

PURCHASE CONTRACT



Hawaii Association of REALTORS® Standard Form _____Revised 4/07 (NC) For Release 5/09

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NAR CODE OF ETHICS: Buyer and Seller are aware that the National Association of REALTORS® holds its members accountable for their actions through a strict Professional Code of Ethics, which includes a grievance system to address complaints. Non-members are not held to the same standards as members, nor are they required to participate in the grievance system.

Reviewed by:Principal Broker/Broker-in-Charge	
Reference Date:	
Property Reference or Address:	

THIS IS MORE THAN A RECEIPT FOR MONEY. IT IS A LEGALLY BINDING CONTRACT FOR THE PURCHASE OF REAL ESTATE. READ IT CAREFULLY. HANDWRITTEN OR TYPED PROVISIONS HEREIN SHALL SUPERSEDE ANY PRINTED PROVISIONS IF THERE IS A CONFLICT. FILL IN ALL BLANKS. WRITE "NA" IF NOT APPLICABLE.

SECTION A: AGENCY DISCLOSURE

- A-1 **AGENCY.** Buyer and/or Seller in a real estate transaction in Hawaii may retain a real estate Brokerage Firm as their agent. In such case, Buyer and/or Seller is represented by the Brokerage Firm and all of its licensees. Hawaii law requires real estate licensees to disclose orally or in writing to Seller and/or Buyer whom the licensee represents. The form of representation may be one of the following:
 - (a) Seller's Agent. Brokerage Firm represents Seller only unless a disclosed dual agency exists. Seller's Agent owes the highest duties to Seller, including confidentiality, loyalty, and utmost care.
 - (b) **Buyer's Agent.** Brokerage Firm represents Buyer only unless a disclosed dual agency exists. Buyer's Agent owes the highest duties to Buyer, including confidentiality, loyalty, and utmost care.
 - (c) **Dual Agent.** Brokerage Firm represents both Buyer and Seller. This commonly occurs when licensees in the Brokerage Firm representing Seller have Buyer clients looking for types of property similar to Seller's property. In such event, the Brokerage Firm and all of its licensees represent both Buyer and Seller and are dual agents. Dual agents must remain neutral in negotiations and must not advance the interest of one party over the other. **A separate Dual Agency Consent Addendum is required under Hawaii law.**
 - (d) No Agency Representation (see A-2 (d) below)

A-2	DISCL	OSURE.	
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(a) Seller Representation: Seller is represented by the Brokerage Firm and all its licensees. Brokerage Firm is [] is not [] a member of the National Association of REALTORS®.				
(b) Buyer Representation: Buyer is represented by the Brokerage Firm and all its licensees. Brokerage Firm is [] is not [] a member of the National Association of REALTORS®.				
(c) Dual Agency Representation: Seller and Buyer are represented by the Brokerage Firm Brokerage Firm is [] is not [] a member of the National Association of REALTORS®. A separate Dual Agency Consent Addendum is required.				
 (d) No Agency Representation: [] Seller is a Customer and is not represented by a Brokerage Firm. [] Buyer is a Customer and is not represented by a Brokerage Firm. It is recommended that Customers seek legal counsel prior to signing a Purchase Contract. 				
If requested, a licensee may present a Customer's Purchase Contract to Seller and report Seller's response. A licensee cannot, however, negotiate for or otherwise advise a Customer in the transaction.				
Buyer and Seller acknowledge that oral or written disclosure relative to agency representation was provided to thembefore the signing of this Purchase Contract.				
BUYER'S INITIALS & DATE SELLER'S INITIALS & DATE				

BUYER'S INITIALS & DATE

SELLER'S INITIALS & DATE

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Purchase Contract
RR201 Rev. 4/07
Walt Flood Realty 2092 Kuhio Ave # 1908, Hopofulu HI 958152134
Phone: 808 922-1659
Fax 166 911-8984



	SECTION B:	: DEPOSIT RECEIPT
Received from		, the "Buyer," the sum of \$
n the form of Received by	(Signature of Broker of Salesperson)	as an initial earnest money deposit Agent's name:
Bus.		Cell E-mail
Brokerage Firm:		
Brokerage Firm Address: [] B-1 The initial deposit check shall remain uncashed, shall be retained by the Brokerage Firm assisting Buyer, and shall deposited with Escrow by the next business day after the Acceptance Date.		
deposited v		N DEROSITI FUNDS
] B-2 Buyer to Ea interest to b setting up,] B-3 Buyer not to	be credited to Buyer at closing. Buyer s maintaining and closing the account. F	w to place Buyer's deposit(s) into an interest-bearing account with all shall pay any processing fee required by Escrow and all costs of rees/costs may exceed the interest earned. he right to place Buyer's deposits in an interest-bearing account. eposits shall belong to Escrow.
	SECTION C: A	ADDENDA AND OFFER
ADDENDA. The follow	ving addenda, if checked, are attached	I to and made a part of this Purchase Contract.
] 1031 Exchange] Agreement to O] Existing "As Is" (ccupy Prior to Close of Escrow Condition	[] Agreement of Sale[] Dual Agency Consent[] FHA Financing/Real Estate Certification
] Lead Based Pai		[] Plain Language
] Purchase Money] Residential Leas		[] Rental Agreement [] Short Sale
[] Standard Oceanfront Property [] VA Financing		
-		
] Other		[] Other
		below on the terms and conditions contained herein, acknowledges
		all be binding if accepted by Seller on or before: AM [] PM [].
·		
C-1 Purchase price f	. ,	U.S. Dollars, paid as follows
	Initial deposit from Section B a	
\$		d into Escrow on or before
\$	Balance of down payment (or	balance of purchase price if all cash) paid into Escrow before closing
.	TOTAL CASH FUNDS FROM B	BUYER (exclusive of closing costs).
S	By way of	
8		
TOTAL PURCHASE PRICE		
Failure to make any of shall apply.	f the scheduled deposits herein shall co	onstitute a default, and the termination provisions of Paragraph C-26
BUYER'S NITHLS		SELLER'S INITIALS & DATE
waii Association of REAI	LTORSO V Pag	2 of 12 RR201 Rev. 4/07 (NC) For Release 5

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C-2 Description: Tax Map Key: Div/Zone/Sec/Plat/Parcel/CPR/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/CPR/Sec/Plat/Parcel/Sec/Plat/Parcel/Sec/Plat/Parcel/Sec/Plat/Parcel/Sec/Plat/Parcel/Sec/Plat/Parcel/Parcel/Sec/Plat/Parcel/Parcel/Parcel/Parcel/Parcel/Sec/Plat/Parcel/Parce	or gas and gerenter tor
The full legal description will be provided in the title report. [] C-3 Sale Includes: All built-in furniture, attached existing fixtures built in applicances, water leater, electrical and/plumbing fixtures, attached carpeting, and the following indicated items [] Air Conditioner	/or gas and gerenter
The full legal description will be provided in the title report. [] C-3 Sale Includes: All built-in furniture, attached existing fixtures built-in applicances, water leaster, electrical and/plumbing fixtures, attached carpeting, and the following indicated items [] Air Conditioner	e e tor
[] C-3 Sale Includes: All built-in furniture, attached existing fixtures built in appliances, water leater, electrical and/plumbing fixtures, attached carpeting, and the following indicated items [] Air Conditioner [] Ceiling Fan [e e tor
plumbing fixtures, attached carpeting, and the following indicated items. [] Air Conditioner [] Ceiling Fan [Chandelier] Distributed [] Disposal [] Dryer [] Existing Window Coverings [] Microwave [] Pool Equipment (All) [] Range [] Range Hood [] Refrigerat [] Security Alarm [] Smoke Detectors [] Solar Water Heater [] TV Antening [] TV Cable Outlet [] Washer [] Other	e e tor
[] Disposal [] Dryer [] Existing Window Coverings [] Microwave [] Pool Equipment (All) [] Range [] Range Hood [] Refrigerat [] Security Alarm [] Smoke Detectors [] Solar Water Heater [] TV Antenr [] TV Cable Outlet [] Washer [] Other	e tor
Inventory to be inspected and approved within days from receipt of inventory list. If Buyer disappround the inventory within such time period, Buyer may elect to terminate the Purchase Contract pursuant to the terminate the period.	
	oves of ermination
C-4 Specifically Excluded:	
 CLOSING C-5 For purposes of this Purchase Contract, closing shall be the date when all appropriate conveyance documen recorded. Buyer and Seller agree to promptly execute appropriate or customary documents when requested 	
C-6 The "Scheduled Closing Date" shall be on or before	
(Choose Paragraph C-7 OR Paragraph C-8) Any Change to the Scheduled Closing Date Shall Be Handled as Folke Extensions. There is no automatic right to extend. If, for reasons beyond a Buyer's or Seller's control, a paragraph cannot perform the obligation to close by the Scheduled Closing Date, then such party may extend the Scheduled Closing Date up to days by delivery of written notice to the other party prior to the Scheduled Close. Thereafter, time shall be of the essence and if a party fails to perform by the extended Scheduled Close such party shall be considered in default and the termination provisions of Paragraph C-28 shall apply. Failure obligations under the Financing Contingencies (Paragraphs C-24 through C-26) shall not be grounds for an extended this Paragraph. The extended Scheduled Closing Date may not be further extended unless both Buye so agree in writing. This provision relates only to the extension of the Scheduled Closing Date.	party duled losing sing Date, re to meet extension
[] C-8 Time is of the essence and the Scheduled Closing Date may not be extended unless both Buyer and Seller writing.	r so agree in
C-9 Escrow. This transaction shall be escrowed by:	("Escrow").
The parties shall timely provide to Escrow fully executed copies of all notices, receipts, responses (approvals disapprovals), acknowledgments and extensions which are part of this transaction.	
C-10 Prorations and Closing Adjustments. Based on a thirty (30) day proration Escrew shall provide the totlow in applicable, as of the date of closing: real property tax, lease rents, interest or assumed obligations, mortgaging insurance premiums, maintenance, private sewer, marina, and/or association/fees, tenant cents, and . When applicable, Escrow shall charge to	e and other
credit to Buyer the amount of any tenant's security deposit.	Seller and
BUYER'S (NITIALS & ANTE) SELLER'S INITIAL	

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SELLER'S INITIALS & DATE

C-11	Closing Costs. The following are customary closing costs (including Hawaii General Excise Tax where applicable) and are not intended to be an all-inclusive list. Escrow may charge the appropriate party other closing costs as directed by the parties.				
	Charge to Buyer if applicable: (% of the premium for standard coverage title insurance and any additional costs relating to the issurance of extended coverage bolicy functuling a tender's policy) Cost of drafting of conveyance documents and bills of sale Cost of obtaining Buyer's consents Buyer's notary fees All recording fees except documents to clear Seller's title 50% of Escrow fee Condominium and Association ownership transfer fees FHA or VA discount points and any mortgage fees Charge to Seller, if applicable: 60% of the premium for standard coverage title insurance Cost of drafting of conveyance documents and bills of sale Cost of obtaining Seller's consents 50% of Escrow fee Seller's notary fees Cost of required staking or survey Recording fees to clear Seller's title FHA or VA mandatory closing fees Conveyance tax FIRTA (Federal withholding tax)				
C-11A	C-11A Notice on Conveyance Tax. Pursuant to the rules of the Department of Laxation, State of Hawaii, Seller must pay a higher conveyance tax if Buyer is ineligible to file a county real preparty tax home dwive is exemption on the Property. [CHECK ONE] Buyer hereby declares that Buyer is purchasing the Property [] as Buyer's principal residence [] as other than Buyer's principal residence.				
	ASSESSMENTS For purposes of Paragraphs C-12, C-13, and C-14, an assessment is defined as any obligation (not including prorations in Paragraph C-10) levied against the Property by a homeowner's association, governmental body, or any other entity with a legal right to assess. Assessments, if any, shall be charged as follows:				
C-12	Any lump sum assessments levied against the Property prior to the Acceptance Date shall be paid by Seller [] or assumed by Buyer []. Exceptions, if any:				
C-13	Any assessments levied against the Property prior to the Acceptance Date which are being paid in installments shall be paid in full by Seller [] or pro-rated by Escrow as of the date of closing []. Exceptions, if any:				
C-14	If a new assessment is authorized against the Property between the Acceptance Date and the Scheduled Closing Date, such assessment shall be paid as Buyer and Seller shall agree. If Buyer and Seller cannot reach an agreement within five (5) days of both parties being aware of the new assessment, either party may terminate this Purchase Contract and the termination provisions of Paragraph C-30 shall apply.				
	OTHER CLOSING MATTERS				
C-15	Risk of Loss. Risk of loss passes to Buyer upon closing or possession, whichever occurs sooner.				
C-16	Consents. Buyer and Seller may be required to obtain consents of lessors, homeowner or condominium associations, co-op boards, existing lenders, vendors or other entities. Buyer or Seller shall cooperate and take all reasonable action to obtain such consents.				
C-17	Possession. Seller shall give Buyer possession at closing or				
C-18	Reys to the Property. Seller, at Seller's sole cost and expense, shall provide Buyer at closing with all existing, but at least one set of functioning keys/controls (entry, interior, mail box, pool, security, parking area, and all garage door openers). Buyer shall pay all deposits which may be required for any of these items. Unless Buyer and Seller agree otherwise, all keys/controls and garage door openers shall be released to Buyer only after Escrow has verbally notified Seller or Seller's Agent that the closing has occurred.				
C-19	Tenancy and Vesting. Title shall vest in Buyer(s) as follows: (insert full legal name(s) and marital status)				
	Tenancy: [] Tenancy to be determined. If Buyer has not yet determined the esting and or tenancy, Buyer shall provide Escrow in writing with the selected names and tenancy within fifteen (15) days after the determined the esting and or tenancy, Buyer shall provide Escrow in writing with the selected names and tenancy within fifteen (15) days after the determined the esting and or tenancy, Buyer shall provide Escrow in writing with the selected names and tenancy within fifteen (15) days after the determined the esting and or tenancy, Buyer shall provide Escrow in writing with the selected names and tenancy within fifteen (15) days after the determined the determined the esting and or tenancy.				
C-20	RESERVED				
C-21	RESERVED				
BU	YER'S (NITHALS & DATE \				
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(O)	CONTINGENCY FOR CASH FUNDS
	Paragraph C-22 OR Paragraph C-23)
] C-22	2 No Contingency for Obtaining "Cash Funds". Buyer represents that there are no contingencies to Buyer's obtaining the cash pertions of the purchase price and closing costs to buy the Property (collectively the "Cash Funds"). Buyer
(shall neither delay nor extend the Scheduled Closing Date to obtain the Cash Funds.
1 C-2	
] U-20	following: \\ \\ \
	Should Buyer fail to satisfy this contingency by (date), the Purchase Contract shall
	be cancelled pursuant to the termination provisions of Paragraph C-30 (date); the Further Gridate Gri
] C-24	FINANCING CONTINGENCIES Financing Contingency. Buyer's obligation to buy the Property is contingent upon Byyer obtaining the loan described
	in this Purchase Contract ("Mortgage Loan"). If Buyer does not obtain a conditional gall confimitment letter, or is unable to satisfy all conditions of the loan commitment letter within the time periods specified in Paragraph C-25, then Buyer
	may terminate this Purchase Contract and the termination provisions of Paragraph C-29 shall apply. Buyer may waive this Financing Contingency and purchase the Property on an all cash basis or increase the amount of CASH FUNDS to
	thereby satisfy all of Lender's requirements for funding the loan. If Buyer elects either of these two options, Buyer shall
	promptly provide written notice of such election to Seller, together with evidence of Buyer's ability to perform PRIOR to
	expiration of the time periods stated in Paragraph C-25.
] C-25	Buyer's Obligations. Buyer shall act in good faith to obtain the loan as described in this Purchase Contract. Buyer is
	obligated to submit a completed and signed application for a Mortgage Loan with required fees by
	, and to deliver to Seller a Pre-Qualification letter based upon a review of Buyer's
	credit report and items in the loan application by The Pre-Qualification letter shall state that Buyer is credit worthy and qualified for the loan subject to Lender's requirements. However, Buyer may
	instead substitute a Pre-Approval Letter based upon Automated Underwriting or Underwriter Findings. Buyer is
	obligated to deliver to Seller by, a conditional loan commitment letter based upon
	Underwriter approval and review of Underwriter Findings and property appraisal which shall state that the loan has been
	approved and Lender will make the loan under specified conditions. Buyer shall deliver to Seller written evidence that
	Buyer has satisfied all conditions specified by Lender except conditions which cannot be satisfied by Buyer until closing,
	such as payoff of Buyer's debt or receipt by Buyer of proceeds from the sale of Buyer's property, not later than
	days after issuance of such commitment letter. Buyer authorizes Seller and Seller's Agent to contact Buyer's Lender and Escrow regarding the status of Buyer's loan, including commitment letter and satisfaction of conditions.
C-26	Seller's Right to Cancel. Should Buyer fail to satisfy any obligation under Paragraphs C-23 and C-25 within the time
0-20	period specified, Seller shall have the right to terminate this Purchase Contract, and the termination provisions of
	Paragraph C-30 shall apply.
C-27	7 RESERVED
	TERMINATION PROVISIONS
C-28	3 Termination Due to Default. In the event that Buyer is in default for failure to perform Buyer's obligations under this
0 20	Purchase Contract (Seller not being in default), Seller may terminate the Purchase Contract, and (a) bring an action for
	damages for breach of contract, or (b) retain the initial deposit and all additional deposits provided for herein. Buyer
	shall be responsible for any costs incurred in accordance with this Purchase Contract.
	In the event Seller is in default for failure to perform Seller's obligations under this Purchase Contract (Buyer not being
	in default), Buyer may (a) bring an action for damages for breach of contract, and (b) seek specific performance of this
	Purchase Contract. Seller shall be responsible for any costs incurred in accordance with this Purchase Contract.
	The foregoing shall not exclude any other remedies available under this Purchase Contract to either Seller or Buyer due
	to the other party's default.
C-29	Termination Due to Contingencies. If the party for whose benefit a contingency exists, elects to terminate this
	Purchase Contract because the contingency has not been satisfied that benefited party shall deliver to the dther party a
	written notice of termination prior to the expiration of the contingency period. If the benefited party latts to deliver the
	written notice to the other party within such time period, the continuency) shally be deepled to be walved and dan no longer be used by that party as a reason to terminate this Purchase contract. If the benefited party so terminates this
	Purchase Contract, Buyer and Seller shall promptly execute all cancellation documents requested by Escrow, and
	Escrow shall, unless otherwise agreed to in this Purchase Contract, return to Buyer all deposits previously made, less
	the amount of any escrow expenses or fees chargeable to Buyer. Thereafter, neither Buyer nor Seller shall have any
	further rights or obligations under this Purchase Contract.
C-30	Termination Due to Other Circumstances. Should the parties to this Purchase Contract specifically designate this
	paragraph to govern the termination process for any term of the Purchase Contract, any party electing to terminate must
	deliver to the other party and to Escrow a written notice terminating this Purchase Contract within five (5) days of
	electing termination. If the terminating party so terminates this Purchase Contract, Buyer and Seller shall promptly
BUYE	:R'S INTHALS & DATE \\

		Contract, return to Buyer all deposits previously made, less the amount of any escrow expenses or fees chargeable to Buyer. Thereafter, neither Buyer nor Seller shall have any further rights or obligations under this Purchase Contract.
	C-31	Atterney's Fees. In the even of default by a party and/or a legal action or arbitration (including a claim by a Broker for commission), the prevailing party shall be entitled to recover all costs incurred including reasonable attorneys' fees.
	c-32	MEDIATION AND ARBITRATION Mediation. If any dispute or daim arises out of this Purchase Contract during this transaction or at any time after closing between Buyer and Seller, or between Buyer and/or Seller and a Brokerage Firm and all its licensees assisting in this transaction, and the parties to such dispute or claim are unable to resolve the dispute, Buyer and Seller agree in good faith to attempt to settle such dispute or claim by non-binding mediation. This paragraph shall not apply to any complaint of unethical conduct against a Brokerage Firm and all its licensees who are obligated to comply with the Code of Ethics of the National Association of REALTORS® Such complaints must be prought before the Lodar Board of REALTORS® of which the Brokerage Firm and all its licensees are members.
	C-33	Arbitration. If any dispute or claim arises out of this Purchase Contract during this transaction or at any time after closing, between Buyer and Seller, or between Buyer and Seller and a Brokerage Firm and all its licensels assisting in this transaction and if such dispute cannot be resolved through mediation, then the parties are encouraged to consider arbitration. It is recommended that the parties seek legal counsel to make this determination.
	C-34	Third Party Claims. It is understood that if such dispute or claim is made by or against a third party who is not obligated or willing to mediate or arbitrate such dispute or claim, then Buyer and Seller shall not be required to mediate or arbitrate such dispute or claim.
		TITLE Preliminary Title Report. Escrow is instructed to promptly order a Preliminary Title Report on the Property for delivery to Seller, Buyer and their agents.
	C-35	Title. Seller agrees, subject to Paragraph C-36 if selected, to convey the Property with warranties vesting marketable title in Buyer, free and clear of all liens and encumbrances EXCEPT: (a) easements, covenants, conditions, reservations or restrictions now of record WHICH DO NOT MATERIALLY AFFECT THE VALUE OF THE PROPERTY and (b)
(Ch	oose Pa	aragraph C-36 <u>OR</u> Paragraph C-37)
Ì] C-36	If the Preliminary Title Report, or any other report reveals that title cannot be delivered by Seller in accordance with Paragraph C-35, Seller shall use Seller's best efforts to cure any defects. If, within days following receipt of any reported discrepancies Seller is unable to cure such defects in title, Buyer may elect to purchase the Property with such defect(s) in title and Seller shall not be liable if Seller had acted in good faith. If Buyer elects not to accept the Property with such defects, either Buyer or Seller may terminate this Purchase Contract and the termination provisions of Paragraph C-30 shall apply.
[] C-37	If Buyer is not satisfied with the Preliminary Title Report, Buyer may elect, within days of Buyer's receipt of the Preliminary Title Report, to terminate this Purchase Contract and the termination provisions of Paragraph C-29 shall apply.
	C-38	TRANSACTIONS INVOLVING FOREIGN OR NON-RESIDENT BUYER AND SELLER HARPTA Withholding Required if Seller is a Non-Resident of the State of Hawaii. Under Hawaii law, if Seller is a non-resident person or entity (corporation, partnership, trust, or estate) of the State of Hawaii, Buyer must withhold a specified percentage of the "amount realized" by Seller on the sale of the Property and forward the amount with the appropriate form to the State Department of Taxation. Such withholding may not be required if Seller obtains and provides Buyer with an authorized exemption or waiver from withholding. If Seller does not provide Buyer with a certificate of exemption or waiver from HARPTA within fourteen (14) days of the Acceptance Date, Escrow is hereby authorized and instructed to withhold/collect from Seller the required amount at closing and forward it to the State Department of Taxation.
	C-39	person or entity (non-resident alien, corporation, partnership, trust, or estate), Aliver must generally withhold a specified percentage of the "amount realized" by Seller on the sale of the Property and forward this amount with the appropriate Internal Revenue Service ("IRS") form. Such withholding may not be required to be said to love and provide Buyer with an authorized exemption or waiver from withholding. If Seller does not provide Buyer with a celtificate of exemption or waiver from FIRPTA within fourteen (14) days of Acceptance Date, Escrow is hereby authorized and instructed to withhold/collect from Seller the required amount at closing and forward it to the IRS.
	C-40	Additional Disclosures Required by Foreign Buyers and Sellers. Buyer and Seller understand that under statutes and ordinances such as the Agricultural Foreign Investment Disclosure Act of 1978, the International Investment and Trade in Services Survey Act, and the revised Ordinances of the City and County of Honolulu, among others, disclosures are required by foreign Buyers and/or Sellers under certain conditions.
		_
	BUYER	SELLER'S INITIALS & DATE

execute all cancellation documents requested by Escrow, and Escrow shall, unless otherwise agreed to in this Purchase

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STAKING & SURVEY This may/may not apply to condominiums or cooperat	tives.
(Choose Paragraph C-41 <u>OR</u> Paragraph C-42)	
Seller's sole cost and expense, have a registered land surveyor stake the Propert surveyor Metify the accuracy of the location of the stakes prior to closing. Seller shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior to closing shall be represented in the stakes prior	nall reimburse Buyer for the cost of inaccurate. Buyer understands that not confirm the accuracy of the
Survey. No later than days prior to the Scheduled Closing Date, Sel expense, have a registered land surveyor (a) stake the Property even if the stakes exist along the Property line, provide Buyer with a map (with surveyor's stamp) and perimeters of the Property and the location of any improvements in the Vicinity of survey and map may not address whether improvements on the Property are in crequirements, and/or subdivision covenants, conditions, and restrictions.	s are visible and, (b) if improvements and accompanying report to show the the perimeter Property lines This compliance with State and/or County
C-43 Boundary Encroachment. If an encroachment onto an adjoining property of on revealed or discovered, such encroachment either shall be removed or Seller's with the affected adjoining owner(s) which is acceptable to Buyer. If neither occur discovery or by the Scheduled Closing Date, whichever occurs earlier, Buyer may to terminate this Purchase Contract and the termination provisions of Paragraph (Hawaii Revised Statutes (de minimis), certain tolerances for discrepancies involvi boundary line of the Property for specific zonings are established, and such improencroachments.	shall obtain encroachment agreement(s) s within days of y accept the encroachment(s) or elect C-30 shall apply. Under Chapter 669 ing improvements built along the overments shall not be considered
SELLER'S DISCLOSURES (Required by Hawaii Statute for residential real proper C-44 Seller's Obligation to Disclose. Under Hawaii law, Seller is obligated to fully an Buyer any fact, defect, or condition, past or present, that would be expected to me Property to a reasonable person. Within days [ten (10) days if left be shall provide Buyer with a written disclosure statement signed and dated by Seller (10) days after the Acceptance Date. Such Disclosure shall be prepared in good for disclose all material facts relating to the Property that: (i) are within the knowledge observed from visible, accessible areas; or, (iii) which are required by Section 508 Hawaii Revised Statutes. Section 508D-15 of the Hawaii Revised Statutes covers property which lies: (i) with hazard area as officially designated on Flood Insurance Administration maps pronagencies for the purposes of determining eligibility for emergency flood insurance of the noise exposure area shown on maps prepared by the Department of Trans Aviation Regulation Part 150-Airport Noise Compatibility Planning (14 Code of Fepublic airport; (iii) within the boundaries of the Air Installation Compatibility Use Zomarine Corps airport as officially designated by military authorities; or (iv) within the	and accurately disclose in writing to easurably affect the value of the blank] from the Acceptance Date, Seller wr within six (6) months before or ten faith and with due care and shall e or control of Seller; (ii) can be 8D-15 and Section 421J-2 of the thin the boundaries of a special flood mulgated by the appropriate Federal e programs; (ii) within the boundaries portation in accordance with Federal ederal Regulations Part 150) for any one of any Air Force, Army, Navy or
designated on the Department of Defense's Civil Defense Tsunami Inundation Ma that designate the four areas by tax map key (zone, section, plat, parcel), the Sell information in the Disclosure Statement provided to the Buyer. If such information provided to Buyer.	aps. Subject to the availability of maps ler shall include such material fact
C-44A Later Discovered Information. Under Hawaii law, if after Seller delivers a disclost closing, Seller becomes aware of information which was not previously disclosed disclosure statement inaccurate, and said information directly, substantially, and a Property, then Seller shall provide an amended disclosure statement (a written state Seller's direction) to Buyer within ten (10) days after the discovery of the inaccurate twelve noon of the last business day prior to the recorded sale of the Property. Business day prior to the recorded sale of the Property.	or which makes any statement in the adversely affects the value of the atement prepared by Seller or at any event, no later than
C-45 Seller's Disclosure is Not a Warranty. This disclosure statement is NOT a Warranty the disclosure statement shall not be construed as a substitute for any experting warranty that Buyer may wish to obtain.	
C-46 Buyer's Rights Upon Receipt of Disclosure Statement. Seller is required by law acknowledgment of receipt of the disclosure statement in writing. Buyer shall acknowledgment in writing. Upon receipt of the disclosure statement, Buyer shall have blank] to examine the statement and to rescind the Purchase Contract. Should Bu Contract, Buyer must give Seller directly or Seller's Agent written notice of such re Upon receipt by Buyer of an amended disclosure statement, or upon discovery by material facts, or upon discovery by Buyer that the disclosure statement contains substantially, and adversely affects the value of the Property, Buyer may elect to	nowledge receipt of the disclosure days [fifteen (15) days if left uyer elect to rescind the Purchase escission within the stated time period. y Buyer of a failure by Seller to disclose an inaccurate assertion that directly,
BUYER'S INITIALS & DATE Page 7 of 12	SELLER'S INITIALS & DATE RR201 Rev. 4/07 (NC) For Release 5/09

may el	days [fifteen (15) days if left blank] from discovery thereof or from receipt of the amended statement, whichever is earlier, to indicate in writing an election to rescind the Purchase Contract. Buyer in writing, to accept the amended disclosure statement prior to the end of the rescission period. Should be to rescipt the Purchase Contract, the termination provisions of Paragraph C-29 shall apply.
C-47 Ruyer staten damag neglige Buyer party's Seller's	Disclosure Statement. If Seller fails to comply with Paragraphs C- Disclosure Statement. If Seller fails to comply with Paragraphs C- Disclosure Statement. If Seller fails to comply with Paragraphs C- Disclosure Statement and Buyer decides to rescind the Purchase Contract, Buyer is limited in to the Leturn of all deposits; and in such case, Buyer's deposits shall be immediately returned. If Seller of fails to provide the required disclosure statement or amended disclosure statement, Seller shall be liable to the amount of actual damages suffered as a result of the negligence. A court may also award the prevailing to provide the recommendation of the statement of the negligence of actual damages suffered as a result of the negligence. A court may also award the prevailing to provide the required disclosure statement or amended disclosure statement, Seller shall be liable to the amount of actual damages suffered as a result of the negligence. A court may also award the prevailing to provide the required disclosure statement or amended disclosure statement, Seller shall be liable to the amount of actual damages suffered as a result of the negligence. A court may also award the prevailing to provide the required disclosure statement or amended disclosure statement, Seller shall be liable to the amount of actual damages suffered as a result of the negligence. A court may also award the prevailing to provide the required disclosure statement or amended disclosure statement. If Seller to provide the required in the provide the required in the provide the required to provide the required disclosure statement. If Seller the provide
C-48 RESEI	
C-49 Gover county not lim allowal	ental Restrictions Disclosure. Buyer is aware that the Property's subject to all applicable federal, state and is, statutes, regulations, codes, ordinances, rules, procedures, restrictions, and requirements, including, but to, those concerning land use, zoning, building permits and requirements, setbacks, height limitations, and uses.
fibers a used ir cemen exister asbest	Disclosure. Buyer is aware that asbestos materials are hazardous to one's health, particularly if asbestos released into the air and inhaled. In the past (before 1979, but possibly since) asbestos was a commonly ation material in heating facilities and in certain types of floor and ceiling materials, shingles, plaster products, d other building materials. Buyer is aware that Buyer should make appropriate inquiry into the possible of asbestos on the Property. Structures having "popcorn" or "cottage cheese" type ceilings may contain ibers or asbestos-containing material. Such ceilings should not be disturbed since it could release asbestos e air. Any disturbance should be done only by licensed abatement contractors.
C-49B Hazaro on proj cost of approp possib have li	s Waste and Toxic Substances Disclosure. Buyer is aware that federal and state laws place strict liability yowners for dangers caused by hazardous waste management and may require that such owner pay for the cleanup of hazardous substances and other toxic substances. Buyer is aware that Buyer should make e inquiries into the past use of the Property and should seek an environmental assessment to ascertain the xistence of such hazardous substances or materials on or under the Property. Buyer is aware Buyer may ty for hazardous substances located on or under the Property even if Buyer did not cause such substances r under the Property.
upgrad Enviro and co	er Disposal Disclosure. The State of Hawaii Department of Health, and the individual counties may require from cesspools to septic tanks or connection of new systems in certain situations. Additionally, the Federal ental Protection Agency ("EPA") has issued regulations requiring that all "large capacity cesspools" be closed red to EPA approved systems by April 5, 2005 or face substantial penalties. Buyer should contact the State Department of Health, the EPA, and the individual counties for additional information.
simple multipl brokers	closure. Buyer is aware that mold and/or other microscopic organisms may exist on the Property. Molds are croscopic organisms, present everywhere. Mold spores may cause health problems. Mold will grow and nenever sufficient moisture, temperature and organic material are present. Real estate Brokerage Firms, and agents are not qualified to inspect the Property for mold or to make recommendations or determinations grossible health or safety issues.
C-50 Sex On Attorned	der Registration ("Megan's Law"). Hawaii has enacted a law requiring sex offenders to register with the general's office. Seller makes no representation as to whether or not the public will have access to this n. Neither Seller nor any real estate agent is required to obtain information regarding sex offenders.
C-51 Inspect other rand fix (d) inspect repressive the object of the obj	ONS, MAINTENANCE AND WARRANTIES n of Property. At Buyer's sole cost and expense Buyer may (personally or by any expert, professional, or esentative of Buyer's choice): (a) inspect the Property or any portion thereof; (b) inspect all major appliances is (plumbing, electric, and gas) included in the sale; (c) inspect all public records relating to the Property; and all applicable laws and regulations which may affect the Property. Seller shall provide Buyer and Buyer's atives access to the Property for this purpose, during reasonable prior motice to seller. It is not of Buyer to purchase the Property is contingent upon buyer's approval of inspection results and days after the Acquire Date. All inspections of mappleted within this time period. Seller understands that the property inspection requires that the utilities be on approves of the inspection results within such time period, Buyer may elect to terminate the Purchase ursuant to the termination provisions of Paragraph C-29. quests that Seller make certain corrections to the Property, and the parties cannot reach agreement, Buyer the specified time period, accept the Property or terminate the Purchase Contract and the termination of Paragraph C-29 shall apply. FAILS TO MAKE AN ELECTION IN WRITING WITHIN THE SPECIFIED TIME PERIOD, BUYER WILL IVED THIS CONTINGENCY.
BUYER'S	SELLER'S INITIALS & DATE REPALTORS REPALTO

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[]	C-52	Property Condition Maintenance. Seller shall maintain the interior and exterior of the Property in the same condition and repair as when Buyer inspected the Property pursuant to Paragraph C-51, or as otherwise agreed between Buyer and Seller. If the Property has not been maintained, then the provisions of Paragraph C-53A shall apply.
[]	C-5%	Final Walk Through. Buyer and/or Buyer's representative shall have the right to conduct a final walk through of the Property holater than days prior to closing: (a) to confirm that the Property is in the same condition and repair that it was on the date that Buyer inspected the Property pursuant to Paragraph C-51; and/or (b) to inspect the pepairs and/or repair that the utilities be on, including propane, if applicable, at Seller's expense. If Buyer and/or Buyer's representative fails to conduct the final walk through within the time period, Buyer will have waived this right.
			Withheld/Collected Funds. If required repairs and maintenance have not been completed by closing, an amount equal to 150% of the estimated cost shall be withheld/collected from Seller and retained in Escrow until completion. Applicable Escrow fees may apply. All repairs and maintenance shall be returned to Seller; ployided nowever, that if repairs and maintenance are not completed within
		C-54	No Continuing Warranty. Buyer understands that no continuing warranty after closing regarding the interior of the Property is expressed or implied.
		C-55	Home Warranty Programs. Buyer understands that Buyer may obtain from a third party for a fee, home warranties covering appliances, electrical and plumbing equipment and other items included with the Property. If such a home warranty is available, it may be obtained at Buyer's expense from any provider of Buyer's choice.
[]	C-56	Existing Warranties, Plans, etc. Seller shall provide to Buyer at closing all existing warranty documents in Seller's possession covering the improvements and personal property being sold to Buyer such as instruction booklets in Seller's possession covering the appliances being sold, all originals and copies in Seller's possession of blueprints, specifications, and copies of architectural or engineering drawings relating to the Property. Buyer understands: (a) any warranties delivered by Seller to Buyer represent obligations of other persons, not Seller; (b) the warranties and other documents are provided for informational purposes only; (c) may not reflect improvements as built; and (d) Seller does not promise that any such warranties are transferable to Buyer, and that Buyer must contact the providers of such warranties to determine whether the warranties are transferable to Buyer.
[]	C-57	Removal of Items from Property. Prior to closing, Seller shall dispose of all personal belongings, trash and junk, both inside and outside any improvements.
(Cl	100	ose Pai	ragraph C-57A <u>OR</u> Paragraph C-57B OR NEITHER)
[]	C-57A	Cleaning. Prior to closing, Seller shall, at Seller's expense, have the interior of the improvements on the Property cleaned. Cleaning shall include all appliances, carpets, cupboards, drawers, floors, jalousies, screens and windows.
[]	C-57B	Cleaning Credit. Seller shall credit Buyer at closing \$ towards Buyer's closing costs for cleaning, as described in Paragraph C-57A.
[]	C-58	Pet Related Treatment. Seller shall, at Seller's expense, remove any pets from the Property, have the carpets within the improvements on the Property professionally cleaned, and the interior of the Property treated for fleas/ticks by a professional. If Seller does not have the Property treated for fleas/ticks by a professional as stated, and provide satisfactory evidence of same to Buyer and Escrow not later than days prior to the Scheduled Closing Date, then Seller agrees that an amount equal to 150% of the estimated cost of professionally treating the Property for fleas/ticks shall be held in Escrow until completed; provided however, that any remaining funds held shall be automatically disbursed to Buyer by Escrow if the Property is not professionally treated for fleas/ticks within days after closing. All professional treatment bills shall be paid through Escrow and any balance remaining after completion of professional treatment shall be returned to Seller.
			SAMPLE

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SELLER'S INITIALS & DATE

	TERMITE PROVISIONS	
[] C-59	Buyer is aware that a termite inspection report may only address visible evidence	
	and visible damage in accessible areas. It may not address infestation or damage the improvements described in this Purchase Contract. Seller agrees to disclose	
	and/or currents described in this Furchase Contract. Seller agrees to disclose and/or currents aware.	e, in Seller's disclosures, any prior
((Termite/Inspection/Contingency-Within days of the Acceptance Da	ate shall select a
_		Buver or Seller
(1	licehsed pest ophtrol operator ("Operator"), to corduct an inspection and issue a	termite inspection report ("inspection
`	report") on the Property's improvements. Should such party fail to select an Ope	
	writing of the name of an Operator within the time stated, the other party shall se	
	thereafter. Seller shall promptly order the inspection and inspection report from t report shall be delivered to Buyer by	the selected Operator. The Inspection
	Tipe period/date —	Bu lya r or Sell ar
	shall pay for the inspection and the issuance of the inspection report and cost no	At to Andeed
	If Buyer's Lender requires an updated inspection report pro te funding Buyer's	oan/Buyer shall pay the cost of the
	updated inspection report.	\\\/
	If the inspection report indicates visible evidence of active the invelorment for that condition (not to include preventive maintenance)	tation, Seller shall o rder and pay for look and such and salar understand such a look and salar understand such
	treatment may cause damage to plants. The obligation of the Buyer to purchase	the Property is contingent upon the
	delivery to Buyer within the time specified above of an inspection report stating the	here is no visible evidence of active
	(i.e., live) termite infestation, or the treatment of such improvements by no later the Closing Date. If the Contingency is not fulfilled within the time period(s) specified	han five (5) days prior to the Scheduled
	Contract and the termination provisions of Paragraph C-29 shall apply.	a, buyer may terminate this Purchase
C 60	Termite Damage. In the event the inspection report indicates there is visible dan	nage to the improvements eaused by
C-60	termite infestation, and said damage directly, substantially and adversely affects	the value of the Property, then Seller
	shall make appropriate disclosures under Paragraph C-44A.	and raide of the Freperty, men cone.
	RENTAL PROPERTY MATTERS	
	aragraph C-61 <u>OR</u> Paragraph C-62)	
[] C-61	Existing Leases. Buyer shall accept title to the Property subject to the existing:	(Choose all that apply)
		Rental Reservation(s)
	[] Property Condition Form [] Other	
	[] Rental Management Contract(s) [] Other	
	Any security deposits or vacation deposits will be transferred to Buyer at closing. delivered to Buyer within days of the Acceptance Date.	
	delivered to Buyer within days of the Acceptance Date. receipt of these item(s), Buyer does not accept the Property based upon informa	. If within days of
	terminate this Purchase Contract and the termination provisions of Paragraph C-	
1 1 0-62	Delivery of Property at Closing. Seller shall deliver possession of the Property	• • •
[] C-62	leases, rental management contracts, short term rental reservations, or any othe	
C 63		
U-63	Lease Changes During Escrow. During the escrow period, Seller shall not, with any changes to existing leases or enter into any new leases which extend beyon	
1 1 0 64	HOMEOWNER/CONDOMINIUM/SUBDIVISION/PUD ORGANIZATIONS (Choose Continuous on Homeowner Organization Decumentation Approval Division	
[] C-64	Contingency on Homeowner Organization Documentation Approval. Buyer's contingent upon Seller providing the following documentation to the Buyer for revenue to the second selection of the selection of the selection of the second selection of the selection o	view and approval:
		r Proposed Budget
		cial Statement
	[] Articles of Incorporation/Association and [] Current House	
	Amendments, if any [] Declaration ar	nd Amendments
	[] Board of Directors and Association Minutes issued [] Insurance Sur	
		e last Annual Meeting
	[] By-laws and Amendments [] Property Inform [] Copy of any and all pending litigation complaints []	mation Form RR105c, if obtainable or \$\text{\$\square\$ many, if \$\dot{\text{\$\exitit}\$}\$\text{\$\text{\$\text{\$\text{\$\text{\$\text{\$\te\
		munity Documents
	its directors that are currently unresolved, if any	
	[\Qther) //	<u> </u>
	Seller, at Seller's expense, shall furnish the specified documents to Buyer within	days of Acceptance Date.
	If within days of receipt of these documents Buyer does not a	accept the Property based on information
	contained in these documents, Buyer may terminate this Purchase Contract and	the termination provisions of Paragraph
	C-29 shall apply. In the event that this Purchase Contract is canceled, Buyer agrespecified here to Seller or Seller's Agent, including any other documents provided	ees to promptly return all documents d to Buyer during the escrow period or
	Seller not being in default, Buyer shall reimburse the Seller for the cost of such d	
C-65	Common Element Discrepancies. Seller is not responsible for repair of condom	
3 00	elements or cooperative common areas. Seller is only responsible for reporting s	such defects or damage to the
	Association of Apartment Owners or other governing body insofar as Seller's unit	t is affected.
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[] C		Contingency on Subdivision Documentation Approval. Buyer's obligation to purchase the Property is contingent upon Seller providing the CC&R's (Covenants, Conditions, and Restrictions) Design Standards and/or Guidelines and any other applicable subdivision and/or title documents to the Buyer for review and approval. Seller, at Seller's expense, shall deliver the documents to the Buyer within days of Acceptance Date. If within days of receipt of the documents, Buyer does not accept the Property based on information contained in the documents, Buyer may terminate/this Purchase Contract and the termination provisions of Paragraph C-29 shall apply. In the event that this Purchase Contract is conceled Buyer agrees to promptly return all documents to Seller or Seller's Agent, including other decuments provided to Buyer guring the escrow period or, Seller not being in default, Buyer shall reimburse the Seller for the cost of such documentation.
[] C	C-67	SPECIAL TERMS (Please number)
			SAMPLE
			BROKERAGE FIRMS SERVICES AND DISCLAIMERS Scope of Services. The Brokerage Firms assisting in this transaction, including their owners, licensees, salespersons, and employees, recommend that Buyer and Seller each consult their own attorney, accountant, appraiser, architect, pest control expert, home inspector, insurance advisor, contractor, land surveyor, civil engineer, structural engineer, soils engineer, land use professional, zoning expert, environmental expert, designer, estate planner, title insurer, other professionals and/or subject matter experts should they have any questions within those fields about this transaction. Buyer and Seller understand and acknowledge that neither party is relying upon the Brokerage Firms for any of the foregoing services or advice.
	C		Disclaimers by Brokerage Firms. Buyer and Seller understand that the Brokerage Firms have not made any representations or warranties, and have not rendered any opinions about: (a) the legal or tax consequences of this transaction; (b) the legality, validity, correctness, status or lack of any building permits which may have been required for the Property; or (c) the land area of the Property, the location of the boundaries, or the size of any improvements on the Property.
		C-70	Rental Property. Buyer understands that Seller and the Brokerage Firms are not offering to sell or selling the Property together with any existing or future rental pool or other rental arrangement. Seller and the Brokerage Firms make no representations or guarantees about future rents or future resale value. Buyer understands that should Buyer rent the Property after closing, Buyer is assuming all risks relative to all of the foregoing. This sale includes real property only, and the intent is not to convey a security or investment security as defined by the U.S. Securities and Exchange Commission or other governmental agency.
		C-72	Obligations. Brokerage Firms shall not be held liable to either Buyer or Seller for the failure of either Buyer or Seller to perform their obligations pursuant to this Purchase Contract. Permission. The parties grant the Brokerage Firms permission to supply data to the Multiple Listing Service regarding the sales price, terms, and listing status of this transaction for use by other brokers and real estate professionals in making market studies, providing service to the public and advising their clients.
[] C		Disclosure of Real Estate Licensing Status. Hawaii law requires that licensees disclose that they hold a real estate license in any transaction in which they are purchasing or selling real property as a principal, or in which they are buying for themselves, immediate relatives, or an entity in which they have an interest. If applicable, the licensee(s) in this transaction disclose the following:
	C	C-74	ELECTRONIC (Digital or Fax) SIGNATURES AND COUNTERPARTS Electronic executed copies of this Purchase Contract and any relaxed documents shall be fully binding and effective for all purposes, whether or not originally executed documents are transmitted to be completed to promptly forward original executed documents (if any) to Escrow. The parties understand conveyance mortgage and other recordable documents must be delivered in original form and will not be acceptable if signed only electronically.
	C		This Purchase Contract and any addenda and related documents may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so signed shall be deemed to be an original, and all of which taken together shall constitute one and the same document, which shall be binding upon all of the parties, notwithstanding that all of the parties do not sign the original or the same counterpart.
	C	ACCEPTANCE DATE AND OTHER DEFINITIONS As used in this Purchase Contract, the term "Acceptance Date" means the date on which this Purchase Contract becomes binding upon the parties.	
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C-77	based on Hawaii State contingencies and all of	andard Time (UTC-10)). Unless otl	herwise specified	in writing in this Purchase Contract,		
C-78	Note: Hawaii does not o	observe Daylight Saying e. Expept as otherwise	gs Time provided in thi	is Purchase Contra	ct, time is of the essence in the		
	performance by all parts	t es/i/hthetr iresp octive o	ler this Purchase Co	Purchase Contract.			
0 73	Complete Agreement Whis Furchase Contract constitutes the entire agreement between Buyer and Seller and supersedes and cancels any and all prior negotiations, representations, warranties, understandings or agreements (both written and oral) of Buyer and Seller. No variation or amendment of this Purchase Contract shall be valid or enforceable without written approval by Buyer and Seller. All agreements and representations about the Property must be set forth in writing, and the parties agree that to be effective, any representation made by a Brokerage Firm or any party hereto must be set forth in writing in this Purchase Contract, or an amendment hereto or in any required Disclosure Statement Buyer and Seller shall each hold harmless and release the Brokerage Firms from any dailing based upon any alleged representation which is not set forth in writing as stated in this paragraph.						
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	Buyer's Address			Signature			
	Phones			E-mail			
	Fax						
					ame		
				Signature			
	Phones			—— E-mail			
	Fax						
	Agent's Name:				E-mail		
	Bus	Fax	Ce	:II	E-mail		
IN S	EITHER EVENT: seller agrees to pay to ale of the Property in the	amount of			(Brokerage Firm) a commission for the per the		
B ir B tr a	erms of the Listing Agree trokerage Firm. Seller ins instructions cannot be cha trokerage Firm sharing of ansaction. In the event B gainst the Buyer, Seller s	ment, or if there is no listructs Escrow to pay the anged without the writte if the commission with a Buyer defaults and Selleshall pay one-half there	sting agreeme te commission on agreement c unother Brokera or retains any c of to Brokerag	ent, then per other a directly to Brokera of the Brokerage Fil age Firm which ma of Buyer's deposit o	greement between Seller and ge Firm at closing in U.S. Dollars. These rm and Seller. Seller further consents to y have provided services for this or obtains other monetary damages ssion, provided, however, that this		
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Phones	Address]PM []	have been the full Seller's Name	commission to the Brokerage Firm.		
	Address]PM []	have been the full Seller's Name			
	Address] PM []	have been the full Seller's Name Signature			
Fax	Address]PM []	Seller's Name Signature E-mail Seller's Name			
Fax Seller's /	Address]PM []	Seller's Name Signature E-mail			
Fax Seller's /	Address]PM []	Seller's Name E-mail Seller's Name Signature Seller's Name Signature			
Fax Seller's A Phones Fax Agent's I	AddressAddress]PM []	Seller's Name Signature E-mail Seller's Name Signature E-mail			
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