

CBA Form PS2-A Addendum to Bus. Op. Rev. 42011 Page 1 of 3

BUSINESS OPPORTUNITY REAL ESTATE ADDENDUM

			unity Purchase and Sale	e Agreement (the Agree	ment) dated	
	Buyer") and				("Seller"),	
(th	grees to sell the real prop	unction with the purch perty and all improveme	ents thereon located in th	iness, Buyer agrees to bue City of		
1.	PURCHASE PRICE.		nase price allocated to th			
2.	Buyer's satisfaction, ir condition; the present Property; the potential and approvals; and, ir rights shall include as structural condition, putternal wetlands, or other maperform any invasive	NGENCY. The feasible or absence of any or actual financial per general, the feasibility in inspection of the proresence of hazardoutters affecting the feasitesting including environty management pers	bility contingency set forton, concerning all aspect hazardous substances; formance of the Property of the Property for Bu operty and its improvems materials, pest infestability of the Property for onmental inspections beyonnel without obtaining to	th in the Agreement shall is of the Property, including the contracts and leases of the availability of governing yer's intended use. Buye ents, including without limitations, soil condition, ser Buyer's intended use. Buyond a Phase I assessment the Seller's prior written contracts.	g its physical affecting the ment permits r's inspection nitation, their sitive areas, uyer shall not ent or contact	
3.	Commercial") if require a Form 17-Commercia	ed by RCW 64.06. How al, and if the answer to al" would be "yes," then	wever, if Seller would other any of the questions in Buyer does not waive th	seller disclosure statemer erwise be required to provious the section of the Form 17 e receipt of the "Environme	de Buyer with 7-Commercial	
4. TITLE INSURANCE. a. Title Report. Seller authorizes Buyer, its Lender, Listing Broker, Selling Broker or Closing Age Seller's expense, to apply for and deliver to Buyer a ☐ standard ☐ extended (standard, if not comp coverage owner's policy of title insurance. If an extended coverage owner's policy is specified, Buyer pay the increased costs associated with that policy including the excess premium over that charged standard coverage policy, and the cost of any survey required by the title insurer. The title report shissued by						
INI	ITIALS: BUYER			DATE		
	BLIYER	DATE	SELLER	DATE		



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- b. Permitted Exceptions. Buyer shall notify Seller of any objectionable matters in the title report or any supplemental report within the earlier of: (1) twenty (20) days after Mutual Acceptance of this Agreement; or (2) the expiration of the Feasibility Period. This Agreement shall terminate and Buyer shall receive a refund of the earnest money, less any costs advanced or committed for Buyer, unless within five (5) days of Buyer's notice of such objections (1) Seller agrees, in writing, to remove all objectionable provisions or (2) Buyer notifies Seller that Buyer waives any objections which Seller does not agree to remove. If any new title matters are disclosed in a supplemental title report, then the preceding termination, objection and waiver provisions shall apply to the new title matters except that Buyer's notice of objections must be delivered within five (5) days of delivery of the supplemental report and Seller's response or Buyer's waiver must be delivered within two (2) days of Buyer's notice of objections. The closing date shall be extended to the extent necessary to permit time for these notices. Buyer shall not be required to object to any mortgage or deed of trust liens, or the statutory lien for real property taxes, and the same shall not be deemed to be Permitted Exceptions; provided, however, that the lien securing any financing which Buyer has agreed to assume shall be a Permitted Exception. Except for the foregoing, those provisions not objected to or for which Buyer waived its objections shall be referred to collectively as the "Permitted Exceptions." Seller shall cooperate with Buyer and the title company to clear objectionable title matters but shall not be required to incur any outof-pocket expenses or liability other than payment of monetary encumbrances not assumed by Buyer and proration of real property taxes, and Seller shall provide an owner's affidavit containing the information and reasonable covenants requested by the title company. The title policy shall contain no exceptions other than the General Exclusions and Exceptions common to such form of policy and the Permitted Exceptions.
- 5. PRORATION OF ADDITIONAL CLOSING COSTS. Seller shall pay the real estate excise tax and the premium for the standard coverage owner's policy of title insurance. Real and personal property taxes and assessments payable in the year of closing; rents on any existing tenancies; interest; mortgage reserves; utilities; and other operating expenses shall be pro-rated as of closing. Buyer shall pay all costs of financing including the premium for the lender's title policy. Security, cleaning, and any other unearned deposits on tenancies, and remaining mortgage or other reserves shall be assigned to Buyer at closing.
 - a. Unpaid Utility Charges. Buyer and Seller Waive Do Not Waive (do not waive if neither box is checked) the right to have the Closing Agent disburse closing funds necessary to satisfy unpaid utility charges affecting the property pursuant to RCW 60.80. If "Do Not Waive" is checked, then attach CBA Form UA

	("Utility C	narges" Addendur	n) to this Agreement.			
	SELLER'S ADDITIONAL REPRESENTATIONS. Seller represents to Buyer that, to the best of Seller knowledge, there are no pending or threatened notices of violation of building, zoning, or land use code applicable to the Property, and that Seller is not aware of any concealed material defects in the Property except					
				. The risk of loss of	or damage to the Property shall be	
	Seller's ur	ntil closing. Excep	t as otherwise specified in	the Agreement, i) Selle	er makes no other representations	
					aives any and all representations	
					portion thereof, as to its condition	
	value, compliance with laws, status of permits or approvals, existence or absence of hazardous material on site					
	occupancy rate or any other matter of similar or dissimilar nature relating in any way to the Property, including the warranties of fitness for a particular purpose, tenantability, habitability and use; (iii) Buyer otherwise takes					
		, ,	, , ,		uyer has sufficient experience and pections and investigations.	
	expertise	such that it is reas	oriable for buyer to rely or	its own pre-closing insp	bections and investigations.	
INITI	ALS: BLIYE	R		SELLER	DATE	
4111						
	BUYE	.R	_ DATE	SELLER	_ DATE	



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- 7. FIRPTATAX WITHHOLDING AT CLOSING. Closing Agent is instructed to prepare a certification (CBA or NWMLS Form 22E, or equivalent) that Seller is not a "foreign person" within the meaning of the Foreign Investment in Real Property Tax Act. Seller agrees to sign this certification. If Seller is a foreign person, and this transaction is not otherwise exempt from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the Internal Revenue Service.
- 8. CONVEYANCE. Title shall be conveyed by a Statutory Warranty Deed subject only to the Permitted

			DATE		
ADDITIONAL PROVISIONS. The terms of the Agreement remain unchanged except as supplemented in the Addendum or as follows:					

_____ SELLER _____ DATE __

_____ DATE ____