

For Sale By Owner Information Packet

Today's Date:	Contract Date:
Purchase Price: C	Closing Date:
Earnest Deposit: H	Held by:
PROPERTY	INFORMATION
Address:	
Legal Description:	
Homes Association:	Dues: mo / yr
HOA Contact:	Phone:
ESTIMAT	TED CHARGES
SELLER: Closing Fee (including document preparation) Additional Fees will apply – please call office to	
BUYER:	
Closing Fee (if we closed with CTC):	\$325.00

Additional Fees for Title Insurance and other charges will apply – please call office for assistance.

	SELLER INFORMATION
Name:	Name:
Name:	
Phone:	
Email:	
SSN:	
Marital Status:	
	tinental Title Company TO REQUEST AND ACCEPT PAYOFF DEMAND IALF FOR THE FOLLOWING MORTGAGE LOAN(S) AND/OR LINE(S) OF
CURRENT MORTGAGE COMPA	NY:
Loan No	Phone:
CURRENT MORTGAGE COMPA	NY:
	Phone:
	as my/our authorization to payoff and cancel my/our Home Equity Credit Line with
	e able to make any future advances against this credit line. Please release any liens
you have against the property securi	·
X_	
Borrower/Seller	Borrower/Seller
	BUYER INFORMATION
Name:	Name:
Address:	
Phone:	
Email:	
SSN:	
Marital Status:	
Company:	NEW LENDER INFORMATION:
Contact:	
	::Email:
Mailing Address:	

FOR SALE BY OWNER CONTRACT

THIS CC	ONTRACT ("Contract") is made	e by and between: (PRINT	NAMES AND INDICATE M	IARITAL STATUS)
				("SELLER")
				("BUYER")
and is ef "Standar	fective as of the date and time d Terms" attached hereto are	of final acceptance (the an integral part of this con	Effective Date") on the signature.	ature page of this Contract. The
				and the improvements thereon,
in the Co	nly known as: ounty of	, State of	legally describe	ed as:
gas heat lighting a window a electric g condition	ters, propane tanks including p and light fixtures, heating and p and porch shades, Venetian bl garage door openers and remo	propane (if owned), central olumbing equipment and f inds, storm windows and ote transmitting units, keys I burglary detection units	I ventilating, central air cond ixtures, attached linoleum, b doors, screens, curtain and s, attached humidifiers, attac if owned), glass fireplace do	ng that are not otherwise excluded: itioning, attached TV antennas, attroom mirrors, wall-to-wall carpet, drapery rods, awnings, door keys, shed outside cooking units, soft water pors, attic and ceiling fans, built-in
2. PUR (CHASE PRICE. The purchase	e price for the Property is		\$
	e BUYER agrees to pay as foll			,
Contra upon a	RNEST MONEY in the form o act and to be deposited in a ins acceptance of this Contract in ions of Standard Terms, Parag	sured escrow account witl accordance with the	n Continental Title Company	
	DITIONAL EARNEST MONE	-		
and de	eposited in a insured escrow a row Agent") in the amount of	ccount with Continental T	itle Company,	<u> </u>
				· \$
	•			
or Cas	PROXIMATE CASH BALANC shier's Check, adjusted at clos prepaid expenses	ing by inspection fees, pro	o-rations, closing costs, or	\$
3. CLOS	SING, POSSESSION, AND CO ed on or before, 2at;	DSTS. Subject to all of th, 2 ("Closing DatM.	e terms and provisions of th e"). SELLER agrees to deli	is Contract, closing shall be ver possession to BUYER on
blank) of	NCING CONDITIONS. This C f the Effective Date as describe o make loan application within	ed below and in accordan	ce with the terms of Standar	ng within days (30 days if left d Terms, Paragraph C. BUYER
□а.	BUYER will obtain / as \$ to b secured by a Mortgage / I	sume a be amortized in monthly in Deed of Trust on the prop	loan (the "Loa stallments over years erty or as required by the ler	an") in the principal amount of at an initial rate of% per year,
□b.				<u></u> .
∐d.	Loan Discount Fees not ex	ceeding% of the Lo	an shall be paid at closing by	· · · · · · · · · · · · · · · · · · ·
□e.	Mortgage Insurance Premi by	i um required by lender no and future premiur	t exceeding% of the Lons, if any, shall be added to	oan amount shall be paid at closing the monthly payment.
□ f.	Loan Transfer / Call Clause	e Waiver Fee not exceed 	ing \$	_ shall be paid at closing by
□ g.	FHA / VA / FMHA. If this co costs which the FHA / VA / F			SELLER agrees to pay any loan
□h.		ie and that any other agre		heir knowledge, that the terms of this f the parties to this transaction is
□ 1.	SELLER agrees to pay addirs	tional BUYER'S loan clos	ng costs, excluding prepaid	items, not to exceed
□j.	Owner of Secondary Finan \$s including interest at the rate			e amount of Deed of Trust on the Property,

or transfer of the Property.

□k.	Appraisal Requirements. SELLER agrees to perform SELLER agrees to perform to Standard Telegraphics SELLER agrees to perform to Standard Telegraphics SELLER agrees to perform the second		for requirements of the FHA, VA,
	Other		
۵			
BUYER'S	E OF BUYER'S PROPERTY. (Complete if applicate Sproperty located at	,	
ho	ours from notice by SELLER of another offer to re of \$ (two percent (2%) of	emove this condition and de f Purchase Price of the Prop	posit additional earnest money in the poerty if left blank).
6. MEC l	HANICAL INSPECTION. BUYER may conduct a rs not exceeding \$ (\$0.0	n inspection of mechanical 0 if left blank) as provided in	items and SELLER agrees to make or pay n Standard Terms, Paragraph E.
7. BUYI	ER WARRANTY PLAN. (Complete if applicable).	Seller / 🗖 Buyer agree	s to purchase a Home Buyer's Warranty at a cost not to exceed
replacen	n, to be paid at closing. The Buy nent of the working components of the dwelling or , for a one-year term from the C	n the Property, subject to a _l	d service contract covering repair or oper-claim deductible of
Property	D INFESTATION INSPECTION. BUYER may co. SELLER agrees to treat, if needed, and in addit (\$0.00 if left blank) as provided	ion to treatment, make or p	ay for necessary repairs not exceeding
	JCTURAL AND ENVIRONMENTAL INSPECTION Il defects or health or environmental hazards as p		
or past u	TEMENT OF CONDITION. This offer is subject incorrected defects or problems in connection with high H and as indicated below by SELLER (check o	h, or significant repairs to th	
□а.	Completed disclosure form to be returned to BL	JYER for approval <u>OR</u>	
□b.	SELLER makes the following disclosures. (ATT	ACH ADDITIONAL SHEET	S IF NECESSARY).
	BUYER HAS REVIEWED AND APPROVED THE SUBJECT TO BUYER'S RIGHT TO CONDUCT (applies only if Paragraph 10-b is checked).		
11. EVII Paragrap	DENCE OF TITLE. BUYER shall, at Buyer's expe oh l.	ense obtain evidence of title	in accordance with Standard Terms,
Owne	er's Policy to include Mechanic's Lien Coverage (check if applicable).	
12. AD	DITIONAL TERMS AND CONDITIONS:		
UNDER	ORM IS INTENDED FOR USE ONLY IN SIMPLE STAND THE TERMS, CONSULT AN ATTORNE LY BINDING CONTRACT.	EY BEFORE SIGNING. WH	IEN SIGNED BY ALL PARTIES THIS IS A
	NDERSIGNED ACKNOWLEDGE AND AGREE T OF THIS RESIDENTIAL REAL ESTATE CONTRA		ANDARD TERMS ARE AN INTEGRAL
SELLER		BUYER	
SELLER		BUYER	
Date:	, 20	Date:	, 20

^{*} Seller's Social Security / Tax I.D. Number will be required by Closing Agent to report gross proceeds of transaction pursuant to IRS Regulations.

STANDARD TERMS

- A. PARTIES. This is a contract between BUYER and SELLER. If two or more persons consent, be either BUYER or SELLER, the words "BUYER" or "SELLER" shall be construed to read "BUYERS" or "SELLERS" whenever the sense of this Contract requires.
- B. EARNEST MONEY AND OTHER FUNDS AND DOCUMENTS DEPOSITED. Upon acceptance of this Contract, BUYER agrees to deposit the Earnest Money in an insured escrow account maintained by the Escrow Agent unless otherwise agreed to in this Contract. BUYER and SELLER agree that the Escrow Agent may retain any interest earned on escrowed funds as consideration for maintaining the account. If this Contract is canceled pursuant to its terms or if the Earnest Money is to be forfeited or refunded, the parties agree that the amount to be distributed shall first be reduced by any unpaid charges for credit reports, appraisals, surveys, termite, mechanical, other inspections, and title investigation fees, if any, incurred by Lender or Escrow Agent on behalf of the party receiving the funds.

In the absence of written escrow instructions, and notwithstanding any other terms of this Contract providing for forfeiture or refund of the Earnest Money, BUYER and SELLER agree that the Escrow Agent shall not distribute the Earnest Money or other escrowed funds or documents, once deposited, without the written consent of all parties to this Contract. A party's approving signature on a closing statement prepared by the Closing Agent or Escrow Agent shall constitute one example of such consent.

If a dispute arises over disposition of funds or documents deposited with the Escrow Agent that results in litigation, SELLER and BUYER agree that any attorney's fees, court costs and other legal expenses incurred by the Escrow Agent in connection with such dispute shall be reimbursed from the Earnest Money or other funds deposited with the Escrow Agent.

C. FINANCING PROVISIONS

1. Loan Application and Costs. BUYER agrees to complete any Loan Application required by lender as provided in Paragraph 4, to promptly provide lender

with all information requested, and to pay all fees required for Loan Application and processing. BUYER agrees to pay all costs necessary to obtain the Loan, including but not limited to, credit report, appraisal, survey, closing fees, origination fees, participation fees, commitment fees, warehousing fees, funding fees, loan discount fees, loan transfer fees, tax service fees, mortgage in surance premiums, mortgage's title insurance, flood insurance, if required and prepaid items including hazard insurance policy effective date of closing, unless otherwise agreed to in this Contract. BUYER may elect to finance all or a portion of the Loan closing costs if allowed or required by lender and in such event, those costs shall be added to the principal amount of the Loan resulting in higher monthly payments. SELLER understands and agrees that BUYER'S financing of closing costs may increase the amount of the loan discount or mortgage insurance which SELLER has agreed to pay, if any.

- 2. Mortgage Loan Financing Condition. This Contract is conditioned on BUYER obtaining a commitment for the Loan, assumption approval or Call Clause Waiver by the Closing Date or within the time provided in Paragraph 4, whichever is earlier. BUYER shall furnish SELLER proof, in a form reasonably satisfactory to SELLER, of Loan commitment, assumption or waiver approval or denial within this time period. If BUYER fails to provide proof, SELLER may cancel this Contract and BUYER'S Earnest Money shall be refunded. A loan commitment which is conditioned on sale of BUYER'S house will not satisfy this condition without SELLER'S written approval. BUYER may satisfy this loan condition by obtaining a commitment for a loan on different terms than those described above, provided that the terms of the loan do not result in additional cost to SELLER.
- D. SALE OF BUYER'S PROPERTY. SELLER'S Property shall remain on the market for sale. If SELLER receives another acceptable bona fide offer before the sale and closing of BUYER'S Property, BUYER shall have the amount of time provided in Paragraph 5 of this Contract after notice from SELLER in which to remove both the condition for the sale of BUYER'S Property described in this paragraph and Paragraph 5, and all financing conditions of this Contract. BUYER agrees that, at the time of removing these conditions, BUYER will deposit with the Escrow Agent additional Earnest Money equal to the amount stated in Paragraph 5 of this Contract. If BUYER does not remove these conditions and deposit the additional Earnest Money within the time stated in Paragraph 5, this Contract shall be canceled and any Earnest Money shall be returned to BUYER.
- E. MECHANICAL INSPECTION. SELLER agrees that all appliances, all plumbing systems including septic tank, if any, sewer and water lines, electrical system, heating system (including gas lines, if any), central air conditioning system, if any, and all other mechanical equipment sold with the Property, shall be in normal operating condition at the time of closing. SELLER agrees to give BUYER reasonable access to the Property to inspect mechanical equipment. BUYER agrees to pay for these inspection(s). BUYER agrees to deliver to SELLER or the Listing Agent, no later than the seventh (7th) day before the Closing Date, a written statement of all mechanical equipment that BUYER reasonably deems not to be in normal operating condition. SELLER agrees to make or pay for repairs of mechanical equipment, that a competent professional would reasonably determine to be necessary to put such equipment in normal operating condition in an amount not exceeding the amount stated in Paragraph 6 of this Contract. SELLER agrees that all such repairs shall be made in a workmanlike manner with good quality materials. If the cost of repairs exceeds the amount specified in Paragraph 6, SELLER, BUYER or both may pay any portion of the excess amount. If SELLER and BUYER cannot agree upon payment of the excess amount or disposition of the repairs, this Contract shall be canceled. If SELLER or the Listing Agent does not receive a written statement from BUYER as provided in this paragraph, or if SELLER completes repairs as agreed in this paragraph, the parties agree that SELLER'S repair obligations under this paragraph will be satisfied. SELLER agrees to give BUYER reasonable access to the Property before the Closing Date so that BUYER or BUYER'S representatives may, at BUYER'S expense, re-inspect mechanical equipment or inspect any repairs made pursuant to this paragraph.
- F. WOOD INFESTATION INSPECTION. BUYER may, at BUYER'S expense, arrange for an inspection by a reputable licensed pest control firm to determine the presence of termite or other wood destroying insect infestation in the accessible areas of the Property. If such inspection is required by BUYER'S lender. BUYER agrees to arrange for the inspection. If the written inspection report reveals evidence of infestation, SELLER agrees to pay to have the property treated for control of the infestation and to provide BUYER with a certificate evidencing treatment by a reputable, licensed pest control firm, of SELLER'S choice, which certificate BUYER agrees to accept. If treatment is required, BUYER may request the use of a particular chemical application and BUYER agrees to pay any additional costs of that application. If there is evidence of damage to the Property as a result of infestation, SELLER agrees to make or pay for repairs in an amount not exceeding the amount stated in Paragraph 8 of this Contract. Any repairs shall be made in a workmanlike manner with good quality materials. If the cost of repairs exceeds the amount specified in Paragraph 8, BUYER may cancel this Contract. The parties agree that the inspection, treatment and repairs, if necessary, shall be completed no earlier than thirty (30) days before the Closing Date. SELLER agrees that BUYER or BUYER'S representative may inspect any repairs before the Closing Date.
- G. STRUCTURAL AND ENVIRONMENTAL INSPECTIONS. BUYER may at BUYER'S expense, arrange for inspections of all structural and environmental aspects of the Property by a qualified professional(s) to determine the existence of any defects or environmental hazards. The inspections may cover without limitation: foundation(s); slabs; roof(s); fireplace(s); chimney(s); siding; windows; doors; ceilings; floors; exteriors; interior and retaining walls; fences; decks; sidewalks; driveways; and all of the other structural aspects of the Property; and radon gas; asbestos; ureaformaldehyde foam insulation; and any other health environmental hazards. SELLER agrees to give BUYER or BUYER'S representative reasonable access to the Property to make the inspection(s). If, within the time provided in Paragraph 9 of this Contract, SELLER or the Listing Agent receives a written notice from BUYER that describes unacceptable structural defects or health or environmental hazards revealed by the inspection(s), and supported by the written opinion(s) of the qualified professional(s) who inspected the Property, this Contract shall be canceled, and the Earnest Money shall be returned to the BUYER. If SELLER or the Listing Agent does not receive written notice from the BUYER prior to the end of the stated period that the inspections were unacceptable, then the condition contained in this paragraph shall be waived.
- H. STATEMENT OF CONDITION. SELLER AND BUYER UNDERSTAND THAT THE LAW MAY REQUIRE SELLER TO DISCLOSE ANY KNOWN MATERIAL DEFECTS IN THE PROPERTY TO A PROSPECTIVE PURCHASER. THIS CONTRACT IS CONDITIONED UPON BUYER'S REVIEW AND APPROVAL OF ANY DISCLOSURES MADE BY SELLER PURSUANT TO THIS PARAGRAPH. BUYER ACKNOWLEDGES THAT NEITHER SELLER, NOR ANY PERSONS ACTING ON BEHALF OF SELLER, HAVE MADE ANY REPRESENTATIONS NOT SPECIFICALLY SET FORTH IN THIS CONTRACT. SELLER ACKNOWLEDGES A CONTINUING OBLIGATION TO UPDATE THESE DISCLOSURES THROUGH CLOSING.
 - a. If Paragraph 10(a) is checked, SELLER shall complete a separate disclosure form and return to BUYER for approval.
 - b. If Paragraph 10(b) is checked, SELLER makes the following representations: Except as disclosed in Paragraph 10(b), or in any attachment to this

Contract, SELLER has no knowledge of: (a) the existence of problems in connection with or attempts to remove or otherwise deal with radon gas, ureaformaldehyde foam insulation, asbestos or any other potential health or environmental hazards in or affecting the Property; (b) any present or past uncorrected defects or problems in connection with, or significant repairs to: (i) the plumbing, electrical, ventilating, heating, sewer or septic, central or window air conditioning systems, equipment or units, if installed, or the other mechanical systems and equipment of the Property; (ii) the appliances sold as part of the Property; (iii) any foundation, slab, roof, fireplace, chimney, siding, windows, doors, ceilings, floors, exterior, interior and retaining walls, fences, decks, sidewalks or other structural components of the Property; (iv) insulation in the Property; (v) water leaking, drainage or flooding in or affecting the Property; (vi) termite or other wood destroying insects; or (vii) zoning, boundaries, encroachments or other similar matters that might be disclosed by a survey; (c) unrecorded assessments, code, ordinance or restriction violations or threatened or existing litigation affecting the Property or its use; or (d) any other material defects in, or problems in connection with, the Property which BUYER might reasonably consider in making the decision to buy the Property. Descriptions of repairs or inspections should include the date, nature and extent of repair, name(s) of person(s) performing the work, terms of any guarantee and any written documentation received.

I. EVIDENCE OF TITLE. Within twenty (20) days after the Effective Date, or ten (10) days prior to the Closing Date, whichever is earlier, BUYER agrees to obtain a title insurance commitment from a company authorized to insure titles in the state where the Property is located. Unless there is a defect in title to the Property that is not corrected prior to the Closing Date, BUYER may not object to untimely delivery of the title commitment. The title commitment shall commit to insure a marketable fee simple title in the BUYER upon the recording of the deed or other documents of conveyance. However, title to the Property shall be subject to the conditions in this Contract and to customary covenants, declarations, restrictions, zoning laws, easements, party wall agreements, special assessments, and community contracts of record as of the effective date of the title commitment. ("Permitted Exceptions").

BUYER shall have ten (10) days after receipt of the title commitment to notify SELLER in writing of any valid objections to title to the Property. SELLER shall then make a good faith effort to rectify any objections. If any valid title objections cannot be rectified by SELLER before the Closing Date and BUYER does not elect to waive the objections or extend the Closing Date, a reasonable time, not to exceed sixty (60) days, this Contract shall be canceled and the Earnest Money shall be returned to BUYER.

Mechanic's Lien Coverage. If the applicable box in Paragraph 11 is checked, the policy shall also insure BUYER, as of the date of recording of the deed or other document of conveyance, against any lien, or right to a lien, for services, labor or material imposed by law and not shown by the public records. SELLER agrees to execute all affidavits and indemnities required by the title company for issuance of this coverage.

- J. SURVEY. BUYER may, at BUYER'S expense, obtain a survey of the Property before the Closing Date to assure that there are no defects, encroachments, overlaps, boundary line or acreage disputes or any other matters that would be disclosed by a survey. The parties agree that the results of the survey may be the basis for a timely objection to title to the Property. A mortgage inspection report, loan survey or a boundary survey may or may not be a complete survey.
- K. DELIVERY OF DEED; PAYMENT; DISBURSEMENT OF PROCEEDS. On or before the Closing Date, SELLER agrees to properly execute and deliver to the Closing Agent a general Warranty Deed and all other documents and funds reasonably necessary to complete the closing. The Warranty Deed shall convey to BUYER marketable fee simple title to the Property, free and clear of all liens and encumbrances, except as provided in this Contract. On or before the Closing Date, SELLER and BUYER each agree to deliver to the Closing Agent a cashier's check or certified funds sufficient to satisfy their respective obligations under this Contract. SELLER understands that, unless otherwise agreed, disbursement of proceeds will not be made until after the warranty deed or the instrument of conveyance and, if applicable, the Mortgage/Deed of Trust have been recorded.
- L. PRORATIONS. The parties agree all of the following that become due and accrue during the calendar year in which SELLER'S Warranty Deed is delivered shall be prorated between the parties as of the Closing Date, and thereafter, all of the following shall be assumed and paid by BUYER: interest on existing loans to be assumed by BUYER; all general state, county, school and municipal real estate taxes; Home Association dues and fees; rental from the Property; insurance, if assumed by BUYER; maintenance fees; and any other contractual obligations of SELLER to be assumed by BUYER. However, if the Property is located in Missouri, any special assessments that are a lien on the Property and that can be paid at the time of closing shall be paid by SELLER.

If the amount of any item to be prorated for the current year cannot be ascertained from the public records, the amount of the item for the preceding year will be used as the current year's amount. However, if the preceding year's taxes were based on a lesser improved property, taxes will be computed based on the preceding year's mill levy at current assessed value, if ascertainable.

The parties agree that if the Property has been reappraised or reclassified within the preceding year and the actual taxes based on the new value are not available, they will agree to a reasonable estimation of the current year's taxes based on the information available on the Closing Date and prorate on that basis.

- M. UTILITIES, MAINTENANCE AND CASUALTY LOSS. SELLER agrees to leave all utilities on until date of possession unless otherwise specifically agreed. SELLER agrees to do ordinary and necessary maintenance, upkeep and repair to the Property and to keep the improvements on the Property fully insured until delivery of SELLER'S deed to BUYER. If before delivery of the deed to BUYER, improvements on the Property are damaged or destroyed by fire or other causes, including those that could be covered by what is known as fire and extended coverage insurance, the parties agree that the risk of that damage or destruction shall be borne as follows: if the damage is minor, SELLER may repair or replace the Property if the work can be completed before the Closing Date; if SELLER elects not to repair or replace the Property, or if the damage is substantial, BUYER may enforce or cancel this Contract by written notice to SELLER within ten (10) days after receiving notice of the damage or destruction of the Property. If BUYER elects to enforce this Contract, the Purchase Price shall not be reduced and the Property shall be conveyed in its existing condition at the time, provided SELLER shall credit BUYER the insurance deductible and assign SELLER'S fire and extended coverage insurance proceeds to BUYER at closing. If BUYER elects to cancel this Contract, any Earnest Money shall be returned to the BUYER.

 N. DEFAULT AND REMEDIES. SELLER or BUYER shall be in default under this Contract if either fails to comply with any material covenant, agreement or
- N. **DEFAULT AND REMEDIES.** SELLER or BUYER shall be in default under this Contract if either fails to comply with any material covenant, agreement or obligation within the time limits required by this Contract. Following a default by either SELLER or BUYER under this Contract, the other party shall have the following remedies, subject to the terms of the paragraph of this Contract entitled Earnest Money and Other Funds and Documents Deposited.
- a. If SELLER defaults, BUYER may (i) specifically enforce this Contract and recover damages suffered by BUYER as a result of the delay in the acquisition of the Property, or (ii) terminate this Contract by written notice to SELLER and, at BUYER'S option, pursue any remedy and damages available at law or in equity. If BUYER elects to terminate this Contract, the Earnest Money shall be returned to BUYER upon written demand.
- b. If BUYER defaults, SELLER may (i) specifically enforce this Contract and recover any damages suffered by SELLER as a result of the delay in the sale of the Property or (ii) terminate this Contract by written notice to BUYER and, at SELLER'S option, either retain the Earnest Money as liquidated damages as SELLER'S sole remedy, (the parties recognizing that it would be extremely difficult to ascertain the extent of actual damages caused by BUYER'S breach and that the Earnest Money represents as fair an approximation of such actual damages as the parties can now determine), or pursue any other remedy and damages available at law or in equity.
- O. ENTIRE AGREEMENT AND MANNER OF MODIFICATION. This Contract and all attachments hereto, constitute the complete agreement of the parties concerning the Property, supersedes all previous agreements, and may be modified only by a written agreement.

GOVERNMENT FINANCING ADDENDUM # _____

SELLE	R:				_
BUYER	₹:				_
PROPI	ERTY:				
principa accord	al amount of \$	ct is contingent upon B	rtgage insurance	an ()FHA ()DVA () loan premiums or DVA funding fee, if any, II be secured by a mortgage/deed of trust	
				years bearing interest at an initial rate unless otherwise provided for herein.	not to
				and pay the required fees, (credit report, app Effective Date of this Contract.	raisal
describ Broker	ed above within	days from the date of t	this Contract, the	ole to obtain a commitment for the mortgage Earnest Money less unpaid charges incurr to the other provisions of this Contract relat	ed by
	CABLE SECTIONS MUST Origination Fee not to exc Discount Fee not to exce Mortgage Insurance Pren of the loan () shall be pa of the loan. In addition to OTHER SELLER PAID C	BE CHECKED AND CO ceed% of the load ed% of the loan niums (MIP) required by id at the time of closing the initial MIP, BUYER of OSTS: In addition to co	DMPLETED) In amount shall be amount shall be the lender shall be by theagrees to pay morests specified abov	the loan, unless otherwise agreed as for a paid by aid by aid by be paid as follows: MIP not to exceed are paid as follows: MIP not to exceed are paid as follows: MIP not to exceed be paid as follows: MIP not to exceed are paid as follows: MIP not to exceed be paid as follows: MIP not to exceed ce, SELLER agrees to pay BUYER's other ce, SELLER agrees to pay BUYER's other ce, SELLER agrees to pay BUYER's other	%
6. FHA ()	as a part of the loan unles Monthly Mortgage Insuran SELLER shall, in addition	ss otherwise provided fonce Premium equal to _ to any other sums provi FHA will not permit the E	r herein. In addition "" "" "" "" "" "" "" "" ""	% of the loan amount shall be finance on to the UFMIP, BUYER agrees to pay a n prior to the addition of the UFMIP. y all costs associated with obtaining the vided said costs do not exceed	d
FHA: wit	be obligated to complete earnest money deposits of requirements a written sta Endorsement lender setti this Contract. The purcha hout regard to the amount maximum mortgage the I	the purchase of the Proport otherwise unless the patement by the Federal Ing forth the appraised vivides the proportion of the appraised valuation between the property. The purfit the property. The purfix of the property.	perty described he purchaser has bee Housing Commiss alue of the Propert ege and option of on. The appraised and Urban Develop	nis Contract, the purchaser (BUYER) shall no rein or to incur any penalty by forfeiture of n given in accordance with HUD/FHA or VA ioner, Veterans Administration, or a Direct by of not less than the purchase price stated in proceeding with consummation of the Contral valuation is arrived at to determine the coment will insure. HUD does not warrant the bisfy himself/herself that the price and condit	n ct
	()paid at the time of closs SELLER shall, in addition BUYER's loan which the	sing by the to any other sums provi	ided for herein, pa BUYER to pay, (inc	nanced as a part of the BUYER's loan or y all costs associated with obtaining the cluding pest inspections) provided, said costs	
VA:	It is expressly agreed that incur any penalty by forfe Property described herein established by the Depart	t, notwithstanding any ot ture of earnest money o n, if the Contract purchas ment of Veterans Affairs nation of this Contract w	her provisions of t r otherwise, or be se price exceeds the s (DVA). The purc	his Contract, the purchaser (BUYER) shall no obligated to complete the purchase of the he reasonable value of the Property shaser shall, however, have the option of e amounts of reasonable value established b	
to pay apprais	an amount not to exceed	\$ (ZEI	RO IF LEFT BLANK) 1	ELLER pursuant to this Contract, SELLER a for requirements of the lender necessitated l	grees
regarding	g lead-based paint.	F BEFORE SIGNING. WHEN	I SIGNED BY ALL PAF	 U.S. Department of Housing & Urban Development's RTIES, THIS FINANCING ADDENDUM BECOMES PAR RE SIGNING. 	
SELLER		DATE	BUYER	DATE	
SELLER		DATE	BUYER	DATE	

LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT

LEAD WARNING STATEMENT

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

SELLER'S	DISCLOSURE (initial)
(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 buyer 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 records or reports pertaining to lead-based paint and/or lead-based paint hazards in the housing.
BUYER'S A	CKNOWLEDGMENT (initial)
(c)	BUYER HAS RECEIVED COPIES OF ALL INFORMATION LISTED ABOVE.
(d)	BUYER HAS RECEIVED THE PAMPHLET "Protect Your Family From Lead In Your Home".
(e)	BUYER HAS (check one below):
	☐ Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint and/or lead-based paint hazards; or
	☐ Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-

CERTIFICATION OF ACCURACY

The following parties hav they have provided is true ar		tion above and certify, to the be	st of their knowledge, that the	information
SELLER	Date	BUYER	Date	
SELLER	Date	BUYER	Date	

SELLER'S DISCLOSURE AND CONDITION OF PROPERTY ADDENDUM (Residential)

1	SELLE	R:				
2	PROPE	RTY:				
3						
4		TICE TO SELLER.				
5		omplete and accurate as possible when answering the questions in this disc				
6		s insufficient for all applicable comments. <u>SELLER understands that the law representation Deposition Deposit</u>				
7		known to SELLER, in the Property to prospective Buyer(s) and that failure				
8 9		<u>lages.</u> Non-occupant SELLERS are not relieved of this obligation. This dis ELLER in making these disclosures. Licensee(s), prospective buyers and bu				
10	433131	ELECT III making these disclosures. Electisee(s), prospective buyers and bu	yers will re	iy on this i	IIIOIIIIC	ation.
11	2. NC	TICE TO BUYER.				
12		a disclosure of SELLER'S knowledge of the Property as of the date signed b	y SELLER	≀ and is no	ot a sub	stitute
13	for any	inspections or warranties that BUYER may wish to obtain. It is not a warranties				
14	warran	y or representation by the Broker(s) or their licensees.				
15						
16		CUPANCY.				
17	Approx	mate age of Property? How long have you owned? _ ELLER currently occupy the Property?		 ,	V	NI-
18 19	oes S	how long has it been since SELLER occupied the Property?	vooro/mor		res	INO[_]
20	II INO ,	now long has it been since SELLER occupied the Property?	years/IIIOI	1015		
21	4. LA	ND (SOILS, DRAINAGE AND BOUNDARIES). (IF RURAL OR VACANT LAI	ND. ATTA	CH SELLE	ER'S L	AND
22	פום	CLOSURE ALSO) ARE YOU AWARE OF				
23	a.	Any fill or expansive soil on the Property?			Yes□	No
24	b.	Any sliding, settling, earth movement, upheaval or earth stability problems				
25		Any sliding, settling, earth movement, upheaval or earth stability problems on the Property?			Yes□	No
26	C.	The Property or any portion thereof being located in a flood zone, wetlands				
27		area or proposed to be located in such as designated by FEMA which				_
28		requires flood insurance?				
29		Any drainage or flood problems on the Property or adjacent properties?				
30	_	Any flood insurance premiums that you pay?				
31	f.	Any need for flood insurance on the Property?				
32		Any boundaries of the Property being marked in any way?				
33 34		The Property having had a stake survey?			res	NO
35	i.	affecting the Property?		,	Vac	No
36	j.	Any fencing on the Property?				
37	J.	If "Yes", does fencing belong to the Property?				
38	k.	Any diseased, dead, or damaged trees or shrubs on the Property?				
39	i.	Any gas/oil wells, lines or storage facilities on Property or adjacent property?			Yes□	No
40	m.	Any oil/gas leases, mineral, or water rights tied to the Property?				
41						
42		ny of the answers in this section are "Yes", explain in detail or attac		ranty info	rmatio	n and
43	oth	er documentation:				
44						
45						
		Initials	Initials			
	SELLE	R SELLER		BUYER	BUYE	R

á	Approximate Age:years ☐ Unknown Type: Have there been any problems with the roof, flashing or rain gutters?	
I	Have there been any problems with the roof, flashing or rain gutters?	Yes∐ No∏
	If "Yes", what was the date of the occurrence? Have there been any repairs to the roof, flashing or rain gutters?	
(Lateral Have there been any repairs to the roof, flashing or rain gutters?	Yes□ No□
	Date of and company performing such repairs/	
(Has there been any roof replacement?	Yes⊟ No⊟
	If "Yes", was it: ☐ Complete or ☐ Partial	
	. What is the number of layers currently in place?layers or _ Unknown.	
`	What is the number of layers currently in place:ayers or officiown.	
	f any of the answers in this section are "Yes", explain in detail or attach all warranty info	ormation and
	other documentation:	
`	diei documentation.	
-		
-		
6 1	NFESTATION. ARE YOU AWARE OF:	
	. Any termites, wood destroying insects, or other pests on the Property?	Voc No
		res No
ı	Any damage to the Property by termites, wood destroying insects or other	
	pests?	Yes∐ No∐
(. Any termite, wood destroying insects or other pest control treatments on the	
	Property in the last five (5) years?	Yes□ No□
	If "Yes", list company, when and where treated	
,	I. Any current warranty, bait stations or other treatment coverage by a licensed	
•	pest control company on the Property?	Vec No
		162 NO
	If "Yes", the annual cost of service renewal is \$ and the time	
	remaining on the service contract is	
	(Check one) \square The treatment system stays with the Property or \square the treatment system i	S
	subject to removal by the treatment company if annual service fee is not paid.	
	f any of the answers in this section are "Yes", explain in detail or attach all warranty info	
- -	other documentation:	
7. \$	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS.	
7. \$	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF:	
7. \$	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: a. Any movement, shifting, deterioration, or other problems with walls, foundations,	
7. \$	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab?	
7. \$	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: a. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? b. Any cracks or flaws in the walls, ceilings, foundations, concrete slab,	Yes No
7. \$	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: a. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? b. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage?	Yes□ No□
- - '.	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: a. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? b. Any cracks or flaws in the walls, ceilings, foundations, concrete slab,	Yes□ No□
- - '.	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: I. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? I. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? I. Any corrective action taken including, but not limited to piering or bracing?	Yes□ No□ Yes□ No□
- - 7.	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 3. Any corrective action taken including, but not limited to piering or bracing? 4. Any water leakage or dampness in the house, crawl space or basement?	Yes No Yes No Yes No Yes No
7. \$	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 2. Any corrective action taken including, but not limited to piering or bracing? 3. Any water leakage or dampness in the house, crawl space or basement? 4. Any dry rot, wood rot or similar conditions on the wood of the Property?	Yes No Yes No Yes No Yes No Yes No Yes No
77. \$ 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 2. Any corrective action taken including, but not limited to piering or bracing? 3. Any water leakage or dampness in the house, crawl space or basement? 4. Any dry rot, wood rot or similar conditions on the wood of the Property? 5. Any problems with driveways, patios, decks, fences or retaining walls on the Property?	Yes No Yes No Yes No Yes No Yes No Yes No
77. \$ 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 3. Any corrective action taken including, but not limited to piering or bracing? 4. Any water leakage or dampness in the house, crawl space or basement? 5. Any dry rot, wood rot or similar conditions on the wood of the Property? 6. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 6. Any problems with fireplace including, but not limited to firebox, chimney,	Yes No
77. \$ 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 2. Any corrective action taken including, but not limited to piering or bracing? 3. Any water leakage or dampness in the house, crawl space or basement? 4. Any dry rot, wood rot or similar conditions on the wood of the Property? 5. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 6. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line?	Yes No
77. \$ 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 2. Any corrective action taken including, but not limited to piering or bracing? 3. Any water leakage or dampness in the house, crawl space or basement? 4. Any dry rot, wood rot or similar conditions on the wood of the Property? 5. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 6. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line?	Yes No
	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: a. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? b. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? c. Any corrective action taken including, but not limited to piering or bracing? d. Any water leakage or dampness in the house, crawl space or basement? d. Any dry rot, wood rot or similar conditions on the wood of the Property? d. Any problems with driveways, patios, decks, fences or retaining walls on the Property? J. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line? Date of any repairs, inspection(s) or cleaning?	Yes No
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77. \$ 11	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 2. Any corrective action taken including, but not limited to piering or bracing? 3. Any water leakage or dampness in the house, crawl space or basement? 4. Any dry rot, wood rot or similar conditions on the wood of the Property? 5. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 6. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line? 6. Date of any repairs, inspection(s) or cleaning? 6. Date of last use? 6. Does the Property have a sump pump?	Yes No
77. \$ 10 00 00 00 00 00 00 00 00 00 00 00 00	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 2. Any corrective action taken including, but not limited to piering or bracing? 3. Any water leakage or dampness in the house, crawl space or basement? 4. Any dry rot, wood rot or similar conditions on the wood of the Property? 5. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 6. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line? 6. Date of any repairs, inspection(s) or cleaning? 6. Date of last use? 6. Does the Property have a sump pump?	Yes No
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7. \$ 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 3. Any corrective action taken including, but not limited to piering or bracing? 4. Any water leakage or dampness in the house, crawl space or basement? 5. Any dry rot, wood rot or similar conditions on the wood of the Property? 6. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 7. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line? 7. Date of any repairs, inspection(s) or cleaning? 8. Does the Property have a sump pump? 8. If "Yes", location: 9. Any repairs or other attempts to control the cause or effect of any problem described above fany of the answers in this section are "Yes", explain in detail or attach all warranty info	Yes No
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7. \$ 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 3. Any corrective action taken including, but not limited to piering or bracing? 4. Any water leakage or dampness in the house, crawl space or basement? 5. Any dry rot, wood rot or similar conditions on the wood of the Property? 6. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 7. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line? 7. Date of any repairs, inspection(s) or cleaning? 8. Does the Property have a sump pump? 8. If "Yes", location: 9. Any repairs or other attempts to control the cause or effect of any problem described above fany of the answers in this section are "Yes", explain in detail or attach all warranty info	Yes No
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7. \$ 1	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 3. Any corrective action taken including, but not limited to piering or bracing? 4. Any water leakage or dampness in the house, crawl space or basement? 5. Any gry rot, wood rot or similar conditions on the wood of the Property? 6. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 7. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line? 7. Date of any repairs, inspection(s) or cleaning? 7. Date of last use? 8. Does the Property have a sump pump? 8. If "Yes", location: 9. Any repairs or other attempts to control the cause or effect of any problem described above frany of the answers in this section are "Yes", explain in detail or attach all warranty inforther documentation: 1. Initials 1. Initials	Yes No
	STRUCTURAL, BASEMENT/CRAWL SPACE, FIREPLACE AND EXTERIOR ITEMS. ARE YOU AWARE OF: 1. Any movement, shifting, deterioration, or other problems with walls, foundations, crawl space or slab? 2. Any cracks or flaws in the walls, ceilings, foundations, concrete slab, crawl space, basement floor or garage? 3. Any corrective action taken including, but not limited to piering or bracing? 4. Any water leakage or dampness in the house, crawl space or basement? 5. Any dry rot, wood rot or similar conditions on the wood of the Property? 6. Any problems with driveways, patios, decks, fences or retaining walls on the Property? 7. Any problems with fireplace including, but not limited to firebox, chimney, chimney cap and/or gas line? 8. Date of any repairs, inspection(s) or cleaning? 9. Date of last use? 1. Does the Property have a sump pump? 1. If "Yes", location: 1. Any repairs or other attempts to control the cause or effect of any problem described above frany of the answers in this section are "Yes", explain in detail or attach all warranty inforther documentation: 1. Initials 1. Initials	Yes No

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Central Electric Central Gas Heat Pump Window Unit(s) Unit	10.		EATING AND AIR CONDITIONING. Does the Property have air conditioning?	Ves□ No
Unit Age of Unit Leased Owned Location Last Date Serviced/By Whom? 1. 2. b. Does the Property have heating systems? Yes N Electric Fuel Oil Natural Gas Heat Pump Propane Fuel Tank Other Unit Age of Unit Leased Owned Location Last Date Serviced/By Whom? 1		a.	Central Electric Central Gas Cheat Pump C Window Unit(s)	165 <u> </u>
b. Does the Property have heating systems? Selectric Fuel Oil Natural Gas Heat Pump Propane Fuel Tank Other Unit Age of Unit Leased Owned Location Last Date Serviced/By Whom? 1.				m?
2. b. Does the Property have heating systems? Yes N Electric Fuel Oil Natural Gas Heat Pump Propane Fuel Tank Other Unit Age of Unit Leased Owned Location Last Date Serviced/By Whom? 1. 2. c. Are there rooms without heat or air conditioning? Yes N If "Yes", which room(s)? Yes N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N N				<u></u>
Electric Fuel Oil Instural Gas Heat Pump Propane Fuel Tank Other Unit Age of Unit Leased Owned Location Last Date Serviced/By Whom? 1. 2.				
Electric Fuel Oil Instural Gas Heat Pump Propane Fuel Tank Other Unit Age of Unit Leased Owned Location Last Date Serviced/By Whom? 1. 2.		b.	Does the Property have heating systems?	Yes⊟ No
Fivel Tank Other Unit Age of Unit Leased Owned Location Last Date Serviced/By Whom? 1. 2.			□ Electric □ Fuel Oil □ Natural Gas □ Heat Pump □ Propane	
c. Are there rooms without heat or air conditioning? Yes N If "Yes", which room(s)?			Fuel Tank Other	
c. Are there rooms without heat or air conditioning? Yes N If "Yes", which room(s)?			Unit Age of Unit Leased Owned Location Last Date Serviced/By Who	m?
2. c. Are there rooms without heat or air conditioning? Yes N If "Yes", which room(s)? d. Does the Property have a water heater?			1.	<u></u>
If "Yes", which room(s)? d. Does the Property have a water heater? Yes \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \			2.	
If "Yes", which room(s)? d. Does the Property have a water heater?		c.	Are there rooms without heat or air conditioning?	Yes□ No
Unit Age of Unit Leased Owned Location Capacity Last Date Serviced/By Whom? 1. 2. e. Are you aware of any problems regarding these items?			If "Vee" which room(e)?	••••
Unit Age of Unit Leased Owned Location Capacity Last Date Serviced/By Whom? 1. 2. e. Are you aware of any problems regarding these items?		Ч	Does the Property have a water heater?	Vas⊟ No
Unit Age of Unit Leased Owned Location Capacity Last Date Serviced/By Whom? 1. 2. e. Are you aware of any problems regarding these items?		u.	Flactric Gas Golar Gankless	163 110
1. 2. e. Are you aware of any problems regarding these items?				hom2
2. e. Are you aware of any problems regarding these items? Yes Nif "Yes", explain in detail:				HOHI!
e. Are you aware of any problems regarding these items?			1·	
If "Yes", explain in detail: Copper		^	Are you aware of any problems regarding these items?	Vec No
11. ELECTRICAL SYSTEM. a. Type of material used:		e.	The you aware or any problems regarding these items?	≀es⊟ N0
11. ELECTRICAL SYSTEM. a. Type of material used:			ii res , explain in detail.	
a. Type of material used:				
a. Type of material used:				
a. Type of material used:				
b. Type of electrical panel(s):	11.			
Location of electrical panel (total amps), if known: C. Are you aware of any problem with the electrical system? If "Yes", explain in detail:				
Size of electrical panel (total amps), if known: c. Are you aware of any problem with the electrical system? If "Yes", explain in detail:		b.		
Size of electrical panel (total amps), if known: c. Are you aware of any problem with the electrical system? If "Yes", explain in detail:			Location of electrical panel(s):	
c. Are you aware of any problem with the electrical system? Yes N If "Yes", explain in detail:			Size of electrical panel (total amps), if known:	
12. HAZARDOUS CONDITIONS. ARE YOU AWARE OF: a. Any underground tanks on the Property? Yes N. Any landfill on the Property? Yes N. Any toxic substances on the Property, (e.g. tires, batteries, etc.)? Yes N. Any testing for any of the above-listed items on the Property? Yes N. Any professional testing/mitigation for radon on the Property? Yes N. Any professional testing/mitigation for mold on the Property? Yes N. Any methamphetamine or controlled substances ever being used or manufactured on the Property? Yes N. (In Missouri, a separate disclosure is required if methamphetamine or other controlled substances have been present on or in the Property.) If any of the answers in this section are "Yes", explain in detail or attach test results and documentation:		C.	Are you aware of any problem with the electrical system?	Yes⊡ No
12. HAZARDOUS CONDITIONS. ARE YOU AWARE OF: a. Any underground tanks on the Property? Yes N. Any landfill on the Property? Yes N. Any toxic substances on the Property, (e.g. tires, batteries, etc.)? Yes N. Any testing for any of the above-listed items on the Property? Yes N. Any professional testing/mitigation for radon on the Property? Yes N. Any professional testing/mitigation for mold on the Property? Yes N. Any methamphetamine or controlled substances ever being used or manufactured on the Property? Yes N. (In Missouri, a separate disclosure is required if methamphetamine or other controlled substances have been present on or in the Property.) If any of the answers in this section are "Yes", explain in detail or attach test results and documentation:			If "Yes", explain in detail:	
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b. Any landfill on the Property?	12.			
c. Any toxic substances on the Property, (e.g. tires, batteries, etc.)?				
d. Any testing for any of the above-listed items on the Property?		b.	Any landfill on the Property?	Yes⊡ No
d. Any testing for any of the above-listed items on the Property?		c.	Any toxic substances on the Property, (e.g. tires, batteries, etc.)?	Yes⊡ No
e. Any professional testing/mitigation for radon on the Property?		d.	Any testing for any of the above-listed items on the Property?	Yes⊟ No
f. Any professional testing/mitigation for mold on the Property?				
g. Any other environmental issues?		_		
h. Any methamphetamine or controlled substances ever being used or manufactured on the Property?				
used or manufactured on the Property?				169 110
(In Missouri, a separate disclosure is required if methamphetamine or other controlled substances have been present on or in the Property.) If any of the answers in this section are "Yes", explain in detail or attach test results and documentation:		n.		Vaa□ Na
other controlled substances have been present on or in the Property.) If any of the answers in this section are "Yes", explain in detail or attach test results and documentation:			used or manufactured on the Property?	Yes INO
If any of the answers in this section are "Yes", explain in detail or attach test results and documentation:				
documentation:			other controlled substances have been present on or in the Property.)	
documentation:				
		do	cumentation:	
Initials				
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IIIIuais			Initials Initials	

_	NEIGHBORHOOD INFORMATION & HOMEOWNER'S ASSOCIATION. ARE YOU AWAR	
	a. Any current/pending bonds, assessments, or special taxes that	
	apply to Property?	Yes No
	If "Yes", what is the amount? \$	
	b. Any condition or proposed change in your neighborhood or surrounding	
	area or having received any notice of such?	Yes No
	c. Any defect, damage, proposed change or problem with any	
	common elements or common areas?	Yes No
	d. Any condition or claim which may result in any change to assessments or fees?	Yes No
	e. Any streets that are privately owned?	
	f. The Property being in a historic, conservation or special review district that	
	requires any alterations or improvements to the Property be approved by a	
	board or commission?	Yes□ NoΓ
	g. The Property being subject to tax abatement?	
	h. The Property being subject to a right of first refusal?	
	If "Yes", number of days required for notice:	
	i. The Property being subject to covenants, conditions, and restrictions of a	
	Homeowner's Association or subdivision restrictions?	Vas No
	j. Any violations of such covenants and restrictions?	
		N/A[] 165[] NO[
	k. The Homeowner's Association imposing its own transfer fee and/or initiation fee when the Property is sold?	NI/A 🗆 Va a 🗆 Na 🗆
	Initiation fee when the Property is soid?	N/ALYes NOL
	If "Yes", what is the amount? \$	
	Homeowner's Association dues are paid in full until in the amou payableyearlysemi-annuallymonthlyquarterly, sent to	int of \$
	payable Lyearly Lemi-annually Lemonthly Lequarterly, sent to	and
	includes:	
	If any of the answers in this section are "Yes" (except h and k), explain in d	
	If any of the answers in this section are "Yes" (except h and k), explain in d	
	documentation:	
	documentation:	
	PREVIOUS INSPECTION REPORTS.	
	PREVIOUS INSPECTION REPORTS. Has Property been inspected in the last twelve (12) months?	
	PREVIOUS INSPECTION REPORTS.	
14.	PREVIOUS INSPECTION REPORTS. Has Property been inspected in the last twelve (12) months?	
14. 15.	PREVIOUS INSPECTION REPORTS. Has Property been inspected in the last twelve (12) months?	
14. 15.	PREVIOUS INSPECTION REPORTS. Has Property been inspected in the last twelve (12) months?	Yes⊡ No[
14. 15.	PREVIOUS INSPECTION REPORTS. Has Property been inspected in the last twelve (12) months?	Yes⊡ No[
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14. 15.	PREVIOUS INSPECTION REPORTS. Has Property been inspected in the last twelve (12) months? If "Yes", a copy of inspection report(s) are available upon request. OTHER MATTERS. ARE YOU AWARE OF: a. Any of the following? Party walls Common areas Easement Driveways. b. Any fire damage to the Property?	Yes□ No[Yes□ No[Yes□ No[
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14. 15.	PREVIOUS INSPECTION REPORTS. Has Property been inspected in the last twelve (12) months? If "Yes", a copy of inspection report(s) are available upon request. OTHER MATTERS. ARE YOU AWARE OF: a. Any of the following? Party walls Common areas Easement Driveways. b. Any fire damage to the Property? c. Any liens, other than mortgage(s)/deeds of trust currently on the Property? d. Any violations of laws or regulations affecting the Property? e. Any other conditions that may materially affect the value or desirability of the Property?	Yes No Yes No Yes No Yes No Yes No
14. 15.	PREVIOUS INSPECTION REPORTS. Has Property been inspected in the last twelve (12) months? If "Yes", a copy of inspection report(s) are available upon request. OTHER MATTERS. ARE YOU AWARE OF: a. Any of the following? Party walls Common areas Easement Driveways. b. Any fire damage to the Property? c. Any liens, other than mortgage(s)/deeds of trust currently on the Property? d. Any violations of laws or regulations affecting the Property? e. Any other conditions that may materially affect the value or desirability of the Property? f. Any other condition, including but not limited to financial, that may prevent	Yes No
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251		I.		I action pertaining to the Property?		
252				aining to the Property?		
253		n.	Any added insulation since you	have owned the Property?		Yes□ No□
254 255		0.		s that remain with the Property in th		Yes□ No□
256		n.	Any transferable warranties on			
257		ρ.				Yes□ No□
258		a.		other claims pertaining to the Prop		
259		ч.				Yes□ No□
260			If "Ves" were renairs from clair	n(s) completed?	Ν/ΔΓ	
261				the Property?		
262		١.	Any use of synthetic stucco on	the Property?		165 110
263		If a	nv of the answers in this sect	ion are "Yes", explain in detail: _		
264						
265 266						
267	16.	UT	ILITIES. Identify the name and	phone number for utilities listed bel	ow.	
268		-		F		
269			Gas Company Name:	F	Phone #	
270			Water Company Name:		Phone #	
271			water company rame.	·	none "	
272 273 274 275 276 277 278 279 280 281 282 283 284 285 286 287 288 289		The Co wh Sul of prir the "Ac (if nai inc Ba' Fer Fire	e Residential Real Estate Sale ndition of Property Addendum at is included in the sale of bparagraphs 1a and 1b of the Cothe Contract. If there are no "Inted list govern what is or is not a Paragraph 1 list, the Seller's dditional Inclusions" and/or the "Ilany) and appurtenances, fixture	PLIANCES (FILL IN ALL BLANKS COntract, including this paragra ("Seller's Disclosure"), not the ML the Property. Items listed in the contract supersede the Seller's Disclosure supersede the Seller's Disclosure Included in this sale. If there are done Disclosure governs. Unless maximized and equipment (which seller against therwise permanently attached to I Lighting and light fixtures Mounted entertainment brackets Other mirrors (if attached) Plumbing equipment and fixtures	ph of the residential Seller's S, or other promotional material "Additional Inclusions" or closure and the pre-printed lins" listed, the Seller's Discloslifferences between the Seller odified by the Seller's Disclost 1b, all existing improvement grees to own free and clear) Property are expected to rem Shelving, racks and towel (if attached) Storm windows, doors & seller's Disclost 1b, all existing improvement grees to own free and clear)	erial, provides for "Exclusions" in st in Paragraph 1 sure and the presure and for the soure and/or the son the Property, whether buried, ain with Property, bars
			Tŀ	IIS SPACE INTENTIONALLY LEF Continued on next page	T BLANK	

Initials Initials

SELLER SELLER BUYER BUYER

290	Fill in all blanks using one of the abbreviations listed be	
291	"OS" = Operating and Staying with the Property (any	
292	"EX" = Staying with the Property but Excluded from	wechanical Repairs; cannot be an Unacceptable
293	Condition.	
294	"NA" = Not applicable (any item not present).	
295	"NS" = Not staying with the Property (item should be	e identified as "NS" below.)
296		
297	A:	
298	Air Conditioning Window Units, #	Laundry - Washer
299	Air Conditioning Central System	Laundry - Dryer
300	Attic Fan	ElecGas
301	Ceiling Fan(s), #	MOUNTED ENTERTAINMENT EQUIPMENT
302	Central Vac and Attachments	Item #1
303	Doorbell	Location
304	Electric Air Cleaner or Purifier	Item #2
305	Exhaust Fan(s) – Baths	Location
306	Fences – Invisible & Controls	item #3
307	Fireplace(s), #	Location
308	Location #1 Location #2	Item #4
309	Chimney Chimney	Location
310	Gas Logs Gas Logs	Outside Cooking Unit
311	Gas Logs Gas Logs Gas Starter Gas Starter Heat Re-circulator Heat Re-circulator	Propane Tank
312	Heat Re-circulator Heat Re-circulator	OwnedLeased
313	Insert Insert	Security System
314	Insert Insert Wood Burning Stove Wood Burning Stove	OwnedLeased
315	Other Other	Smoke/Fire Detector(s), #
316	Fountain(s)	Spa/Hot Tub
317	Furnace/Heat Pump/Other Htg System	Spa/Sauna
318	Garage Door Keyless Entry	Spa Equipment
319	Garage Door Opener(s), #	Sprinkler System Auto Timer
320	Garage Door Transmitter(s), #	Sprinkler System Back Flow Valve
321	Gas Yard Light	Sprinkler System (Components & Controls)
322	Humidifier	Statuary/Yard Art
323	Intercom	Sump Pump
324	Jetted Tub	Swimming Pool
325	KITCHEN APPLIANCES	Swimming Pool Heater
326	Cooking Unit	Swimming Pool Equipment
327	CooktopElecGas	TV Antenna/Receiver/Satellite Dish
328	Microwave Oven	OwnedLeased
329	Oven	Water Softener and/or Purifier
330	ElecGasConvection	OwnedLeased
331	Stove/Range	Other
332	Elec. Gas Convection	Other
333	Dishwasher ———	Other
334	Disposal	Other
335	Freezer	Other
336	Location	Other
337	Icemaker	Other
338	Refrigerator (#1)	Other
339	Location	Other
340	Refrigerator (#2)	Other
341	Location	Other
342	Trash Compactor	Other
		

	l	Initials	Initials		
SELLER	SELLER			BUYER	BUYER

fully revealed above. If applicable invoices, notices or other	documents describing	g or referring	to the matte	ers revealed
The undersigned SELLER representation Disclosure Statement is accurate a guarantee of any kind. SELLER will promptly notify, in (SELLER and BUYER initial and of pages).	sents, to the best of the sents of the sent sent sent sent sent sent sent sen	neir knowledge, t does not intend th	he information se is Disclosure State osure changes pri	t forth in the f ment to be a wa
	ERMS HEREOF BEFOR IT BECOMES PART OF DERSTOOD, CONSULT	A LEGALLY BIN	DING CONTRACT	ī.
SELLER	DATE	SELLER		
SELLER BUYER ACKNOWLEDGEMENT A		SELLER		
	ormation in this form is I an honest effort at fully report of me without warranties erty. Ove information, and an ained through the Multiple of to have Property exam an expert at detecting or the no important represental	imited to informati evealing the inform or guaranties of y other important e Listing Service) ined by profession repairing physical tations concerning	nation requested. any kind by SELL information provide by an independent hal inspectors. defects in Property the condition or va	ER concerning to the second se