		
			ase describe:				9
	В.		ublic sewer system service is available to the property, is the house				(
		con	nected to the sewer main?	🗆			10
			w w				
	*C	Is th	o, please explain:				10
	C		our regularly billed sewer or on-site sewage system maintenance service?				10
	D	_	ne property is connected to an on-site sewage system:) -	_	10
	υ.		Was a permit issued for its construction, and was it approved by the local health				10
		(.)	department or district following its construction?	🖸			10
		(2)	•				
		*(3)	When was it last pumped? Are there any defects in the operation of the on-site sewage system?		Q		10
				···· -	_		1(
		(4)	When was it last inspected?				10
			By whom:				1
		(5)	For how many bedrooms was the on-site sewage system approved? bedrooms				11
			1 2 1-2				
SE	LLE	R'S IN	NITIALS: $\mathcal{A}\mathcal{L}$ Date: $\frac{4-3-13}{3}$ SELLER'S INITIALS:	Date:			

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	F	Are all plumbing fixtures,	includi	ing laundry drain, con	mected to t	he	YES	NO	DON'T KNOW	112 113
	D.	sewer/on-site sewage syste	em?							114 115
	*17									116
		Is the on-site sewage syste	- //		19 0 76	em?				117
	U.	within the boundaries of the	ne prop	erty?		-				118
	*11	If no, please explain: Does the on-site sewage sy								
		frequently than once a year	r?		•••••	•••••				120 121
						URE IS BEING COMPLE RED TO COMPLETE TO				
	rruc	TURAL) OR ITEM 5 (SY								124
4.		RUCTURAL								125
				-		•••••				126
										127
	*C.				(A 					128
		100 (100 (100 (100 (100 (100 (100 (100	G-5000							129
										130
	D.									131
		If yes, year of original con								132
						its improvements?				133
	*F.	(1 -				olicable items and explain.)				134
		Foundations		Decks						135
		☐ Chimneys		Interior Walls		Fire Alarms				136
		□ Doors		Windows		Patio				137
		☐ Ceilings		Slab Floors		Driveways				138
		Pools		Hot Tub		Sauna				139
		☐ Sidewalks		Outbuildings		Fireplaces				140
		□ Garage Floors		Walkways		Wood Stoves				141
		☐ Siding		Other		AND AND ADDRESS OF THE PARTY OF				142
	*G.	Was a structural pest or "v	vhole h	ouse" inspection done	e?					143
		If yes, when and by whom	was th	e inspection complete	ed?					144 145
						g organism or pest infestatio				146
										147
	J,	Is the basement insulated?					⊔	Q.		148
5.	SYS	STEMS AND FIXTURES								149
	*A.	If any of the following sys	tems o	r fixtures are included	l with the tr	ransfer, are there any defects	3?			150
		If yes, please explain:				(fin)				151
		Electrical system, including	ıg wirir	ng, switches, outlets, a	and service					152
										153
						•••••••••••••••••••••••••••••••				154 155
										156
		• •					76 <u>7-76</u>	ă		157
										158
		Security system Owned	l 🗖 Lea	nsed	***************************************					159
		Other								160
	*B.	If any of the following fix (If yes, please attach copy	tures or of leas	property is included e.)	with the tra	ansfer, are they leased?				161 162
										163
		Tanks (type):								164
										165
		Other:				**				166
CT	תחוו	SCINITIALS AFV		Detai 4-3-1	3 am	LER'S INITIALS:	D.			
SE	$\perp \perp \perp \vdash K$	SINIHALS: 640		_ Date:/	SELI	LEK S INITIALS:	Date:			

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	*C. Are any of the following kinds of wood burning appliances present at the property?		DON'T KNOW	167 168
	(1) Woodstove?			169
	(2) Fireplace insert?			170
	(3) Pellet stove?			171
	(4) Fireplace?			172
	If yes, are all of the (1) woodstoves or (2) fireplace inserts certified by the U.S. Environmental	_		173
	Protection Agency as clean burning appliances to improve air quality and public health?	Q		174
	D. Is the property located within a city, county, or district or within a department of natural resources			175
	fire protection zone that provides fire protection services?			176
	must equip the residence with carbon monoxide alarms as required by the state building code.)			177
	F. Is the property equipped with smoke alarms?			178 179
		_		
6.	HOMEOWNERS' ASSOCIATION/COMMON INTERESTS			180
	A. Is there a Homeowners' Association?			181
	Name of Association and contact information for an officer, director, employee, or other authorized			182
	agent, if any, who may provide the association's financial statements, minutes, bylaws, fining policy,			183
	and other information that is not publicly available:			184
	B. Are there regular periodic assessments?			185
	\$per □ month □ year			186
	□ Other*C. Are there any pending special assessments?□	_	_	187
	*C. Are there any pending special assessments?			188
	*D. Are there any shared "common areas" or any joint maintenance agreements (facilities			189
	such as walls, fences, landscaping, pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)?	П	-	190 191
				191
7.	ENVIRONMENTAL			192
	*A. Have there been any flooding, standing water, or drainage problems on the property			193
	that affect the property or access to the property?	A		194
	*B. Does any part of the property contain fill dirt, waste, or other fill material?	1		195
	*C. Is there any material damage to the property from fire, wind, floods, beach movements,	0.00		196
	earthquake, expansive soils, or landslides?	1		197
	D. Are there any shorelines, wetlands, floodplains, or critical areas on the property?	\mathbf{Z}		198
	*E. Are there any substances, materials, or products in or on the property that may be environmental			199
	concerns, such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage		_	200
	tanks, or contaminated soil or water?	3		201
	*F. Has the property been used for commercial or industrial purposes?	5 1 521		202
	*G. Is there any soil or groundwater contamination?	W.	ч	203 204
	or buried on the property that do not provide utility service to the structures on the property?	Ø		204
	*I. Has the property been used as a legal or illegal dumping site?	₹		206
	*J. Has the property been used as a regal of megal dumping site?	⊠	ū	207
	*K. Are there any radio towers in the area that cause interference with cellular telephone reception?	<u></u>	_	208
0	· · · · · · · · · · · · · · · · · · ·	-	_	
8.	LEAD BASED PAINT (Applicable if the house was built before 1978.)			209
	A. Presence of lead-based paint and/or lead-based paint hazards (check one below):			210
	☐ Known lead-based paint and/or lead-based paint hazards are present in the housing			211
	(explain).			212
	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.			213
	B. Records and reports available to the Seller (check one below):			214
	Seller has provided the purchaser with all available records and reports pertaining to			215
	lead-based paint and/or lead-based paint hazards in the housing (list documents below).			216
				217
	☐ Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing	ıg.		218
9.	MANUFACTURED AND MOBILE HOMES			219
•	If the property includes a manufactured or mobile home,			
	*A. Did you make any alterations to the home?			220
				221
	If yes, please describe the alterations:* *B. Did any previous owner make any alterations to the home?		Б	222
	*C. If alterations were made were normits as well-acceptance for those alterations and the second se			223
	*C. If alterations were made, were permits or variances for these alterations obtained?			224
CE	LLER'S INITIALS: ALK Date: 4-3-13 SELLER'S INITIALS: Dat			
OB	LLER'S INITIALS: ペスタ Date: ゲーラー/ 9 SELLER'S INITIALS: Dat	C.		

Form 17 Seller Disclosure Statement Rev. 06/12 Page 5 of 5

SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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10.		TLL DISCLOSURE BY SELLERS Other conditions or defects:	YES	NO	DON'T KNOW	225 226
		*Are there any other existing material defects affecting the property that a prospective buyer		_		227
	В.	should know about?	🔲			228 229
		The foregoing answers and attached explanations (if any) are complete and correct to the best of Seller received a copy hereof. Seller agrees to defend, indemnify and hold real estate licensees harmless from an that the above information is inaccurate. Seller authorizes real estate licensees, if any, to deliver a copy of other real estate licensees and all prospective buyers of the property.	d against : this discl	any and osure st	all claims atement to	231
		Date: 4-3-13 Date: Seller: Lune & Knohen Seller:				235
		NOTICES TO THE BUYER				236
AG	SEX OFFENDER REGISTRATION INFORMATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOCAL LAW ENFORCEMENT AGENCIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO OBTAIN THIS INFORMATION AND IS NOT AN INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS.					
110	NOT AN INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS. PROXIMITY TO FARMING					
CL PR	THIS NOTICE IS TO INFORM YOU THAT THE REAL PROPERTY YOU ARE CONSIDERING FOR PURCHASE MAY LIE IN CLOSE PROXIMITY TO A FARM. THE OPERATION OF A FARM INVOLVES USUAL AND CUSTOMARY AGRICULTURAL PRACTICES, WHICH ARE PROTECTED UNDER RCW 7.48.305, THE WASHINGTON RIGHT TO FARM ACT.					
II.		IYER'S ACKNOWLEDGEMENT yer hereby acknowledges that:				245 246
		Buyer has a duty to pay diligent attention to any material defects that are known to Buyer or can be k diligent attention and observation.	nown to l	Buyer b	y utilizing	
	B.		e Seller ar	nd not b	y any real	
	C.	Buyer acknowledges that, pursuant to RCW 64.06.050 (2), real estate licensees are not liable for inaccur Seller, except to the extent that real estate licensees know of such inaccurate information.	ate inform	ation p	rovided by	
	D.	This information is for disclosure only and is not intended to be a part of the written agreement between th	e Buyer aı	nd Selle	г.	253
	E.	Buyer (which term includes all persons signing the "Buyer's acceptance" portion of this disclosure state copy of this Disclosure Statement (including attachments, if any) bearing Seller's signature(s).				254 255
5	F.	If the house was built prior to 1978, Buyer acknowledges receipt of the pamphlet <i>Protect Your Family Fro</i>				256
KN OT AG WR	DISCLOSURES CONTAINED IN THIS DISCLOSURE STATEMENT ARE PROVIDED BY SELLER BASED ON SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE. UNLESS BUYER AND SELLER OTHERWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO RESCIND THE AGREEMENT BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. YOU MAY WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER INTO A SALE AGREEMENT.					
TH	E DI	R HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS DISCLOSURE STATEMENT AND ISCLOSURES MADE HEREIN ARE THOSE OF THE SELLER ONLY, AND NOT OF ANY REAL PARTY.				
	TE:	DATE:				266
BU	YER	t:BUYER:				267
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 269						268
to r	evok	the Buyer's offer based on this disclosure. DATE:				270
BU	YER	t:BUYER:		20. 20		271272
BUYER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT Buyer has been advised of Buyer's right to receive a completed Seller Disclosure Statement. Buyer waives that right. However, if the answer to any of the questions in the section entitled "Environmental" would be "yes," Buyer may not waive the receipt of the "Environmental" section of 275 Statement.						273 274 275 276
BU	YER	BUYER:			2.5	277278
If t	ne an	nswer is "Yes" to any asterisked (*) items, please explain below (use additional sheets if necessary). Please restion(s).				
SEI	LLEF	R'S INITIALS: <i>Oよ</i> 火 Date: <u>4 - 3 - 1 3</u> SELLER'S INITIALS:	Date:			282 283