⊕CBA

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COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

SPECIFIC TERMS

	Reference Date:		
	Offer Expiration Date: 5:00pm (the third	day after Reference Date, if r	not completed)
1.	. PROPERTY : The Property is legally described o	ո Exhibit A. Address:	
	City of,	County, Washington. Tax Parc	eel No(s):
	Included Personal Property: ☐ None; ☐		
2.	2. BUYER(S):		
	a(n)		
3.	3. SELLER(S):		
	a(n)		
4.	I. PURCHASE PRICE: \$		
	Payable as: Cash; Financing (attach CBA	Form PS_FIN); Other:	
5.	5. EARNEST MONEY: \$	Dollars; Held by: 🗌 Buy	er Brokerage Firm; Closing Agent
	Form of Earnest Money: Wire/Electronic Tra	nsfer; 🗌 Check; 🔲 Note (atta	ach CBA Form PS_EMN);
	Earnest Money Due Date: days after	√lutual Acceptance; □ ։	days after the Feasibility Contingency Date; or 🗌
6.	6. FEASIBILITY CONTINGENCY DATE:		(30 days after Mutual Acceptance if not completed.)
7.	'. CLOSING DATE: ☐; ☐	days after	
	B. CLOSING AGENT:		
). TITLE INSURANCE COMPANY:		
10.	I0. DEED : ☐ Statutory Warranty Deed; or ☐ Barg	ain and Sale Deed.	
11.	1. POSSESSION: ☐ on closing; ☐ Other:		(on closing if not completed).
12.	2. SELLER CITIZENSHIP (FIRPTA): Seller 🗌 is; [☐ is not a foreign person for p	urposes of U.S. income taxation.
13.	3. BUYER'S DEFAULT: (check only one) Forfe	ture of Earnest Money; ☐ Sel	ler's Election of Remedies.
14.	4. SELLER'S DEFAULT: (check only one) Reco	over Earnest Money or Specifi	c Enforcement; Buyer's Election of Remedies.
15.	5. UNPAID UTILITIES: Buyer and Seller ☐ Do No	. Waive (attach CBA Form UA);
16.	16. AGENCY DISCLOSURE: Buyer represented by	☐ Buyer Broker; ☐ Buyer/Li	sting Broker (limited dual agent); Unrepresented
		•	isting Broker (limited dual agent); ☐ Unrepresented
17.	7. BUYER BROKERAGE FIRM COMPENSATION	-	
	8. EXHIBITS AND ADDENDA. The following Exhib		part of this Agreement:
	☐ Earnest Money Promissory Note, CBA	•	FIRPTA Certification, CBA Form 22E
	☐ Blank Promissory Note, LPB Form No.	<u> </u>	Assignment and Assumption, CBA Form PS-AS
	☐ Blank Short Form Deed of Trust, LPB F	_	Addendum/Amendment, CBA Form PSA
	☐ Blank Deed of Trust Rider, CBA Form □		
	☐ Utility Charges Addendum, CBA Form I		
		·- ·	
	INITIALS: Buyer Date	Seller	Date
	Buyer Date	Seller	Date



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COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT (CONTINUED)

		(00111110	LD)	
V F T D L	ack-Up Addendum, CBA Forracant Land Addendum, CBA inancing Addendum, CBA Forenant Estoppel Certificate, CE refeasance Addendum, CBA Forenant Estoppel Certific	Form VLA rm PS_FIN BA Form PS_TEC Form PS_D CBA Form LP-LS	_Seller_	Date
	Buyer	Date	_Seller	_Date



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COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

Buyer(s):	Seller(s):
Contact:	Contact:
Address:	
Business Phone:	Business Phone:
Cell Phone:	Cell Phone:
Fax:	
Email:	Email:
Buyer Brokerage Firm	<u>Listing Firm</u>
Name:	Name:
Assumed Name:	
Buyer Broker:	Listing Broker:
Firm Address:	Firm Address:
Firm Phone:	
Broker Phone:	
Firm Email:	Firm Email:
Broker Email:	
Fax:	
CBA Office No.:	CBA Office No.:
Copy of Notices to Buyer to:	Copy of Notices to Seller to:
Name:	
Company:	
Address:	
Business Phone:	
Fax:	
Cell Phone:	
Email:	

INITIALS:	Buyer	Date	_Seller	Date
		D 4	0.11	D .
	Buyer	Date	_Seller	Date

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___ Date ____

COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

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GENERAL TERMS

20.	Purchase and Sale. Buyer agrees to buy and Seller agrees to sell the commercial real estate identified in Sec	tion 1 as
	the Property and all improvements thereon. Unless expressly provided otherwise in this Agreement or its Adde	nda, the
	Property shall include (i) all of Seller's rights, title and interest in the Property, (ii) all easements and rights appearance.	ırtenant
	to the Property, (iii) all buildings, fixtures, and improvements on the Property, (iv) all unexpired leases and subl	eases;
	and (v) all included personal property.	
21.	Acceptance; Counteroffers. If this offer is not timely accepted, it shall lapse and the Earnest Money shall be	refunded
	to Buyer. If either party makes a future counteroffer, the other party shall have until 5:00 p.m. on the day	(if not
	filled in, the second day) following receipt to accept the counteroffer, unless sooner withdrawn. If the counterof	fer is no
	timely accepted or countered, this Agreement shall lapse and the Earnest Money shall be refunded to Buyer. N	lo
	acceptance, offer or counteroffer from Buyer is effective until a signed copy is received by Seller, the Listing Br	oker or
	the licensed office of the Listing Broker. No acceptance, offer or counteroffer from Seller is effective until a sign	ed copy
	is received by Buyer, the Buyer Broker or the licensed office of the Buyer Broker. "Mutual Acceptance" shall on	cur
	when the last counteroffer is signed by the offeree, and the fully-signed counteroffer has been received by the	offeror,
	his or her broker, or the licensed office of the broker. If any party is not represented by a broker, then notices n	nust be
	delivered to that party and shall be effective when received by that party.	
22.	Earnest Money. Buyer Broker and Buyer Brokerage Firm are authorized to transfer Earnest Money to Closing	Agent
	as necessary. Buyer Brokerage Firm shall deposit any check to be held by Buyer Brokerage Firm within 3 days	after
	receipt or Mutual Acceptance, whichever occurs later. If the Earnest Money is to be held by Buyer Brokerage F	irm and
	is over \$10,000, it shall be deposited to: _ the Buyer Brokerage Firm's pooled trust account (with interest paid	to the
	State Treasurer); or \square a separate interest bearing trust account in Buyer Brokerage Firm's name, provided that	at Buyer
	completes an IRS Form W-9 (if not completed, separate interest bearing trust account). The interest, if any, sh	all be
	credited at closing to Buyer. If this sale fails to close, whoever is entitled to the Earnest Money is entitled to inte	erest.
	Unless otherwise provided in this Agreement, the Earnest Money shall be applicable to the Purchase Price.	
23.	Title Insurance.	
	a. Title Report. Seller authorizes Buyer, its Lender, Listing Broker, Buyer Broker or Closing Agent, at Seller's	i
	expense, to apply for and deliver to Buyer a standard coverage owner's policy of title insurance from the T	tle
	Insurance Company. Buyer shall have the discretion to apply for an extended coverage owner's policy of the	tle
	insurance and any endorsements, provided that Buyer shall pay the increased costs associated with an ex	tended
	policy including the excess premium over that charged for a standard coverage policy, the cost of any	
	endorsements requested by Buyer, and the cost of any survey required by the title insurer. If Seller previo	usly
	received a preliminary commitment from a title insurer that Buyer declines to use, Buyer shall pay any can	cellation
	fee owing to the original title insurer. Otherwise, the party applying for title insurance shall pay any title can	cellatior
	fee, in the event such a fee is assessed.	
	INITIALS: Buyer	
	·	

_____ Date _____Seller _____

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COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

(CONTINUED)

b.	Permitted Exceptions. Buyer shall notify Seller of any objectionable matters in the title report or any supplemental
	report within the earlier of: (a) days (20 days if not completed) after receipt of the preliminary commitment
	for title insurance; or (b) the Feasibility Contingency Date. 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 Seller shall give notice, in writing, of its intent to remove all objectionable
	provisions before Closing. If Seller fails to give timely notice that it will clear all disapproved objections, this
	Agreement shall automatically terminate and Buyer shall receive a refund of the Earnest Money, less any costs
	advanced or committed for Buyer, unless Buyer notifies Seller within three (3) days 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 three (3) days of receipt of the supplemental report by
	Buyer 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 reasonably cooperate with Buyer and the title company to clear objectionable title matters
	and shall provide an 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.

- c. Title Policy. At Closing, Buyer shall receive an ALTA Form 2006 Owner's Policy of Title Insurance with standard or extended coverage (as specified by Buyer) dated as of the Closing Date in the amount of the Purchase Price, insuring that fee simple title to the Property is vested in Buyer, subject only to the Permitted Exceptions ("Title Policy"), provided that Buyer acknowledges that obtaining extended coverage may be conditioned on the Title Company's receipt of a satisfactory survey paid for by Buyer. If Buyer elects extended coverage, then Seller shall execute and deliver to the Title Company on or before Closing the such affidavits and other documents as the Title Company reasonably and customarily requires to issue extended coverage.
- 24. Feasibility Contingency. Buyer's obligations under this Agreement are conditioned upon Buyer's satisfaction, in Buyer's sole discretion, concerning all aspects of the Property, including its physical condition; the presence of or absence of any hazardous substances; the contracts and leases affecting the Property; the potential financial performance of the Property; the availability of government permits and approvals; and the feasibility of the Property for Buyer's intended purpose. This Agreement shall terminate and Buyer shall receive a refund of the Earnest Money unless Buyer gives notice that the Feasibility Contingency is satisfied to Seller before 5:00pm on the Feasibility Contingency Date. If such notice is timely given, the feasibility contingency shall be deemed to be satisfied and Buyer

NITIALS:	Buyer	Date	Seller_	Date
	Buyer	Date	Seller	Date

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(CONTINUED)

shal	l be	deemed	to have	e accepted	and	waived	any	objection	regardin	g any	aspects	of the	Property	as t	hey	exist	on t	he
Fea	sibilit	y Contir	ngency	Date.														

- a. Books, Records, Leases, Agreements. Within days (3 days if not filled in) Seller shall deliver to Buyer or post in an online database maintained by Seller or Listing Broker, to which Buyer has been given unlimited access, true, correct and complete copies of all documents in Seller's possession or control relating to the ownership, operation, renovation or development of the Property, excluding appraisals or other statements of value, and including the following: statements for real estate taxes, assessments, and utilities for the last three vears and year to date; property management agreements and any other agreements with professionals or consultants; leases or other agreements relating to occupancy of all or a portion of the Property and a suite-bysuite schedule of tenants, rents, prepaid rents, deposits and fees; plans, specifications, permits, applications, drawings, surveys, and studies; maintenance records, accounting records and audit reports for the last three years and year to date; any existing environmental reports; any existing surveys; any existing inspection reports; and "Vendor Contracts" which shall include maintenance or service contracts, and installments purchase contracts or leases of personal property or fixtures used in connection with the Property. Buyer shall determine by the Feasibility Contingency Date: (i) whether Seller will agree to terminate any objectionable Vendor Contracts; and (ii) whether Seller will agree to pay any damages or penalties resulting from the termination of objectionable Vendor Contracts. Buyer's waiver of the Feasibility Contingency shall be deemed Buyer's acceptance of all Vendor Contracts which Seller has not agreed in writing to terminate. Buyer shall be solely responsible for obtaining any required consents to such assumption and the payment of any assumption fees. Seller shall cooperate with Buyer's efforts to receive any such consents but shall not be required to incur any out-of-pocket expenses or liability in doing so. Any information provided or to be provided by Seller with respect to the Property is solely for Buyer's convenience and Seller has not made any independent investigation or verification of such information (other than that the documents are true, correct, and complete, as stated above) and makes no representations as to the accuracy or completeness of such information, except to the extent expressly provided otherwise in this Agreement. Seller shall transfer the Vendor Contracts as provided in Section 26.
- b. Access. Seller shall permit Buyer and its agents, at Buyer's sole expense and risk, to enter the Property at reasonable times subject to the rights of and after legal notice to tenants, to conduct inspections concerning the Property, including without limitation, the structural condition of improvements, hazardous materials, pest infestation, soils conditions, sensitive areas, wetlands, or other matters affecting the feasibility of the Property for Buyer's intended use. Buyer shall schedule any entry onto the Property with Seller in advance and shall comply with Seller's reasonable requirements including those relating to security, confidentiality, and disruption of Seller's tenants. Buyer shall not perform any invasive testing including environmental inspections beyond a phase I assessment or contact the tenants or property management personnel without obtaining Seller's prior written consent, which shall not be unreasonably withheld, conditioned or delayed. Buyer shall restore the Property and all improvements to substantially the same condition they were in prior to inspection. Buyer shall

INITIALS:	Buyer	Date	Seller_	Date
	Buver	Date	Seller	Date

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		COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT (CONTINUED)
		be solely responsible for all costs of its inspections and feasibility analysis and has no authority to bind the
		Property for purposes of statutory liens. Buyer agrees to indemnify and defend Seller from all liens, costs,
		claims, and expenses, including attorneys' and experts' fees, arising from or relating to entry onto or inspection
		of the Property by Buyer and its agents, which obligation shall survive closing. Buyer may continue to enter
		the Property in accordance with the terms and conditions set forth in this Section 24 after removal or
		satisfaction of the Feasibility Contingency only for the purpose of leasing or to satisfy conditions of financing.
	C.	☐ (check if applicable) Access Insurance . Notwithstanding anything in this Section 24 to the contrary, prior
		to entering the Property and while conducting any inspections pursuant to subsection (b) above, Buyer shall, at
		no cost or expense to Seller: (a) procure and maintain commercial general liability (occurrence) insurance in
		an amount no less than \$2,000,000 on commercially reasonable terms adequate to insure against all liability
		arising out of any entry onto or inspections of the Property that lists Seller and Tenant as additional insureds;
		and (b) deliver to Seller prior to entry upon the Property certificates of insurance for Buyer and any applicable
		agents or representatives evidencing such required insurance.
	d.	Buyer waives, to the fullest extent permissible by law, the right to receive a seller disclosure statement (e.g.
		"Form 17") if required by RCW 64.06 and its right to rescind this Agreement pursuant thereto. However, if Seller
		would otherwise be required to provide Buyer with a Form 17, and if the answer to any of the questions in the
		section of the Form 17 entitled "Environmental" would be "yes," then Buyer does not waive the receipt of the
		"Environmental" section of the Form 17 which shall be provided by Seller.
25.		yance. Title shall be conveyed subject only to the Permitted Exceptions. If this Agreement is for conveyance of
		vendee's interest in a Real Estate Contract, the deed shall include a contract vendee's assignment sufficient to
		after-acquired title. At Closing, Seller and Buyer shall execute and deliver to Closing Agent CBA Form PS-AS
	•	ment and Assumption Agreement transferring all leases and Vendor Contracts assumed by Buyer pursuant to
		26(b) and all intangible property transferred pursuant to Section 26(b).
26.		al Property.
	a.	If this sale includes the personal property located on and used in connection with the Property, Seller will itemize
		such personal property in an Exhibit to be attached to this Agreement within ten (10) days of Mutual Acceptance.
		The value assigned to any personal property shall be \$ (if not completed, the County-assessed value if
		available, and if not available, the fair market value determined by an appraiser selected by the Listing Broker
		and Buyer Broker). Seller warrants title to, but not the condition of, the personal property and shall convey it by
	h	bill of sale.
	b.	In addition to the leases and Vendor Contracts assumed by Buyer pursuant to Section 25 above, this sale includes all right, title and interest of Seller to the following intangible property now or hereafter existing with
		respect to the Property including without limitation: all rights-of-way, rights of ingress or egress or other interests
		in, on, or to, any land, highway, street, road, or avenue, open or proposed, in, on, or across, in front of, abutting

______ Date ______ Date ______ Date _____ INITIALS: Buyer ___ _____ Date _____ Date _____ Date _____

or adjoining the Property; all rights to utilities serving the Property; all drawings, plans, specifications and other architectural or engineering work product; all governmental permits, certificates, licenses, authorizations and

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COMMERCIAL & INVESTMENT REAL ESTATE PURCHASE & SALE AGREEMENT

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approvals; all rights, claims, causes of action, and warranties under contracts with contractors, engineers, architects, consultants or other parties associated with the Property; all utility, security and other deposits and reserve accounts made as security for the fulfillment of any of Seller's obligations; any name of or telephone numbers for the Property and related trademarks, service marks or trade dress; and guaranties, warranties or other assurances of performance received.

- 27. Seller's Underlying Financing. Unless Buyer is assuming Seller's underlying financing, Seller shall be responsible for confirming the existing underlying financing is not subject to any "lock out" or similar covenant which would prevent the lender's lien from being released at closing. In addition, Seller shall provide Buyer notice prior to the Feasibility Contingency Date if Seller is required to substitute securities for the Property as collateral for the underlying financing (known as "defeasance"). If Seller provides this notice of defeasance to Buyer, then the parties shall close the transaction in accordance with the process described in CBA Form PS_D or any different process identified in Seller's defeasance notice to Buyer.
- 28. Closing of Sale. Buyer and Seller shall deposit with Closing Agent by 12:00 p.m. on the scheduled Closing Date all instruments and monies required to complete the purchase in accordance with this Agreement. Upon receipt of such instruments and monies, Closing Agent shall cause the deed to be recorded and shall pay to Seller, in immediately available funds, the Purchase Price less any costs or other amounts to be paid by Seller at Closing. "Closing" shall be deemed to have occurred when the deed is recorded and the sale proceeds are available to Seller. Time is of the essence in the performance of this Agreement. Sale proceeds shall be considered available to Seller, even if they cannot be disbursed to Seller until the next business day after Closing. Notwithstanding the foregoing, if Seller informed Buyer before the Feasibility Contingency Date that Seller's underlying financing requires that it be defeased and may not be paid off, then Closing shall be conducted in accordance with the three (3)-day closing process described in CBA Form PS_D. This Agreement is intended to constitute escrow instructions to Closing Agent. Buyer and Seller will provide any supplemental instructions requested by Closing Agent provided the same are consistent with this Agreement.
- 29. Closing Costs and Prorations. Seller shall deliver an updated rent roll to Closing Agent not later than two (2) days before the scheduled Closing Date in the form required by Section 24(a) and any other information reasonably requested by Closing Agent to allow Closing Agent to prepare a settlement statement for Closing. Seller certifies that the information contained in the rent roll is correct as of the date submitted. Seller shall pay the premium for the owner's standard coverage title policy. Buyer shall pay the excess premium attributable to any extended coverage or endorsements requested by Buyer, and the cost of any survey required in connection with the same. Seller and Buyer shall each pay one-half of the escrow fees. Any real estate excise taxes shall be paid by the party who bears primary responsibility for payment under the applicable statute or code. Real and personal property taxes and assessments payable in the year of closing; collected rents on any existing tenancies; expenses already incurred by Seller that relate to services to be provided to the Property after the Closing Date; interest; utilities; and other operating expenses shall be pro-rated as of Closing. Seller will be charged and credited for the amounts of all of the pro-rated items relating to the period up to and including 11:59 pm Pacific Time on the day preceding the Closing Date, and Buyer will be charged

INITIALS:	Buyer	Date	Seller	Date
	D	D 4	0 "	5 .
	Buyer	Date	_Seller	Date

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and credited for all of the pro-rated items relating to the period on and after the Closing Date. If tenants pay any of the foregoing expenses directly, then Closing Agent shall only pro rate those expenses paid by Seller. Buyer shall pay to Seller at Closing an additional sum equal to any utility deposits or mortgage reserves for assumed financing for which Buyer receives the benefit after Closing. Buyer shall pay all costs of financing including the premium for the lender's title policy. If the Property was taxed under a deferred classification prior to Closing, then Seller shall pay all taxes, interest, penalties, deferred taxes or similar items which result from removal of the Property from the deferred classification. At Closing, all refundable deposits on tenancies shall be credited to Buyer or delivered to Buyer for deposit in a trust account if required by state or local law. Buyer shall pay any sales or use tax applicable to the transfer of personal property included in the sale.

- 30. Post-Closing Adjustments, Collections, and Payments. After Closing, Buyer and Seller shall reconcile the actual amount of revenues or liabilities upon receipt or payment thereof to the extent those items were prorated or credited at Closing based upon estimates. Any bills or invoices received by Buyer after Closing which relate to services rendered or goods delivered to the Seller or the Property prior to Closing shall be paid by Seller upon presentation of such bill or invoice. At Buyer's option, Buyer may pay such bill or invoice and be reimbursed the amount paid plus interest at the rate of 12% per annum beginning fifteen (15) days from the date of Buyer's written demand to Seller for reimbursement until such reimbursement is made. Notwithstanding the foregoing, if tenants pay certain expenses based on estimates subject to a post-closing reconciliation to the actual amount of those expenses, then Buyer shall be entitled to any surplus and shall be liable for any credit resulting from the reconciliation. Rents collected from each tenant after Closing shall be applied first to rentals due most recently from such tenant for the period after closing, and the balance shall be applied for the benefit of Seller for delinquent rentals owed for a period prior to closing. The amounts applied for the benefit of Seller shall be turned over by Buyer to Seller promptly after receipt. Seller shall be entitled to pursue any lawful methods of collection of delinquent rents but shall have no right to evict tenants after Closing. Any adjustment shall be made, if any, within 180 days of the Closing Date, and if a party fails to request an adjustment by notice delivered to the other party within the applicable period set forth above (such notice to specify in reasonable detail the items within the Closing Statement that such party desires to adjust and the reasons for such adjustment), then the allocations and prorations at Closing shall be binding and conclusive against such party.
- 31. Operations Prior to Closing. Prior to Closing, Seller shall continue to operate the Property in the ordinary course of its business and maintain the Property in the same or better condition than as existing on the date of Mutual Acceptance but shall not be required to repair material damage from casualty except as otherwise provided in this Agreement. After the Feasibility Contingency Date, Seller shall not enter into or modify existing rental agreements or leases (except that Seller may enter into, modify, extend, renew or terminate residential rental agreements or residential leases for periods of 12 months or less in the ordinary course of its business), service contracts, or other agreements affecting the Property which have terms extending beyond Closing without obtaining Buyer's consent, which shall not be withheld unreasonably.
- **32. Possession.** Buyer shall accept possession subject to all tenancies disclosed to Buyer before the Feasibility Contingency Date.

INITIALS:	Buyer	Date	Seller	Date
	Buyer	Date	Seller	Date



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33. Seller's Representations. Except as disclosed to or known by Buyer prior to the satisfaction or waiver of the Feasibility Contingency, including in the books, records and documents made available to Buyer, or in the title report or any supplemental report or documents referenced therein, Seller represents to Buyer that, to the best of Seller's actual knowledge, each of the following is true as of the date hereof: (a) Seller is authorized to enter into the Agreement, to sell the Property, and to perform its obligations under the Agreement, and no further consent, waiver, approval or authorization is required from any person or entity to execute and perform under this Agreement; (b) The books, records, leases, agreements and other items delivered to Buyer pursuant to this Agreement comprise all material documents in Seller's possession or control regarding the operation and condition of the Property, are true, accurate and complete to the best of Seller's knowledge, and no other contracts or agreements exist that will be binding on Buyer after Closing; (c) Seller has not received any written notices that the Property or any business conducted thereon violate any applicable laws, regulations, codes and ordinances; (d) Seller has all certificates of occupancy, permits, and other governmental consents necessary to own and operate the Property for its current use; (e) There is no pending or threatened litigation which would adversely affect the Property or Buyer's ownership thereof after Closing; (f) There is no pending or threatened condemnation or similar proceedings affecting the Property, and the Property is not within the boundaries of any planned or authorized local improvement district; (g) Seller has paid (except to the extent prorated at Closing) all local, state and federal taxes (other than real and personal property taxes and assessments described in Section 29 above) attributable to the period prior to closing which, if not paid, could constitute a lien on Property (including any personal property), or for which Buyer may be held liable after Closing; (h) Seller is not aware of any concealed material defects in the Property except as disclosed to Buyer before the Feasibility Contingency Date; (i) There are no Hazardous Substances (as defined below) currently located in, on, or under the Property in a manner or quantity that presently violates any Environmental Law (as defined below); there are no underground storage tanks located on the Property; and there is no pending or threatened investigation or remedial action by any governmental agency regarding the release of Hazardous Substances or the violation of Environmental Law at the Property; (j) Seller has not granted any options nor obligated itself in any matter whatsoever to sell the Property or any portion thereof to any party other than Buyer; and (k) Neither Seller nor any of its respective partners, members, shareholders or other equity owners, is a person or entity with whom U.S. persons or entities are restricted from doing business under regulations of the Office of Foreign Asset Control ("OFAC") of the Department of the Treasury (including those named on OFAC's Specially Designated and Blocked Persons List) or under any statute or executive order; and (I) the individual signing this Agreement on behalf of Seller represents and warrants to Buyer that he or she has the authority to act on behalf of and bind Seller. As used herein, the term "Hazardous Substances" shall mean any substance or material now or hereafter defined or regulated as a hazardous substance, hazardous waste, toxic substance, pollutant, or contaminant under any federal, state, or local law, regulation, or ordinance governing any substance that could cause actual or suspected harm to human health or the environment ("Environmental Law"). The term "Hazardous Substances" specifically includes, but is not limited to, petroleum, petroleum by-products, and asbestos.

If prior to Closing Seller or Buyer discovers any information which would cause any of the representations above to be false if the representations were deemed made as of the date of such discovery, then the party discovering the

NITIALS:	Buyer	Date	_Seller	Date
	Buyer	Date	_Seller	Date



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information shall promptly notify the other party in writing and Buyer, as its sole remedy, may elect to terminate this Agreement by giving Seller notice of such termination within five (5) days after Buyer first received actual notice (with the Closing Date extended to accommodate such five (5) day period), and in such event, the Earnest Money Deposit shall be returned to Buyer. Buyer shall give notice of termination within five (5) days of discovering or receiving written notice of the new information. Nothing in this paragraph shall prevent Buyer from pursuing its remedies against Seller if Seller had actual knowledge of the newly discovered information such that a representation provided for above was false.

- 34. As-Is. Except for the express representations and warranties in this Agreement, (a) Seller makes no representations or warranties regarding the Property; (b) Seller hereby disclaims, and Buyer hereby waives, any and all representations or warranties of any kind, express or implied, concerning the Property or any portion thereof, as to its condition, value, compliance with laws, status of permits or approvals, existence or absence of hazardous material on site, suitability for Buyer's intended use, 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; (c) Buyer takes the Property "AS IS" and with all faults; and (d) Buyer represents and warrants to Seller that Buyer has sufficient experience and expertise such that it is reasonable for Buyer to rely on its own pre-closing inspections and investigations.
- **35. Buyer's Representations.** Buyer represents that Buyer is authorized to enter into the Agreement; to buy the Property; to perform its obligations under the Agreement; and that neither the execution and delivery of this Agreement nor the consummation of the transaction contemplated hereby will: (a) conflict with or result in a breach of any law, regulation, writ, injunction or decree of any court or governmental instrumentality applicable to Buyer; or (b) constitute a breach of any agreement to which Buyer is a party or by which Buyer is bound. The individual signing this Agreement on behalf of Buyer represents that he or she has the authority to act on behalf of and bind Buyer.
- **36. Claims.** Any claim or cause of action with respect to a breach of the representations and warranties set forth herein shall survive for a period of nine (9) months from the Closing Date, at which time such representations and warranties (and any cause of action resulting from a breach thereof not then in litigation, including indemnification claims) shall terminate. Notwithstanding anything to the contrary in this Agreement: (a) Buyer shall not make a claim against Seller for damages for breach or default of any representation or warranty, unless the amount of such claim is reasonably anticipated to exceed \$25,000; and (b) under no circumstances shall Seller be liable to Buyer on account of any breach of any representation or warranty in the aggregate in excess of the amount equal to \$250,000, except in the event of Seller's fraud or intentional misrepresentation with respect to any representation or warranty regarding the environmental condition of the Property, in which case Buyer's damages shall be unlimited.
- 37. Condemnation and Casualty. Seller bears all risk of loss until Closing, and thereafter Buyer bears all risk of loss. Buyer may terminate this Agreement and obtain a refund of the Earnest Money if improvements on the Property are materially damaged or if condemnation proceedings are commenced against all or a portion of the Property before Closing, to be exercised by notice to Seller within ten (10) days after Seller's notice to Buyer of the occurrence of the damage or condemnation proceedings. Damage will be considered material if the cost of repair exceeds the lesser of

INITIALS:	Buyer	Date	Seller	Date
	D	Data	0-11	Data
	Buyer	Date	_Seller	Date



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\$100,000 or five percent (5%) of the Purchase Price. Alternatively, Buyer may elect to proceed with closing, in which case, at Closing, Seller shall not be obligated to repair any damage, and shall assign to Buyer all claims and right to proceeds under any property insurance policy and shall credit to Buyer at Closing the amount of any deductible provided for in the policy.

- 38. FIRPTA Tax 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, and Seller shall sign it on or before Closing. 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.
- 39. Notices. Unless otherwise specified, any notice required or permitted in, or related to, this Agreement (including revocations of offers and counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and must be delivered to Seller and Listing Broker with a courtesy copy to any other party identified as a recipient of notices in Section 19. A notice to Seller shall be deemed delivered only when received by Seller and Listing Broker, or the licensed office of Listing Broker. Notices to Buyer must be signed by at least one Seller and must be delivered to Buyer, with a copy to Buyer Broker and with a courtesy copy to any other party identified as a recipient of notices in Section 19. A notice to Buyer shall be deemed delivered only when received by Buyer and Buyer Broker, or the licensed office of Buyer Broker. Buyer Broker and Listing Broker otherwise have no responsibility to advise parties of receipt of a notice beyond either phoning the represented party or causing a copy of the notice to be delivered to the party's address provided in this Agreement. Buyer and Seller shall keep Buyer Broker and Listing Broker advised of their whereabouts in order to receive prompt notification of receipt of a notice. If any party is not represented by a licensee, then notices must be delivered to and shall be effective when received by that party at the address, fax number, or email indicated in Section 19.

Facsimile transmission of any notice or document shall constitute delivery. E-mail transmission of any notice or document (or a direct link to such notice or document) shall constitute delivery when: (i) the e-mail is sent to both Buyer Broker and Buyer Brokerage Firm or both Listing Broker and Listing Firm at the e-mail addresses specified on page two of this Agreement; or (ii) Buyer Broker or Listing Broker provide written acknowledgment of receipt of the e-mail (an automatic e-mail reply does not constitute written acknowledgment). At the request of either party, or the Closing Agent, the parties will confirm facsimile or e-mail transmitted signatures by signing an original document.

40. Computation of Time. Unless otherwise specified in this Agreement, any period of time in this Agreement shall mean Pacific Time and shall begin the day after the event starting the period and shall expire at 5:00 p.m. of the last calendar day of the specified period of time, unless the last day is a Saturday, Sunday or legal holiday as defined in RCW 1.16.050, in which case the specified period of time shall expire on the next day that is not a Saturday, Sunday or legal holiday. Any specified period of five (5) days or less shall not include Saturdays, Sundays or legal holidays. Notwithstanding the foregoing, references to specific dates or times or number of hours shall mean those dates, times or number of hours; provided, however, that if the Closing Date falls on a Saturday, Sunday, or legal holiday as defined in RCW 1.16.050, or a date when the county recording office is closed, then the Closing Date shall be the next regular

INITIALS:	Buyer	Date	Seller	Date
	Buyer	Date	Seller	Date

⊕CBA

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business day. If the parties agree upon and attach a legal description after this Agreement is signed by the offeree and delivered to the offeror, then for the purposes of computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted offer or counteroffer to the offeror, rather than on the date the legal description is attached.

41. Assignment. Buyer's rights and obligations under this Agreement are not assignable without the prior written consent of Seller, which shall not be withheld unreasonably; provided, however, Buyer may assign this Agreement without the consent of Seller, but with notice to Seller, to any entity under common control and ownership of Buyer, provided no such assignment shall relieve Buyer of its obligations hereunder. If the words "and/or assigns" or similar words are used to identify Buyer in Section 2, then this Agreement may be assigned with notice to Seller but without need for Seller's consent. The party identified as the initial Buyer shall remain responsible for those obligations of Buyer stated in this Agreement notwithstanding any assignment and, if this Agreement provides for Seller to finance a portion of the purchase price, then the party identified as the initial Buyer shall guarantee payment of Seller financing.

42. Default and Attorneys' Fees.

- a. **Buyer's default.** In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the applicable provision as identified in Section 13 shall apply:
 - i. **Forfeiture of Earnest Money.** Seller may terminate this Agreement and keep that portion of the Earnest Money that does not exceed five percent (5%) of the Purchase Price as liquidated damages as the sole and exclusive remedy available to Seller for such failure.
 - ii. **Seller's Election of Remedies.** Seller may, at its option, (a) terminate this Agreement and keep that portion of the Earnest Money that does not exceed five percent (5%) of the Purchase Price as liquidated damages as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue any other rights or remedies available at law or equity.
- b. **Seller's default.** In the event Seller fails, without legal excuse, to complete the sale of the Property, then the applicable provision as identified in Section 14 shall apply:
 - i. Recover Earnest Money or Specific Enforcement. As Buyer's sole remedy, Buyer may either (a) terminate this Agreement and recover all Earnest Money or fees paid by Buyer whether or not the same are identified as refundable or applicable to the purchase price; or (b) bring suit to specifically enforce this Agreement and recover incidental damages, provided, however, Buyer must file suit within sixty (60) days from the Closing Date or from the date Seller has provided notice to Buyer that Seller will not proceed with closing, whichever is earlier.
 - ii. **Buyer's Election of Remedies.** Buyer may, at its option, (a) bring suit against Seller for Buyer's actual damages, (b) bring suit to specifically enforce this Agreement and recover any incidental damages, or (c) pursue any other rights or remedies available at law or equity.
- c. Neither Buyer nor Seller may recover consequential damages such as lost profits. If Buyer or Seller institutes suit against the other concerning this Agreement, the prevailing party is entitled to reasonable attorneys' fees and costs. In the event of trial, the amount of the attorneys' fees shall be fixed by the court. The venue of any

NITIALS:	Buyer	Date	_Seller	Date
	Buyer	Date	_Seller	Date

⊕CBA

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suit shall be the county in which the Property is located, and this Agreement shall be governed by the laws of the State of Washington without regard to its principles of conflicts of laws.

43. Miscellaneous Provisions.

- a. Complete Agreement. This Agreement and any addenda and exhibits thereto state the entire understanding of Buyer and Seller regarding the sale of the Property. There are no verbal or other written agreements which modify or affect the Agreement, and no modification of this Agreement shall be effective unless agreed in writing and signed by the parties.
- b. **Counterpart Signatures.** This Agreement may be signed in counterpart, each signed counterpart shall be deemed an original, and all counterparts together shall constitute one and the same agreement.
- c. **Electronic Delivery and Signatures.** Electronic delivery of documents (e.g., transmission by facsimile or email) including signed offers or counteroffers and notices shall be legally sufficient to bind the party the same as delivery of an original. At the request of either party, or the Closing Agent, the parties will replace electronically delivered offers or counteroffers with original documents. The parties acknowledge that a signature in electronic form has the same legal effect as a handwritten signature.
- d. **Section 1031 Like-Kind Exchange.** If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party agrees to cooperate in the completion of the like-kind exchange so long as the cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating party at or prior to Closing. Notwithstanding this provision, no party shall be obligated to extend closing as part of its agreement to facilitate completion of a like-kind exchanged. In addition, notwithstanding Section 41 above, any party completing a Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the purposes of completing a reverse exchange.
- **44. Information Transfer.** In the event this Agreement is terminated, Buyer agrees to deliver to Seller within ten (10) days of Seller's written request copies of all materials received from Seller and any non-privileged plans, studies, reports, inspections, appraisals, surveys, drawings, permits, applications or other development work product relating to the Property in Buyer's possession or control as of the date this Agreement is terminated.
- **45. Confidentiality**. Until and unless closing has been consummated, Buyer and Seller shall follow reasonable measures to prevent unnecessary disclosure of information obtained in connection with the negotiation and performance of this Agreement. Neither party shall use or knowingly permit the use of any such information in any manner detrimental to the other party.
- **46. Agency Disclosure.** Buyer Brokerage Firm, Buyer Brokerage Firm's Designated Broker, Buyer Brokerage Firm's Branch Manager (if any) and any of Buyer Brokerage's Firm's Managing Brokers who supervise Buyer Broker represent the same party that Buyer Broker represents. Listing Firm, Listing Firm's Designated Broker, Listing Broker's Branch Manager (if any), and any of Listing Firm's Managing Brokers who supervise Listing Broker represent the same party

NITIALS:	Buyer	Date	Seller	Date
	Buyer		_Seller	Date

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that the Listing Broker represents. All parties acknowledge receipt of the pamphlet entitled "Real Estate Brokerage in Washington."

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47.	Buver	Broker's	Compensation	Disclosure.

17 .	Buyer Broker's	s Compensation D	isclosure.		
	a.	Compensation from	<u>m Seller</u> . The compensati	on offered and paid to Buy	er Brokerage Firm by Seller fo
		providing buyer bro	okerage services to Buyer	related to the Property is:	
		Offered: Offered: \$ Offered: Other:	% of purchase price; Paid _; Paid: \$; Paid: Other:	:% of purchase pric	е
	b.			ensation offered and paid bervices to Buyer related to	to Buyer Brokerage Firm by the the Property is:
		Offered: \$	% of purchase price; Paid _; Paid: \$; ; Paid: Other:	d:% of purchase pri	се
18 .	Seller's Accep	tance and Brokera	ige Agreement. Seller agr	ees to sell the Property on	the terms and conditions herein
	-			, ,	agreement. If there is no writter
	listing or comm	nission agreement,	Seller agrees to pay to Li	sting Firm compensation o	of% of the sales price or
	\$ The c	compensation to Bu	ıyer Brokerage Firm shall	be paid as set forth in thi	s Agreement. Seller and Buyer
	consent to Listi	ng Firm and Buyer E	Brokerage Firm receiving	compensation from more th	nan one party and to the sharing
	of compensation	on between firms.	Seller and Buyer hereby	assign to Listing Firm a	and Buyer Brokerage Firm, as
	applicable, a po	ortion of their funds	in escrow equal to such c	ompensation and irrevocal	bly instruct the Closing Agent to
	disburse the co	mpensation directly	to the Firm(s). In any acti	on by Listing Firm or Buye	r Brokerage Firm to enforce this
	Section, the pre	evailing party is entit	tled to reasonable attorney	/s' fees and expenses. The	Property described in attached
	•	•	•	•	taining this Section, the parties
	signatures and	an attachment desc	cribing the Property may b	e recorded.	
	OR SELLER, T REPRESENTA THE LEGAL EF RECORDS, RE ITS IMPROVED MATTERS REL BOUNDARIES ACCESSIBILIT OTHER ALLEF ASSIST WITH	THE BUYER BROKE TIONS OR WARRA FFECT OF THIS AC EPORTS, STUDIES MENTS; THE FITNE LATING TO THE PF , AREA, COMPLIAN TY FOR DISABLED RGENS. SELLER AL THESE DUE DILIG	ER, LISTING BROKER, A ANTIES OR CONDUCTED GREEMENT, BUYER'S OI , OR OPERATING STATE ESS OF THE PROPERTY ROPERTY, INCLUDING V NCE WITH APPLICABLE PERSONS), OR HAZARE ND BUYER ARE EACH A	ND FIRMS HAVE NOT MAD ANY INDEPENDENT INVENCIAL SEMENTS; THE CONDITION FOR BUYER'S INTENDE WITHOUT LIMITATION, THE LAWS (INCLUDING LAWS) OOUS OR TOXIC MATERING DVISED TO ENGAGE QUE MATTERS, AND ARE FUR	VESTIGATION CONCERNING STRENGTH, BOOKS, N OF THE PROPERTY OR ED USE; OR OTHER HE PROPERTY'S ZONING, S REGARDING ALS INCLUDING MOLD OR
	INITIALS: Ruyer		Date	Sallar	Date

___Seller___

Date ___

____ Date ___





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IN WITNESS WHEREOF, the parties have signed this Agreement intending to be bound.

INITIALS:	Buyer	Date	Seller	Date	
Seller _	Signa	ature and title	Seller	Signature and title	
Seller	Printo	ed name and type of entity	Seller y	Printed name and type of ent	ity
Date sig	ned		Date signed		
Buyer _	Signa	ature and title	Buyer	Signature and title	
				Printed name and type of ent	
Buyer		ed name and type of entity	Buyer		



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EXHIBIT A *

[Legal Description]

*	To ensure accuracy in the legal description, consider substituting the legal description contained in the preliminary
	commitment for title insurance or a copy of the Property's last vesting deed for this page. Do not neglect to label
	the substitution "Exhibit A." You should avoid transcribing the legal description because any error in transcription
	may render the legal description inaccurate and this Agreement unenforceable.

INITIALS:	Buyer	Date	Seller	Date
	Buyer	Date	Seller	Date