This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of REALTORS® (PAR).

BROKER (Company)ADDRESS	NSED BROKER PHONE FAX
BROKER IS THE AGENT FOR SELLER. Designated Agent(s) for Seller, if applicable: OR	
	ACTION LICENSEE
BUYER'S BUSINESS RELATIONSHIP WITH PA LICEN	NSED BROKER
BROKER (Company)ADDRESS_	
BROKER IS THE AGENT FOR BUYER. Designated Agent(s) for Buyer, if applicable:	
OR Broker is NOT the Agent for Buyer and is a/an: ☐ AGENT FOR SELLER ☐ SUBAGENT F	OR SELLER TRANSACTION LICENSEE
When the same Broker is Agent for Seller and Agent for Buyer, Broker is a Dual Agent. All of Broker are separate Designated Agents for Buyer and Seller. If the same Licensee is designated for	oker's licensees are also Dual Agents UNLESS
1. This Agreement, dated	, is between
SELLER(S):	
BUYER(S):	, called "Seller," and
	H 1 cmH
2. PROPERTY (1-98) Seller hereby agrees to sell and convey to Buyer, who hereby agrees to	, called "Buyer."
ALL THAT CERTAIN lot or piece of ground with buildings and improvements thereon er	rected, if any, known as:
	of
County of in the Commonwealth of Pen Identification (e.g., Tax ID #; Parcel #; Lot, Block; Deed Book, Page, Recording Date)	nsylvania, Zip Code
Identification (e.g., 1ax 1D #; Fairer #; Lot, Diock; Deed Dook, Page, Recording Date)	
3. TERMS (1-02) (A) Purchase Price	
(A) Furchase Frice	U.S. Dollars
which will be paid to Seller by Buyer as follows: 1. Cash or check at signing this Agreement:	\$
Cash or check at signing this Agreement: Cash or check within days of the execution of this Agreement:	\$
3	
4. Cash, cashier's or certified check at time of settlement:	TOTAL \$
(B) Deposits paid on account of purchase price to be held by Broker for Seller, unless otherwise	
(C) Seller's written approval to be on or before:	
(D) Settlement to be on	, or before if Buyer and Seller agree.
(E) Conveyance from Seller will be by fee simple deed of special warranty unless otherwise st	ated here:
(F) Payment of transfer taxes will be divided equally between Buyer and Seller unless otherwise	se stated here:
(G) At time of settlement, the following will be adjusted pro-rata on a daily basis between Buye (see Information Regarding Tax Proration); rents; interest on mortgage assumptions; condo any; water and/or sewer fees, if any, together with any other lienable municipal service. The ered: Seller will pay up to and including the date of settlement; Buyer will pay for all days	ominium fees and homeowner association fees, if charges are to be pro-rated for the period(s) cov-
4. FIXTURES & PERSONAL PROPERTY (1-00)	
(A) INCLUDED in this sale and purchase price are all existing items permanently installed in heating; lighting fixtures (including chandeliers and ceiling fans); water treatment systems	
and transmitters; television antennas; shrubbery, plantings and unpotted trees; any rema	
Property at the time of settlement; wall to wall carpeting; window covering hardware, sha appliances; and the range/oven unless otherwise stated. Also included:	
(B) LEASED items (not owned by Seller):	
(C) EXCLUDED fixtures and items:	
5. DATES/TIME IS OF THE ESSENCE (1-02)	
(A) The said date for settlement and all other dates and times referred to for the performance	of any of the obligations of this Agreement are
agreed to be of the essence of this Agreement and are binding.	nution by avaluding the day this A amazanant area
(B) For the purposes of this Agreement, number of days will be counted from the date of executed and including the last day of the time period.(C) The date of cettlement is not extended by any other provision of this Agreement and may of the date of cettlement is not extended by any other provision of this Agreement and may of the date of cettlement is not extended by any other provision of this Agreement and may of the date of cettlement is not extended by any other provision.	
executed and including the last day of the time period. (C) The date of settlement is not extended by any other provision of this Agreement and may of	only be extended by mutual written agreement of eller. Any pre-printed time periods are negotiable

6.	MO	ORTGAGE CONTINGENCY (1-02)		6
		WAIVED. This sale is NOT contingent on mortgage financing.		6
		ELECTED		6
	(A)	This sale is contingent upon Buyer obtaining mortgage financing as follows:		6
		1. Amount of mortgage loan \$		6
		2. Minimum Term years		6
		3. Type of mortgage		6
		4. Interest rate %; however, Buyer agrees to accept the interest rate as may be committed by the mortgage lender, n	ot to	6
		exceed a maximum interest rate of%.		
		5. Discount points, loan origination, loan placement and other fees charged by the lender as a percentage of the mortgage loan (exclusion)	ading	
		any mortgage insurance premiums or VA funding fee) not to exceed% (0% if not specified) of the mortgage loan.		
		The interest rate and fees provisions required by Buyer are satisfied if a mortgage lender makes available to Buyer the right to guarantee		
		interest rate at or below the Maximum Interest Rate specified herein with the percentage fees at or below the amount specified herein. B	Buyer	
		gives Seller the right, at Seller's sole option and as permitted by the mortgage lender and applicable laws, to contribute financially, with	thout	
		promise of reimbursement, to the Buyer and/or the mortgage lender to make the above terms available to Buyer.		
	(B)	Within DAYS (10 days if not specified) of the execution of this Agreement, Buyer will make a completed, written mortgage applications applied to the execution of the execution of the execution of this Agreement, Buyer will make a completed, written mortgage applications and the execution of the execution	ation	
		for the mortgage terms specified above to a responsible mortgage lender. The Broker for Buyer, if any, otherwise the Broker for Seller	er, is	
		authorized to communicate with the mortgage lender for the purposes of assisting in the mortgage loan process.		
	(C)			
		and Seller agree to extend the mortgage commitment date until Seller terminates this Agreement in writing by notice to Buy	er.	
		2. Upon receipt of a mortgage commitment, Buyer will promptly deliver a copy of the commitment to Seller.		
		3. Seller has the option to terminate this Agreement in writing, after the mortgage commitment date if the mortgage commitment:		
		a. Is not valid until the date of settlement, OR		
		b. Is conditioned upon the sale and settlement of any other property, OR		
		c. Contains any other condition not specified in this Agreement that is not satisfied and/or removed in writing by the mortgage len	nder	
		within DAYS after the mortgage commitment date in paragraph 6 (C) (1).		
		4. If this Agreement is terminated as specified in paragraphs 6 (C) (1) or (3), or the mortgage loan is not obtained for settlement, all deposit me		
		paid on account of purchase price will be returned to Buyer. Buyer will be responsible for any premiums for mechanics' lien insurance and		
		title search, or fee for cancellation of same, if any; AND/OR any premiums for flood insurance, mine subsidence insurance and/or fire in		
		ance with extended coverage, or cancellation fee, if any; AND/OR any appraisal fees and charges paid in advance to the mortgage lende		
	(D)	If the mortgage lender requires repairs to the Property, Buyer will, upon receipt, deliver a copy of the mortgage lender's requirements to S		
		Seller will, within5 DAYS of receipt of the mortgage lender's requirements, notify Buyer whether Seller will make the required repa	irs at	
		Seller's expense.		
		1. If Seller chooses to make the required repairs, Buyer will accept the Property and agree to the RELEASE set forth in paragraph 25 or	f this	
		Agreement.		
		2. If Seller chooses not to make the required repairs, or if Seller fails to respond within the time given, Buyer will, within5_ Delta		
		notify Seller in writing of Buyer's choice to terminate this Agreement OR make the required repairs at Buyer's expense and with Seller in writing of Buyer's expense and with Seller in writing of Buyer's choice to terminate this Agreement OR make the required repairs at Buyer's expense and with Seller in writing of Buyer's expense and with Seller in writing of Buyer's choice to terminate this Agreement OR make the required repairs at Buyer's expense and with Seller in writing of Buyer's expense and with Seller in writing the seller in the seller		
		permission, which will not be unreasonably withheld. If Seller denies Buyer permission to make the required repairs, Buyer may, which will not be unreasonably withheld.		
			ill be	
		returned promptly to Buyer and this Agreement will be VOID.		
	(E)	Seller Assist		
		□ NOT APPLICABLE		
		☐ APPLICABLE. Seller will pay:		-
		\$, maximum, toward Buyer's costs as permitted by the mortgage lender.		
		FHA/VA, IF APPLICABLE		-
	(F)		of the	
	(1)	Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise unless Buyer has been given, in ac		1
		dance with HUD/FHA or VA requirements, a written statement by the Federal Housing Commissioner, Veterans Administration, or a D		
		Endorsement Lender setting forth the appraised value of the Property of not less than \$ (the dollar amount to		1
		inserted is the sales price as stated in this Agreement). Buyer will have the privilege and option of proceeding with consummation of the		
		tract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage		
		Department of Housing and Urban Development will insure. HUD does not warrant the value nor the condition of the Property. Buyer sh		
		satisfy himself/herself that the price and condition of the Property are acceptable.	iouiu	
		Warning: Section 1010 of Title 18, U.S.C., Department of Housing and Urban Development and Federal Housing Administra	ation	
		Transactions, provides, "Whoever for the purpose of influencing in any way the action of such Department, makes, passes, utters or		
		lishes any statement, knowing the same to be false shall be fined under this title or imprisoned not more than two years, or both."	Pao	
	(G)	U.S. Department of Housing and Urban Development (HUD) NOTICE TO PURCHASERS: Buyer's Acknowledgement		
	(U)	Buyer has received the HUD Notice "For Your Protection: Get a Home Inspection" (see Notices and Information on Property Cond	lition	
		Inspections). Buyer understands the importance of getting an independent home inspection and has thought about this before signing		
		Agreement.	- ·····	
		Buyer's Initials Date		
	(H)	Certification We the undersigned, Seller(s) and Buyer(s) party to this transaction each certify that the terms of this contract for purchas		
	(11)	true to the best of our knowledge and belief, and that any other agreement entered into by any of these parties in connection with this train		
		tion is attached to this Agreement.		
7.	INS	PECTIONS (1-02)		
•		Seller agrees to permit inspections by authorized appraisers, reputable certifiers, insurer's representatives, surveyors, municipal officials at	nd/or	
	(11)	Buyer as may be required by the mortgage lender, if any, or insuring agencies. Seller further agrees to permit any other inspections require		
		or provided for in the terms of this Agreement. Buyer has the right to attend all inspections.	a oy	
	(B)	Buyer reserves the right to make a pre-settlement walk-through inspection of the Property. Buyer's right to make this inspection is not wa	aived	
	(1)	by any other provision of this Agreement.	,	
	(C)	Seller will have heating and all utilities (including fuel(s)) on for the inspections.		
		All inspectors, including home inspectors, are authorized by Buyer to provide a copy of any reports to Broker for Buyer.		
3.		OPERTY INSPECTION CONTINGENCY (1-02)		
•		er provisions of this Agreement may provide for inspections and/or certifications that are not waived or altered by Buyer's election here.		
		WAIVED. Buyer understands that Buyer has the option to request inspections of the Property (see Property Inspection Notices	and	
		Environmental Notices). BUYER WAIVES THIS OPTION and agrees to the RELEASE set forth in paragraph 25 of this Agreement.		
		ELECTED		
		Within DAYS (15 days if not specified) of the execution of this Agreement, Buyer, at Buyer's expense, may choose to have installed.	spec-	
	(11)	tions and/or certifications completed by licensed or otherwise qualified professionals (see Property Inspection Notices and Environm	-	
		Notices). This contingency does not apply to the following existing conditions and/or items:	viitai	
		Tronces). This contingency does not apply to the following existing conditions and/of items.		
	(B)	Should Buyer elect to have a home inspection of the Property, as defined in the Pennsylvania Home Inspection Law, (see Information Regard	rding	-
	(D)	the Home Inspection Law) such home inspection shall be performed by a full member in good standing of a national home inspection as	_	1
		ation, or by a person supervised by a full member of a national home inspection association, in accordance with the ethical standards and		
			COUC	-
		of conduct or practice of that association		-
		of conduct or practice of that association.]
IJV4	er Ini	itials: A/S-2K Page 2 of 8 Seller Initials:		

147		_	If Buyer is not satisfied with the condition of the Property as stated in any written report, Buyer will:	147
148		Ш	Option 1. Within the time given for completing inspections:	148
L49			1. Accept the Property with the information stated in the report(s) and agree to the RELEASE set forth in paragraph 25 of this Agreement, OR	149
L50			2. Terminate this Agreement in writing by notice to Seller, in which case all deposit monies paid on account of purchase price will be returned	150
151			promptly to Buyer and this Agreement will be VOID, OR 3. Enter into a mutually acceptable written agreement with Seller providing for any repairs or improvements to the Property and/or any credit	151 152
152 153			to Buyer at settlement, as may be acceptable to the mortgage lender, if any.	153
154				154
155			the time given for completing inspections and according to the provisions in paragraph 8(C) (Option 1) 1 and 2.	155
156			Option 2. Within the time given for completing inspections:	156
157			1. Accept the Property with the information stated in the report(s) and agree to the RELEASE set forth in paragraph 25 of this Agreement,	157
158			UNLESS the total cost to correct the conditions contained in the report(s) is more than \$	158
159			2. If the total cost to correct the conditions contained in the report(s) EXCEEDS the amount specified in paragraph 8(C) (Option 2) 1,	159
160			Buyer will deliver the report(s) to Seller within the time given for inspection.	160
161			a. Seller will, within7 DAYS of receiving the report(s), inform Buyer in writing of Seller's choice to:	161
162			(1) Make repairs before settlement so that the remaining cost to repair conditions contained in the report(s) is less than or equal to	162
163			the amount specified in paragraph 8 (C) (Option 2) 1.	163
164			(2) Credit Buyer at settlement for the difference between the estimated cost of repairing the conditions contained in the report(s)	164
165			and the amount specified in paragraph 8 (C) (Option 2) 1. This option must be acceptable to the mortgage lender, if any.	165
166			(3) Not make repairs and not credit Buyer at settlement for any costs to repair conditions contained in the report(s).b. If Seller chooses to make repairs or credit Buyer at settlement as specified in paragraph 8 (C) (Option 2) 2, Buyer will accept the	166
167 168			Property and agree to the RELEASE set forth in paragraph 25 of this Agreement.	167
169			c. If Seller chooses not to make repairs and not to credit Buyer at settlement, or if Seller fails to choose any option within the time	169
170			given, Buyer will, within 5 DAYS:	170
171			(1) Accept the Property with the information stated in the report(s) and agree to the RELEASE set forth in paragraph 25 of this	171
172			Agreement, OR	172
173			(2) Terminate this Agreement in writing by notice to Seller, in which case all deposit monies paid on account of purchase price will	173
174			be returned promptly to Buyer and this Agreement will be VOID.	174
175	9.	WC	OOD INFESTATION INSPECTION CONTINGENCY (1-02)	175
176			WAIVED. Buyer understands that Buyer has the option to request that the Property be inspected for wood infestation by a certified Pest Control	176
177		_	Operator. BUYER WAIVES THIS OPTION and agrees to the RELEASE set forth in paragraph 25 of this Agreement.	177
178			ELECTED	178
179		(A)	Within DAYS (15 days if not specified) of the execution of this Agreement, Buyer, at Buyer's expense, will obtain a written "Wood-	179
180			Destroying Insect Infestation Inspection Report" from a certified Pest Control Operator and will deliver it and all supporting documents and	180
181			drawings provided by the Pest Control Operator to Seller. The report is to be made satisfactory to and in compliance with applicable laws, mortgage lenders, and/or Federal Insuring and Guaranteeing Agency requirements, if any. The inspection will include all readily visible and	181
182				182
183			accessible areas of all structures on the Property except the following structures, which will not be inspected:	183 184
184 185		(B)	If the inspection reveals evidence of active infestation(s), Seller agrees, at Seller's expense and before settlement, to treat for active infestation(s),	185
186		(D)	in accordance with applicable laws.	186
187		(C)	If the inspection reveals damage from active infestation(s) or previous infestation(s), Buyer, at Buyer's expense, has the option to obtain a writ-	
188		(-)	ten report by a professional contractor, home inspection service, or structural engineer that is limited to structural damage to the Property caused	188
189			by wood-destroying organisms and a proposal to repair the damage. Buyer will deliver the structural damage report and corrective proposal to	189
190			Seller within	190
191		(D)	Within 5 DAYS of receiving the structural damage report and corrective proposal, Seller will advise Buyer whether Seller will repair, at	191
192			Seller's expense and before settlement, any structural damage from active or previous infestation(s).	192
193		(E)	If Seller chooses to repair structural damage revealed by the report, Buyer agrees to accept the Property as repaired and agrees to the RELEASE	193
194			set forth in paragraph 25 of this Agreement.	194
195		(F)	If Seller chooses not to repair structural damage revealed by the report or fails to respond within the time given , Buyer, within <u>5</u> DAYS,	195
196			will notify Seller in writing of Buyer's choice to:	196
197			1. Accept the Property with the defects revealed by the inspection, without abatement of price, and agree to the RELEASE set forth in para-	197
198			graph 25 of this Agreement, OR	198
199			2. Make the repairs before settlement, if required by the mortgage lender, if any, at Buyer's expense and with Seller's permission, which will not be unreasonably withheld, in which case Buyer accepts the Property and agrees to the RELEASE set forth in paragraph 25 of this	199
200			Agreement. If Seller denies Buyer permission to make the repairs, Buyer may, within	200
201 202			Agreement in writing, in which case all deposit monies paid on account of purchase price will be returned promptly to Buyer and this	201
203			Agreement will be VOID, OR	203
203			3. Terminate this Agreement, in which case all deposit monies paid on account of purchase price will be returned promptly to Buyer and	203
205			this Agreement will be VOID.	205
206	10.	RES	SIDENTIAL LEAD-BASED PAINT HAZARD REDUCTION ACT NOTICE REQUIRED FOR PROPERTIES	206
207			ILT BEFORE 1978 (1-02)	207
208			NOT APPLICABLE	208
209			APPLICABLE	209
210		(A)	Seller represents that Seller has no knowledge concerning the presence of lead-based paint and/or lead-based paint hazards in or about the	210
211			Property, unless checked below.	211
212			Seller has knowledge of the presence of lead-based paint and/or lead-based paint hazards in or about the Property. (Provide the basis for	212
213			determining that lead-based paint and/or hazards exist, the location(s), the condition of the painted surfaces, and other available information are provided by the surface of the provided as interest and point and point to the surface of the provided as interest.	213
214			tion concerning Seller's knowledge of the presence of lead-based paint and/or lead-based paint hazards.)	214
215		(P)	Records/Reports: Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in or about the Property,	215
216		(D)	Records/Reports: Selier has no reports or records pertaining to lead-based paint and/or lead-based paint nazards in or about the Property, unless checked below.	216
217 218			□ Seller has provided Buyer with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in or about	217
218			the Property. (List documents)	218
220			1. 20.	220
221		(C)	Buyer's Acknowledgement: Buyer has received the pamphlet Protect Your Family from Lead in Your Home and has read the Lead Warning	221
222		. /	Statement contained in this Agreement (see Environmental Notices). Buyer has reviewed Seller's disclosure of known lead-based paint and/or	222
223			lead-based paint hazards, as identified in paragraph 10(A) and has received the records and reports pertaining to lead-based paint and/or lead-	223
224			based paint hazards identified in paragraph 10(B).	224
225			Buyer's Initials Date	225
226		(D)		226
227		_		227
228			WAIVED. Buyer understands that Buyer has the right to conduct a risk assessment or inspection of the Property to determine the presence of	
229			lead-based paint and/or lead-based paint hazards. BUYER WAIVES THIS RIGHT and agrees to the RELEASE set forth in paragraph 25 of	229
230		_	this Agreement.	230
231		Ш		231
232			1. Buyer, at Buyer's expense, chooses to obtain a risk assessment and/or inspection of the Property for lead-based paint and/or lead-based paint hazards. The risk assessment and/or inspection will be completed within10 DAYS of the execution of this Agreement.	232
233				233
234	Buy	er In	itials: A/S-2K Page 3 of 8 Seller Initials:	234

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		3.			237 238
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		4.	opo a.		242 243
			b.		244
				to Buyer and this Agreement will be VOID.	245
		5.			246
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			a. b.		248 249
				to Buyer and this Agreement will be VOID.	250
		6.			251
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		Opt			277
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		b.			279 280
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		Opt	ion 2		292
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				to Buyer and this Agreement will be VOID.	307
12.					308
	(A)	_	-		309
					310 311
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			Non		313
	(P)	□ XX/A/			314
	(B)				315 316
	_				317
		ELE	CTE	D :	318
		1.			319
			to S		320 321
		itials:			322

Within the time set forth above for obtaining the risk assessment and/or inspection of the Property for lead-based paint and/or

323			2.	Seller agrees to locate and provide access to the on-site (or individual) water system, if applicable, at Seller's expense, if required by the	323
324				inspection company. Seller also agrees to restore the Property, at Seller's expense, prior to settlement.	324
325			3.	If the report reveals that the water service does not meet the minimum standards of any applicable governmental authority and/or fails to	325
326				satisfy the requirements for quality and/or quantity set by the mortgage lender, if any, then Seller will, within 7 DAYS of receipt of	326
327				the report, notify Buyer in writing of Seller's choice to:	327
328				a. Upgrade the water service to the minimum acceptable levels, before settlement, in which case Buyer accepts the Property and agrees	328
329				to the RELEASE set forth in paragraph 25 of this Agreement, OR	329
330			4	b. Not upgrade the water service. If Seller the service to provide the continuous accordable levels on fails to resmond within the time given. Power will within	330
331			4.	If Seller chooses not to upgrade the service to minimum acceptable levels, or fails to respond within the time given , Buyer will, within	331
332				DAYS, either: a. Accept the Property and the water service and, if required by the mortgage lender, if any, and/or any governmental authority, upgrade	332
333				a. Accept the Property and the water service and, if required by the mortgage lender, if any, and/or any governmental authority, upgrade the water service before settlement or within the time required by the mortgage lender, if any, and/or any governmental authority, at	333
334				Buyer's expense and with Seller's permission, which will not be unreasonably withheld, and agree to the RELEASE set forth in para-	334
335				graph 25 of this Agreement. If Seller denies Buyer permission to upgrade the water service, Buyer may, within 5 DAYS of	335 336
336 337				Seller's denial, terminate this Agreement in writing, in which case all deposit monies paid on account of purchase price will be	337
338				returned promptly to Buyer and this Agreement will be VOID, OR	338
339				b. Terminate this Agreement in writing, in which case all deposit monies paid on account of purchase price will be returned promptly	339
340				to Buyer and this Agreement will be VOID.	340
341	13.	STA	TUS	OF SEWER (1-02)	341
342				er represents that the Property is served by:	342
343		` /		Public Sewer	343
344				Individual On-lot Sewage Disposal System (See Sewage Notice 1)	344
345				Individual On-lot Sewage Disposal System in Proximity to Well (See Sewage Notice 1; see Sewage Notice 4, if applicable)	345
346				Community Sewage Disposal System	346
347				Ten-acre Permit Exemption (See Sewage Notice 2)	347
348				Holding Tank (See Sewage Notice 3)	348
349				None (See Sewage Notice 1)	349
350				None Available/Permit Limitations in Effect (See Sewage Notice 5)	350
351					351
352				IVIDUAL ON-LOT SEWAGE DISPOSAL INSPECTION CONTINGENCY	352
353				IVED. Buyer acknowledges that Buyer has the option to request an individual on-lot sewage disposal inspection of the Property. BUYER	353
354		_		IVES THIS OPTION and agrees to the RELEASE set forth in paragraph 25 of this Agreement.	354
355				CCTED DAYS (15.1 - 15.	355
356			1.	Buyer has the option, within DAYS (15 days if not specified) of the execution of this Agreement and at Buyer's expense, to deliver	356
357			2	to Seller a written inspection report by a qualified, professional inspector of the individual on-lot sewage disposal system.	357
358			2.	Seller, at Seller's expense, agrees, if and as required by the inspection company, to locate, provide access to and empty the individual on-	358
359			2	lot sewage disposal system. Seller also agrees to restore the Property, at Seller's expense, prior to settlement.	359
360			3.		360
361				7 DAYS of receipt of the report, notify Buyer in writing of Seller's choice to:	361
362				a. Correct the defects before settlement, including retests, at Seller's expense, in which case Buyer accepts the Property and agrees to	362
363				the RELEASE set forth in paragraph 25 of this Agreement, OR	363
364			1	b. Not correct the defects. If Seller chooses not to correct the defects, or if Seller fails to respond within the time given , Buyer will, within <u>5</u> DAYS, either:	364
365			4.		365
366				a. Accept the Property and the system and, if required by the mortgage lender, if any, and/or any governmental authority, correct the defects before settlement or within the time required by the mortgage lender, if any, and/or any governmental authority, at Buyer's	366 367
367 368				sole expense and with Seller's permission, which will not be unreasonably withheld, and agree to the RELEASE set forth in para-	368
369				graph 25 of this Agreement. If Seller denies Buyer permission to correct the defects, Buyer may, within _5_ DAYS of Seller's	369
370				denial, terminate this Agreement in writing, in which case all deposit monies paid on account of purchase price will be returned	370
371				promptly to Buyer and this Agreement will be VOID, OR	371
372				b. Terminate this Agreement in writing, in which case all deposit monies paid on account of purchase price will be returned	372
373				promptly to Buyer and this Agreement will be VOID.	373
374			5.	If the report reveals the need to expand or replace the existing individual on-lot sewage disposal system, Seller may, within <u>25</u> DAYS	374
375				of receipt of the report, submit a corrective proposal to Buyer. The corrective proposal will include, but not be limited to, the name of the	375
376				remediation company; provisions for payment, including retests; and a projected completion date for corrective measures. Within	376
377					377
378				a. Agree to the terms of the corrective proposal, if any, in writing, in which case Buyer accepts the Property and agrees to the RELEASE	378
379				set forth in paragraph 25 of this Agreement, OR	379
380				b. Accept the Property and the system and, if required by the mortgage lender, if any, and/or any governmental authority, correct the	380
381				defects before settlement or within the time required by the mortgage lender, if any, and/or any governmental authority, at Buyer's	381
382				sole expense and with Seller's permission, which will not be unreasonably withheld, and agree to the RELEASE set forth in para-	382
383				graph 25 of this Agreement. If Seller denies Buyer permission to correct the defects, Buyer may, within5 DAYS of Seller's	383
384				denial, terminate this Agreement in writing, in which case all deposit monies paid on account of purchase price will be returned	384
385				promptly to Buyer and this Agreement will be VOID, OR	385
386				c. Terminate this Agreement in writing, in which case all deposit monies paid on account of purchase price will be returned promptly	386
387		110	n•~-	to Buyer and this Agreement will be VOID.	387
388	14.			CS, ASSESSMENTS & CERTIFICATES OF OCCUPANCY (1-02)	388
389		(A)		er represents, as of Seller's execution of this Agreement, that no public improvement, condominium or homeowner association assessments	389
390				be been made against the Property which remain unpaid, and that no notice by any government or public authority has been served upon	390
391				er or anyone on Seller's behalf, including notices relating to violations of zoning, housing, building, safety or fire ordinances which remain preceded, and that Seller knows of no condition that would constitute violation of any such ordinances which remains uncorrected, unless	391
392				rwise specified here:	392 393
393 394			out	This operated note.	393
394		(B)	Sell	er knows of no other potential notices (including violations) and assessments except as follows:	394
396		(-)		1	396
397		(C)	In tl	ne event any notices (including violations) and assessments are received after execution of this Agreement and before settlement, Seller will	397
398		. /		fy Buyer in writing, within5 DAYS of receiving the notice or assessment, that Seller will:	398
399			1.	Comply with notices and assessments at Seller's expense, in which case Buyer accepts the Property and agrees to the RELEASE set forth	399
400				in paragraph 25 of this Agreement, OR	400
401			2.	Not comply with notices and assessments at Seller's expense.	401
402			3.	If Seller chooses not to comply with notices and assessments, or fails within the time given to notify Buyer if Seller will comply, Buyer	402
403				will notify Seller within <u>5</u> DAYS in writing that Buyer will either:	403
404				a. Comply with notices and assessments at Buyer's expense and agree to the RELEASE set forth in paragraph 25 of this Agreement, OR	404
405					405
406				and this Agreement will be VOID.	406
407				If Buyer fails to notify Seller within the time given, Buyer accepts the Property and agrees to the RELEASE set forth in para-	407
408		<i>~</i> :	P	graph 25 of this Agreement.	408
409		(D)	Buy	er is advised that access to a public road may require issuance of a highway occupancy permit from the Department of Transportation.	409
410	Buy	er In	itials	A/S-2K Page 5 of 8 Seller Initials:	410

412			1. A certification from the appropriate municipal department or departments disclosing notice of any uncorrected violations of zoning, hous-	412
413			ing, building, safety or fire ordinances, AND/OR 2. A certificate permitting occupancy of the Property. In the event repairs/improvements are required for the issuance of the certificate, Seller	413
414 415			will, within DAYS of Seller's receipt of the requirements, notify Buyer of the requirements and whether Seller will make the	414 415
416			required repairs/improvements at Seller's expense.	416
417			If Seller chooses to make the required repairs/improvements, Buyer agrees to accept the Property as repaired and agrees to the RELEASE set	417
418			forth in paragraph 25 of this Agreement. If Seller chooses not to make the required repairs/improvements, Buyer will, within5_ DAYS,	418
419 420			notify Seller in writing of Buyer's choice to terminate this Agreement OR make the repairs/improvements at Buyer's expense and with Seller's permission, which will not be unreasonably withheld. If Seller denies Buyer permission to make the required repairs or if Seller fails to respond	419 420
421			within the time given, Buyer may, within _5_ DAYS, terminate this Agreement in writing, in which case all deposit monies paid on account	421
422			of purchase price will be returned promptly to Buyer and this Agreement will be VOID.	422
423	15.		LE, SURVEYS & COSTS (1-02)	423
424		(A)	The Property is to be conveyed free and clear of all liens, encumbrances, and easements, EXCEPTING HOWEVER the following: existing deed restrictions, historic preservation restrictions or ordinances, building restrictions, ordinances, easements of roads, easements visible upon	424 425
425 426			the ground, easements of record, privileges or rights of public service companies, if any; otherwise the title to the above described real estate	426
427			will be good and marketable and such as will be insured by a reputable Title Insurance Company at the regular rates.	427
428		(B)	Buyer will pay for the following: (1) Title search, title insurance and/or mechanics lien insurance, or fee for cancellation of same, if any;	428
429			(2) Flood insurance, fire insurance with extended coverage, mine subsidence insurance, or fee for cancellation of same, if any; (3) Appraisal fees and charges paid in advance to mortgage lender, if any; (4) Buyer's customary settlement costs and accruals.	429
430 431		(C)	Any survey or surveys which may be required by the Title Insurance Company or the abstracting attorney for the preparation of an adequate	430 431
432		(-)	legal description of the Property (or the correction thereof) will be secured and paid for by Seller. Any survey or surveys desired by Buyer or	432
433			required by the mortgage lender will be secured and paid for by Buyer.	433
434		(D)	In the event Seller is unable to give a good and marketable title and such as will be insured by a reputable Title Company at the regular rates, as specified in a good and marketable title and such as will be insured by a reputable Title Company at the regular rates, as specified in a good and marketable title and such as will be insured by a reputable Title Company at the regular rates, as specified in a good and marketable title and such as will be insured by a reputable Title Company at the regular rates, as specified in a good and marketable title and such as will be insured by a reputable Title Company at the regular rates, as specified in a good and marketable title and such as will be insured by a reputable Title Company at the regular rates, as specified in a good and marketable title and such as will be insured by a reputable Title Company at the regular rates, as specified in a good and marketable title and such as will be insured by a reputable Title Company at the regular rates, as specified in a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and marketable title and such as will be a good and and a good and and a good an	434
435 436			ified in paragraph 15(A), Buyer will have the option of: (1) taking such title as Seller can give with no change to the purchase price; or (2) being repaid all monies paid by Buyer to Seller on account of purchase price and being reimbursed by Seller for any costs incurred by Buyer for any inspec-	435 436
437			tions or certifications obtained according to the terms of the Agreement, and for those items specified in paragraph 15(B) items (1), (2), (3) and in	437
438			paragraph 15(C), in which case there will be no further liability or obligation on either of the parties hereto and this Agreement will become VOID.	438
439	16.		VING CLASSIFICATION (1-02)	439
440 441			are of this Agreement to contain the zoning classification (except in cases where the property {and each parcel thereof, if subdividable} is zoned yor primarily to permit single-family dwellings) will render this Agreement voidable at the option of the Buyer, and, if voided, any deposits ten-	440 441
442			d by the Buyer will be returned to the Buyer without any requirement for court action.	442
443		Zon	ing Classification:	443
444			ELECTED. Within 15 DAYS of the execution of this Agreement, Buyer will verify that the existing use of the Property as	444
445			is permitted. In the event the use is not permitted, Buyer will, within the time given for verification, notify Seller in writing that the existing use of the Property is not permitted and this Agreement will be VOID, in which	445
446 447			case all deposit monies paid on account of purchase price will be returned promptly to Buyer. Buyer's failure to respond within the time	446 447
448			given will constitute a WAIVER of this contingency and all other terms of this Agreement remain in full force and effect.	448
449	17.		AL NOTICE	449
450			NOT APPLICABLE APPLICABLE	450
451 452			DOCUMENT MAY NOT SELL, CONVEY, TRANSFER, INCLUDE OR INSURE THE TITLE TO THE COAL AND RIGHTS OF SUPPORT UNDERNEATH THE SURFACE LAND	451 452
453			RIBED OR REFERRED TO HEREIN, AND THE OWNER OR OWNERS OF SUCH COAL MAY HAVE THE COMPLETE LEGAL RIGHT TO REMOVE ALL SUCH COAL AND	453
454			NAT CONNECTION, DAMAGE MAY RESULT TO THE SURFACE OF THE LAND AND ANY HOUSE, BUILDING OR OTHER STRUCTURE ON OR IN SUCH LAND. (This	454
455			the is set forth in the manner provided in Section 1 of the Act of July 17, 1957, P.L. 984.) "Buyer acknowledges that he may not be obtaining the	455
456 457			of protection against subsidence resulting from coal mining operations, and that the property described herein may be protected from damage to mine subsidence by a private contract with the owners of the economic interests in the coal. This acknowledgement is made for the purpose	456 457
458			omplying with the provisions of Section 14 of the Bituminous Mine Subsidence and the Land Conservation Act of April 27, 1966." Buyer agrees	458
459			gn the deed from Seller which deed will contain the aforesaid provision.	459
460	18.		SESSION (1-02) Possession is to be delivered by deed, keys and:	460
461 462		(A)	1. Physical possession to vacant Property free of debris, with all structures broom-clean, at day and time of settlement, AND/OR	461 462
463			2. Assignment of existing lease(s), together with any security deposits and interest, at time of settlement, if Property is leased at the	463
464			execution of this Agreement or unless otherwise specified herein. Buyer will acknowledge existing lease(s) by initialing said lease(s) at	464
465		(D)	time of execution of this Agreement.	465
466 467		(D)	Seller will not enter into any new leases, written extension of existing leases, if any, or additional leases for the Property without the written consent of Buyer.	466 467
468	19.	REC	CORDING (3-85) This Agreement will not be recorded in the Office for the Recording of Deeds or in any other office or place of public record	468
469			if Buyer causes or permits this Agreement to be recorded, Seller may elect to treat such act as a breach of this Agreement.	469
470	20.		IGNMENT (3-85) This Agreement will be binding upon the parties, their respective heirs, personal representatives, guardians and successors,	470
471			to the extent assignable, on the assigns of the parties hereto, it being expressly understood, however, that Buyer will not transfer or assign this	471
472 473	21.		rement without the written consent of Seller. POSIT & RECOVERY FUND (1-02)	472 473
474			Deposits paid by Buyer within 30 DAYS of settlement will be by cash, cashier's or certified check. Deposits, regardless of the form of pay-	474
475			ment and the person designated as payee, will be paid in U.S. Dollars to Broker or party identified in paragraph 3(B), who will retain them in	475
476 477			an escrow account until consummation or termination of this Agreement in conformity with all applicable laws and regulations. Any uncashed check tendered as deposit monies may be held pending the acceptance of this offer.	476 477
477 478		(B)	Upon termination of this Agreement, the Broker holding the deposit monies will release the deposit monies in accordance with the terms of a	477
479			fully executed written agreement between Buyer and Seller.	479
480		(C)	In the event of a dispute over entitlement to deposit monies, a broker holding the deposit monies is required by the Rules and Regulations of	480
481			the State Real Estate Commission (49 Pa. Code §35.327) to retain the monies in escrow until the dispute is resolved. In the event of litigation for the return of deposit monies, a broker will distribute the monies as directed by a final order of court or the written Agreement of the parties.	481
482 483			Buyer and Seller agree that, in the event any broker or affiliated licensee is joined in litigation for the return of deposit monies, the attorneys'	482 483
484			fees and costs of the broker(s) and licensee(s) will be paid by the party joining them.	484
485		(D)	A Real Estate Recovery Fund exists to reimburse any persons who have obtained a final civil judgment against a Pennsylvania real estate	485
486			licensee owing to fraud, misrepresentation, or deceit in a real estate transaction and who have been unable to collect the judgment after exhausting all legal and equitable remedies. For complete details about the Fund, call (717) 783-3658, or (800) 822-2113 (within Pennsylvania) and	486
487 488			ing all legal and equitable remedies. For complete details about the Fund, call (717) 783-3658, or (800) 822-2113 (within Pennsylvania) and (717) 783-4854 (outside Pennsylvania).	487 488
489	22.	CO	NDOMINIUM/PLANNED COMMUNITY (HOMEOWNER ASSOCIATION) RESALE NOTICE (1-02)	489
490			NOT APPLICABLE	490
491			APPLICABLE: CONDOMINIUM. Buyer acknowledges that the Property is a unit of a condominium that is primarily run by a unit owners'	491
492 493			association. §3407 of the Uniform Condominium Act of Pennsylvania requires Seller to furnish Buyer with a Certificate of Resale and copies of the condominium declaration (other than plats and plans), the bylaws, and the rules and regulations of the association.	492 493
494			APPLICABLE: PLANNED COMMUNITY (HOMEOWNER ASSOCIATION). Buyer acknowledges that the Property is part of a planned	494
495			community as defined by the Uniform Planned Community Act. (See Definition of Planned Community Notice). §5407(a) of the Act requires	495
496			Seller to furnish Buyer with a copy of the Declaration (other than plats and plans), the bylaws, the rules and regulations of the association, and a Cortificate containing the previous set forth in \$5,007(a) of the Act	496
497			a Certificate containing the provisions set forth in §5407(a) of the Act.	497
498	_	_	tials:	498

(E) If required by law, within 15 DAYS of the execution of this Agreement Seller will order for delivery to Buyer, on or before settlement:

THE FOLLOWING APPLIES TO PROPERTIES THAT ARE PART OF A CONDOMINIUM OR A PLANNED COMMUNITY. 499 (A) Within 15 DAYS of the execution of this Agreement, Seller will submit a request to the association for a Certificate of Resale and the documents necessary to enable Seller to comply with the Act. The Act provides that the association is required to provide these documents within 10 days of Seller's request. Seller will promptly deliver to Buyer all documents received from the association. Under the Act, Seller is not liable to Buyer for the failure or delay of the association to provide the Certificate in a timely manner, nor is Seller liable to Buyer for any erroneous information provided by the association and included in the Certificate. (C) Buyer may declare this Agreement VOID at any time before Buyer's receipt of the association documents and for 5 days thereafter, OR until settlement, whichever occurs first. Buyer's notice declaring this Agreement void must be in writing; thereafter all deposit monies will be returned to Buyer. 508 In the event the association has the right to buy the Property (right of first refusal), and the association exercises that right, Seller will reimburse 509 Buyer for all monies paid by Buyer on account of purchase price and for any costs incurred by Buyer for: (1) Title search, title insurance and/or mechanics lien insurance, or fee for cancellation of same, if any; (2) Flood insurance and/or fire insurance with extended coverage, mine sub-511 sidence insurance, or fee for cancellation of same, if any; (3) Appraisal fees and charges paid in advance to mortgage lender, if any. 512 **MAINTENANCE & RISK OF LOSS (1-02)** (A) Seller will maintain the Property, grounds, fixtures, and any personal property specifically scheduled herein in its present condition, normal 514 wear and tear excepted. 515 In the event any system or appliance included in the sale of the Property fails and Seller does not repair or replace the item, Seller will promptly 516 notify Buyer in writing of Seller's choice to: Repair or replace the failed system or appliance before settlement or credit Buyer at settlement for the fair market value of the failed sys-518 tem or appliance (this option must be acceptable to the mortgage lender, if any). In each case, Buyer accepts the Property and agrees to 519 the RELEASE set forth in paragraph 25 of this Agreement, OR Not repair or replace the failed system or appliance, and not credit Buyer at settlement for the fair market value of the failed system or 521 appliance. If Seller does not repair, replace or offer a credit for the failed system or appliance, or if Seller fails to notify Buyer of Seller's choice within the time given, Buyer will notify Seller in writing within __5_ DAYS or before settlement, whichever is sooner, that Buyer 523 524 Accept the Property and agree to the RELEASE set forth in paragraph 25 of this Agreement, OR b. Terminate this Agreement, in which case all deposit monies paid on account of purchase price will be returned promptly to Buyer 526 and this Agreement will be VOID. (C) Seller will bear risk of loss from fire or other casualties until time of settlement. In the event of damage by fire or other casualties to any prop-528 erty included in this sale that is not repaired or replaced prior to settlement, Buyer will have the option of rescinding this Agreement and promptly receiving all monies paid on account of purchase price or of accepting the Property in its then condition together with the proceeds 530 of any insurance recovery obtainable by Seller. Buyer is hereby notified that Buyer may insure Buyer's equitable interest in this Property as of the time of execution of this Agreement. 532 WAIVER OF CONTINGENCIES (1-02) 533 If this Agreement is contingent on Buyer's right to inspect and/or repair the Property, Buyer's failure to exercise any of Buyer's options within 534 the time limits set forth in this Agreement will constitute a WAIVER of that contingency and Buyer accepts the Property and agrees to the 535 RELEASE set forth in paragraph 25 of this Agreement. **RELEASE (1-02)** Buyer hereby releases, quit claims and forever discharges SELLER, ALL BROKERS, their LICENSEES, EMPLOYEES, and any OFFI-538 539

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CER or PARTNER of any one of them and any other PERSON, FIRM, or CORPORATION who may be liable by or through them, from any and all claims, losses or demands, including, but not limited to, personal injuries and property damage and all of the consequences thereof, whether now known or not, which may arise from the presence of termites or other wood-boring insects, radon, lead-based paint hazards, environmental hazards, any defects in the individual on-lot sewage disposal system or deficiencies in the on-site water service system, or any defects or conditions on the Property. Should Seller be in default under the terms of this Agreement, this release does not deprive Buyer of any right to pursue any remedies that may be available under law or equity. This release will survive settlement.

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REPRESENTATIONS (1-02)

- (A) Buyer understands that any representations, claims, advertising, promotional activities, brochures or plans of any kind made by Seller, Brokers, their licensees, employees, officers, or partners are not a part of this Agreement unless expressly incorporated or stated in this Agreement. It is further understood that this Agreement contains the whole agreement between Seller and Buyer and there are no other terms, obligations, covenants, representations, statements or conditions, oral or otherwise of any kind whatsoever concerning this sale. Furthermore, this Agreement will not be altered, amended, changed, or modified except in writing executed by the parties.
- (B) It is understood that Buyer has inspected the Property before signing this Agreement (including fixtures and any personal property specifically scheduled herein), or has waived the right to do so, and has agreed to purchase the Property in its present condition unless otherwise stated in this Agreement. Buyer acknowledges that Brokers, their licensees, employees, officers or partners have not made an independent examination or determination of the structural soundness of the Property, the age or condition of the components, environmental conditions, the permitted uses, or of conditions existing in the locale where the Property is situated; nor have they made a mechanical inspection of any of the systems contained therein.
- Any repairs required by this Agreement will be completed in a workmanlike manner.
- (D) Broker(s) may perform services to assist unrepresented parties in complying with the terms of this Agreement.
- (E) The headings, captions, and line numbers in this Agreement are meant only to make it easier to find the paragraphs.

DEFAULT (1-02)

- (A) Seller has the option of retaining all sums paid by Buyer, including the deposit monies, should Buyer:
 - Fail to make any additional payments as specified in paragraph 3; OR
 - Furnish false or incomplete information to Seller, Broker(s), or the mortgage lender, if any, concerning Buyer's legal or financial status, or fail to cooperate in the processing of the mortgage loan application, which acts would result in the failure to obtain the approval of a mortgage loan commitment; OR
 - Violate or fail to fulfill and perform any other terms or conditions of this Agreement.
- (B) Unless otherwise checked in paragraph 27 (C), Seller may elect to retain those sums paid by Buyer, including deposit monies, in one of the following manners:
 - 1. On account of purchase price; OR
 - 2 As monies to be applied to Seller's damages, OR
 - As liquidated damages for such breach
 - Seller is limited to retaining sums paid by Buyer, including deposit monies, as liquidated damages.
- If Seller retains all sums paid by Buyer, including deposit monies, as liquidated damages pursuant to paragraph 27 (B) or (C), Buyer and Seller will be released from further liability or obligation and this Agreement will be VOID.

28.	MEDIATION (7-96)	
	☐ NOT AVAILABLE	7

\Box	NOI AVAILABLE
	WAIVED. Buyer and Seller understand that they may choose to mediate at a later date, should a dispute arise, but that there will be no obli-
	gation on the part of any party to do so.
	ELECTED

580	(A)	Buyer and Seller will try to resolve any dispute or claim that may arise from this Agreement through mediation, in accordance with the Rules	580
581		and Procedures of the Home Sellers/Home Buyers Dispute Resolution System. Any agreement reached through a mediation conference and	581
582		signed by the parties will be binding.	582
583	(B)	Buyer and Seller acknowledge that they have received, read, and understand the Rules and Procedures of the Home Sellers/Home Buyers	583
584		Dispute Resolution System (see Mediation Notice).	584
585	(C)	This agreement to mediate disputes arising from this Agreement will survive settlement.	585
586	Buyer In	itials: A/S-2K Page 7 of 8 Seller Initials:	586

587	29. SPECIAL CLAUSES (1-02)				587
588	(A) The following are part of this Agreement if checked:	_			588
589	Sale & Settlement of Other Property			Property Contingency Addendum (PAR Form SOP)	589
590 501	Contingency Addendum (PAR Form SSP) ☐ Sale & Settlement of Other Property Contingency		•	operty Addendum (PAR Form TOP)	590 591
591 592	with Right to Continue Marketing Addendum				591
593	(PAR Form SSP-CM)				593
594	(B)	Ш			594
595					595
596					596
597					597
598					598
599					599
600					600
601					601
602 603	Buyer and Seller acknowledge receiving a copy of this Agreemen	ent at	the time of signing		602
604	bujet and belief deknowledge receiving a copy of this rigitemen	ciit at	the time of signing.		604
605 606	NOTICE TO PARTIES: WHEN SIGNED, THIS AGREEMENT Agreement, and all addenda, bearing the signatures of all parties,				605 606
607 608	to consult an attorney before signing if they desire legal advice.	!•			607 608
609	\square Buyer has received the Consumer Notice as adopted by the	ie Stat	e Real Estate Commis	ssion at 49 Pa. Code §35.336.	609
610	\square Buyer has received a statement of Buyer's estimated closing	_	0 0	C	610
611	☐ Buyer has read and understands the notices and explanator				611
612	☐ Buyer has received a Seller's Property Disclosure Statemen	ent bef	fore signing this Agree	ement, if required by law (see Information Regarding	612
613	the Real Estate Seller Disclosure Law).				613
614	Buyer has received the Deposit Money Notice (for coopera	rative	sales when Broker for	r Sener is nothing deposit money) before signing this	614
615	Agreement.				615
616 617	BUYER'S MAILING ADDRESS:				616 617
017					017
618					618
619	BUYER'S CONTACT NUMBER(S):				619
620					620
621	WITNESSBU	UYER		DATE	621
622	SS#	S#			622
623	WITNESSBU	HVEE		DATE	623 624
624 625	WIINESS BC	C#		DATE	625
626	Son	JII			626
627	WITNESSBU	UYER		DATE	627
628	SS#	S#		/	628
629					629
630	Seller hereby approves the above contract this (date)				630
631	and in consideration of the services rendered in procuring the Buyer.				631
632 633	of/from the herein specified sale price. In the event Buyer defaults he Seller,, Broker for Seller, but in no ever				632 633
634	, bloker for seller, out in no ever	CIII WI	in the sum paid to the L	stoker for select exceed the above specified broker's fee.	634
635	☐ Seller has received the Consumer Notice as adopted by the	e State	e Real Estate Commis	sion at 49 Pa. Code §35.336.	635
636	☐ Seller has received a statement of Seller's estimated closing				636
637	\square Seller has read and understands the notices and explanator	ory inf	ormation set forth in	this Agreement.	637
638					638
639	SELLER'S MAILING ADDRESS:				639
640					640
641	SELLER'S CONTACT NUMBER(S):	>			641
642					642
643	WITNESSSEI	ELLE	R	DATE	643
644	SS#	S#			644
645					645
646				DATE	646
647	SS#	S#			647
648	WITNIESS	DIIT	D	TA A (TOTA)	648
649	WITNESS SEI SS#	ELLE. C#	N	DATE	649 650
650 651	SS#	Jif			651
652	Broker's/Licensees' Certifications (check all that are applicable):	e):			652
653	Regarding Lead-Based Paint Hazards Disclosure: Red		ed if Property was bu	ilt before 1978: The undersigned Licensees involved in	653
654	this transaction, on behalf of themselves and their brokers	ers, cer	tify that their statement	s are true to the best of their knowledge and belief.	654
655	Acknowledgement: The Licensees involved in this transa				655
656	Paint Hazard Reduction Act, 42 U.S.C. §4852(d), and are	re awa	re of their responsibility	y to ensure compliance.	656
657	December Ell's Monte The state of the	:	roland in this too	n on babalf of themselves and their best and the state of	657
658	Regarding FHA Mortgages: The undersigned Licensee the terms of this contract for purchase are true to the best				658
659 660	the terms of this contract for purchase are true to the best these parties in connection with this transaction is attached			ner, and that any other agreement entered into by any of	659 660
661	these parties in connection with this transaction is attached	100 tO 1	ano i igitament.		661
662	☐ Regarding Mediation: The undersigned ☐ Broker for	for Se	eller 🔲 Broker for l	Buyer agree to submit to mediation in accordance with	662
663	paragraph 28 of this Agreement.	50		, and a secondario with	663
664					664
665	BROKER FOR SELLER (Company Name)				665
666	ACCEPTED BY			DATE	666
667					667
668	BROKER FOR BUYER (Company Name)			DATE	668
669	ACCEPTED BY			DATE	669

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NOTICES AND INFORMATION

INFORMATION REGARDING TAX PRORATION

For purposes of prorating real estate taxes, the "periods covered" by the tax bills are as follows: for all counties and municipalities in Pennsylvania, and for the Philadelphia, Pittsburgh, and Scranton school districts, the tax bills are for the period January 1 to December 31. For all other school districts, the period covered by the tax bill is July 1 to June 30.

COMMUNICATIONS WITH BUYER AND/OR SELLER

Wherever this Agreement contains a provision that requires or allows communication/delivery to a Buyer, said provision shall be satisfied by communication/delivery to the Broker for Buyer, if any. If there is no Broker for Buyer, all such provisions may be satisfied only by communication/delivery being made directly to the Buyer, unless otherwise agreed to by the parties.

Wherever this Agreement contains a provision that requires or allows communication/delivery to a Seller, said provision shall be satisfied by communication/delivery to the Broker for Seller, if any. If there is no Broker for Seller, all such provisions may be satisfied only by communication/delivery being made directly to the Seller, unless otherwise agreed to by the parties.



NOTICE TO BUYERS SEEKING MORTGAGE FINANCING

The appraised value of the Property is used in determining the maximum amount of the loan and may be different from the purchase price and/or market value.

NOTICES AND INFORMATION ON PROPERTY CONDITION INSPECTIONS

U.S. Department of Housing and Urban Development

FHA Loans:

For Your Protection: Get a Home Inspection

What the FHA Does for Buyers . . . and What We Don't Do

What we do: FHA helps people become homeowners by insuring mortgages for lenders. This allows lenders to offer mortgages to first-time buyers and others who may not qualify for conventional loans. Because the FHA insures the loan for the lender, the buyer pays only a very low down-payment.

What we don't do: FHA does not guarantee the value or condition of your potential new home. If you find problems with your new home after closing, we cannot give or lend you money for repairs, and we cannot buy the home back from you.

That's why it is so important for you, the buyer, to get an independent home inspection. Before you sign a contract, ask a qualified home inspector to inspect your potential new home and give you the information you need to make a wise decision.

Appraisals and Home Inspections are Different

As part of our job insuring the loan, we require that the lender conduct an FHA appraisal. An appraisal is different from a home inspection. Appraisals are for lenders; home inspections are for buyers. The lender does an appraisal for three reasons:

- To estimate the value of a house
- To make sure that the house meets FHA minimum property standards
- To make sure that the house is marketable

Appraisals are not home inspections.

Why a Buyer Needs a Home Inspection

A home inspection gives the buyer more detailed information than an appraisal – information you need to make a wise decision. In a home inspection, a qualified inspector takes an in-depth, unbiased look at your potential new home to:

- Evaluate the physical condition: structure, construction, and mechanical systems
- Identify items that need to be repaired or replaced
- Estimate the remaining useful life of the major systems, equipment, structure, and finishes

What Goes into a Home Inspection

A home inspection gives the buyer an impartial, physical evaluation of the overall condition of the home and items that need to be repaired or replaced. The inspection gives a detailed report on the condition of the structural components, exterior, roofing, plumbing, electrical, heating, insulation and ventilation, air conditioning, and interiors.

Be an Informed Buyer

It is your responsibility to be an informed buyer. Be sure that what you buy is satisfactory in every respect. You have the right to carefully examine your potential new home with a qualified home inspector. You should arrange to have a home inspection before you purchase your home. Make sure your contract states that the sale of the home depends on the inspection.

If you believe you have been subject to discrimination because of your race, color, religion, sex, handicap, familial status, or national origin, you should call the HUD Fair Housing and Equal Opportunity Complaint Hotline: (800) 669-9777.

This statement must be delivered to you at the time of initial loan application. Return one copy to your lender as proof of notification and keep one copy for your records.

You, the borrower(s), must be certain that you understand the transaction. Seek professional advice if you are uncertain.

PROPERTY INSPECTION NOTICES

Property Inspection: Inspections of the Property can be performed by professional contractors or a home inspector, and may include inspections of: structural components; roof; exterior windows and exterior doors; exterior siding, fascia, gutters, and downspouts; appliances; electrical, plumbing, heating, and cooling systems; water penetration; and any other items Buyer may select. Other inspections or certifications might include: Environmental Hazards (e.g., Mold, Indoor Air Quality, Asbestos, Underground Storage Tanks, etc.), Electromagnetic Fields, Wetlands Inspection, Flood Plain Verification, Property Boundary/Square Footage Verification, and any other items Buyer may select. Buyer is advised to investigate easements, deed and use restrictions (including any historic preservation restrictions or ordinances) that apply to the Property and to review local zoning ordinances.

Flood Plains: If the Property is located in a flood plain, Buyer may be required to carry additional insurance.

Property Boundary / Square Footage: Buyer is advised that Seller has not had the Property surveyed and that any fences, hedges, walls and other natural or constructed barriers may or may not represent the true boundary lines of the Property. Buyer is also advised that any numerical representations of square footage of the structure(s) and/or lot size are approximations only and may be inaccurate. Buyer is advised to engage a professional surveyor or obtain an independent measurement of the structure(s) and/or lot size if Buyer wishes to make this sale contingent on Buyer's approval of the Property's boundaries or square footage.

Water Service: Buyer may elect to have the water service inspected by a professional water testing company. In addition, on-site water service systems may have to meet certain quality and/or quantity requirements set by the municipality or the mortgage lender.

Wood-Destroying Insect Infestation: Insects whose primary source of food is wood, such as termites, wood-boring beetles, carpenter ants, carpenter bees, and certain other insects, can cause damage to the wood structure of a residence. Termite and Pest Control companies are available to make inspections to determine whether wood-destroying insects are present. Because of the way these insects function, damage to wood may be hidden. Careful selection should be made of skilled experts in the termite/pest control field to insure a proper determination of whether wood-boring insects or resultant damage is present.

Exterior Insulation and Finish Systems (EIFS): Exterior Insulation and Finish Systems — sometimes referred to as synthetic stucco — are multi-layered wall systems that are applied to the exterior of some homes. Poor or improper installation of EIFS may result in moisture penetrating the surface of a structure where it may cause damage to the building's frame. Leakage most frequently occurs near doors and windows, gutters, the roof connection, and at the lowermost edge of the exterior surface. Vulnerability to leakage depends on structure design as well as the expertise and application skills of the contractor. Damage caused by water intrusion may be both extensive and expensive to repair but may go undetected in the absence of an adequate inspection. Buyers purchasing homes with EIFS construction may seek to engage an inspector experienced in testing for EIFS related problems who can determine the moisture content of the building's frame.

INFORMATION REGARDING THE HOME INSPECTION LAW 68 Pa. C.S.A. §7501, et. seq.

Applicability: In general, the Home Inspection Law applies to residential real estate transfers. A residential real estate transfer is defined as a sale, exchange, installment sales contract, lease with an option to buy, grant or other transfer of an interest in real property where NOT LESS THAN ONE AND NOT MORE THAN FOUR RESIDENTIAL DWELLING UNITS are involved. See Information Regarding The Real Estate Seller Disclosure Law (exceptions 1-8) for a list of exceptions to this general rule.

Home Inspection: A noninvasive, visual examination of some combination of the mechanical, electrical or plumbing systems or the structural and essential components of a residential dwelling designed to identify material defects in those systems and components, and performed for a fee in connection with or preparation for a proposed or possible residential real estate transfer. The term also includes any consultation regarding the property that is represented to be a home inspection or that is described by any confusingly similar term. The term does not include an examination of a single system or component of a residential dwelling such as, for example, its electrical or plumbing system or its roof. The term also does not include an examination that is limited to inspection for, or of, one or more of the following: wood destroying insects, underground tanks and wells, septic systems, swimming pools and spas, alarm systems, air and water quality, tennis courts and playground equipment, pollutants, toxic chemicals and environmental hazards. The scope of a home inspection, the services to be performed and the systems and conditions to be inspected or excluded from inspection may be defined by a contract between the home inspector and the client.

Home inspection report: A written report on the results of a home inspection.

A home inspection report shall include:

- (1) A description of the scope of the inspection, including without limitation an identification of the structural elements, systems and subsystems covered by the report.
- (2) A description of any material defects noted during the inspection, along with any recommendation that certain experts be retained to determine the extent of the defects and any corrective action that should be taken. A "material defect" that poses an unreasonable risk to people on the property shall be conspicuously identified as such.

A home inspector shall not express either orally or in writing an estimate of the cost to repair any defect found during a home inspection, except that such an estimate may be included in a home inspection report if:

- (1) the report identifies the source of the estimate;
- (2) the estimate is stated as a range of costs; and
- (3) the report states that the parties should consider obtaining an estimate from a contractor who performs the type of repair involved.

Seller shall have the right, upon request, to receive without charge a copy of any inspection report from the party for whom it was prepared.

Home inspector: An individual who performs a home inspection.

National home inspectors association: Any national association of home inspectors that:

- (1) Is operated on a not-for-profit basis and is not operated as a franchise.
- (2) Has members in more than ten states.
- (3) Requires that a person may not become a full member unless the person has performed or participated in more than 100 home inspections and has passed a recognized or accredited examination testing knowledge of the proper procedures for conducting a home inspection.
- (4) Requires that its members comply with a code of conduct and attend continuing professional education classes as an ongoing condition of membership.

A buyer shall be entitled to rely in good faith, without independent investigation, on a written representation by a home inspector that the home inspector is a full member in good standing of a national home inspection association.

Material defect: A problem with a residential real property or any portion of it that would have a significant adverse impact on the value of the property or that involves an unreasonable risk to people on the property. The fact that a structural element, system or subsystem is near, at or beyond the end of the normal useful life of such a structural element, system or subsystem is not by itself a material defect.

ENVIRONMENTAL NOTICES

Asbestos: The heat-resistant and durable nature of asbestos makes it useful in construction and industry. The physical properties that give asbestos its resistance to heat and decay are linked with several adverse human health effects. Asbestos can easily break into microscopic fibers that can remain suspended in the air for long periods of time. When inhaled, these fibers easily penetrate body tissue. Asbestos is known to cause Asbestosis and various forms of cancer. Inquiries or requests for more information about asbestos can be directed to the U.S. Environmental Protection Agency, Ariel Rios Building, 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460, and/or the Department of Health, Commonwealth of Pennsylvania, Division of Environmental Health, Harrisburg, PA 17120.

Electromagnetic Fields: Electromagnetic Fields (EMFs) occur around all electrical appliances and power lines. Conclusive evidence that EMFs pose health risks does not exist at present, and Pennsylvania has no laws regarding this issue.

Environmental Hazards: The U.S. Environmental Protection Agency has a list of hazardous substances, the use and disposal of which are restricted by law. Generally, if hazardous substances are found on a property, it is the property owner's responsibility to dispose of them properly. For more information and a list of hazardous substances, contact U.S. Environmental Protection Agency, Ariel Rios Building, 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460, (202) 260-2090.

Wetlands: Wetlands are protected by both the federal and state governments. Buyer may wish to have the Property inspected for wetlands by an environmental engineer to determine if permits for plans to build, improve, or develop the property would be affected or denied because of wetlands.

Lead: (For Properties built before 1978)

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

Lead Hazards Disclosure Requirements: In accordance with the Residential Lead-Based Paint Hazard Reduction Act, any seller of property built before 1978 must provide the buyer with an EPA-approved lead hazards information pamphlet titled *Protect Your Family From Lead in Your Home* and must disclose to the buyer and the Broker(s) the known presence of lead-based paint and/or lead-based paint hazards in or on the property being sold, including the basis used for determining that lead-based paint and/or lead-based paint hazards exist, the location of lead-based paint and/or lead-based paint hazards, and the condition of painted surfaces. Any seller of a pre-1978 structure must also provide the buyer with any records or reports available to the seller pertaining to lead-based paint and/or lead-based paint hazards in or about the property being sold, the common areas, or other residential dwellings in multi-family housing. The Act further requires that before a buyer is obligated to purchase any housing constructed prior to 1978, the seller will give the buyer 10 days (unless buyer and seller agree in writing to another time period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. The opportunity to conduct a risk assessment or inspection may be waived by the buyer, in writing. Neither testing nor abatement is required of the seller. Housing built in 1978 or later is not subject to the Act.

Radon: Radon is a natural, radioactive gas that is produced in the ground by the normal decay of uranium and radium. Studies indicate that extended exposure to high levels of radon gas can increase the risk of lung cancer. Radon can find its way into any air-space, including basements and crawl spaces and can permeate a structure. The U.S. Environmental Protection Agency (EPA) advises corrective action if the annual average exposure to radon exceeds 0.02 working levels or 4 picocuries/liter. If a house has a radon problem, it usually can be cured by increased ventilation and/or by preventing radon entry. Any person who tests, mitigates, or safeguards a building for radon in Pennsylvania must be certified by the Department of Environmental Protection. Information about radon and about certified testing or mitigation firms is available through Department of Environmental Protection, Bureau of Radiation Protection, 13th Floor, Rachel Carson State Office Building, P.O. Box 8469, Harrisburg, PA 17105-8469, (800) 23RADON or (717) 783-3594.

Mold/Fungi and Indoor Air Quality: Indoor mold contamination and the inhalation of bioaerosols (bacteria, mold spores, pollen, and viruses) have been associated with allergic responses including upper respiratory congestion, cough, mucous membrane irritation, fever, chills, muscle ache or other transient inflammation or allergy. Claims have been asserted that exposure to mold contamination and bioaerosols has led to serious infection, immunosuppression and illnesses of neuro or systemic toxicity. Sampling of indoor air quality and other methods exist to determine the presence and scope of any indoor contamination. Because individuals may be affected differently, or not affected at all, by mold contamination, the surest approach to determine the presence of contamination is to engage the services of a qualified professional to undertake an assessment and/or sampling. Assessments and samplings for the presence of mold contamination can be performed by qualified industrial hygienists, engineers, laboratories and home inspection companies that offer these services. Information pertaining to indoor air quality is available through the United States Environmental Protection Agency and may be obtained by contacting IAQ INFO, P.O. Box 37133, Washington, D.C. 20013-7133, 1-800-438-4318.

SEWAGE NOTICES

NOTICES PURSUANT TO THE PENNSYLVANIA SEWAGE FACILITIES ACT

- NOTICE 1: THERE IS NO CURRENTLY EXISTING COMMUNITY SEWAGE SYSTEM AVAILABLE FOR THE SUBJECT PROPERTY. Section 7 of the Pennsylvania Sewage Facilities Act provides that no person shall install, construct, request bid proposals for construction, alter, repair or occupy any building or structure for which an individual sewage system is to be installed, without first obtaining a permit. Buyer is advised by this notice that, before signing this Agreement, Buyer should contact the local agency charged with administering the Act to determine the procedure and requirements for obtaining a permit for an individual sewage system. The local agency charged with administering the Act will be the municipality where the Property is located or that municipality working cooperatively with others.
- NOTICE 2: THIS PROPERTY IS SERVICED BY AN INDIVIDUAL SEWAGE SYSTEM INSTALLED UNDER THE TEN-ACRE PERMIT EXEMPTION PROVISIONS OF SECTION 7 OF THE PENNSYLVANIA SEWAGE FACILITIES ACT. (Section 7 provides that a permit may not be required before installing, constructing, awarding a contract for construction, altering, repairing or connecting to an individual sewage system where a ten-acre parcel or lot is subdivided from a parent tract after January 10, 1987). Buyer is advised that soils and site testing were not conducted and that, should the system malfunction, the owner of the Property or properties serviced by the system at the time of a malfunction may be held liable for any contamination, pollution, public health hazard or nuisance which occurs as a result.
- NOTICE 3: THIS PROPERTY IS SERVICED BY A HOLDING TANK (PERMANENT OR TEMPORARY) TO WHICH SEWAGE IS CON-VEYED BY A WATER CARRYING SYSTEM AND WHICH IS DESIGNED AND CONSTRUCTED TO FACILITATE ULTIMATE DISPOSAL OF THE SEWAGE AT ANOTHER SITE. Pursuant to the Pennsylvania Sewage Facilities Act, Seller must provide a history of the annual cost of maintaining the tank from the date of its installation or December 14, 1995, whichever is later.
- NOTICE 4: AN INDIVIDUAL SEWAGE SYSTEM HAS BEEN INSTALLED AT AN ISOLATION DISTANCE FROM A WELL THAT IS LESS THAN THE DISTANCE SPECIFIED BY REGULATION. The regulations at 25 Pa. Code §73.13 pertaining to minimum horizontal isolation distances provide guidance. Subsection (b) of §73.13 states that the minimum horizontal isolation distance between an individual water supply or water supply system suction line and treatment tanks shall be 50 feet. Subsection (c) of §73.13 states that the horizontal isolation distance between the individual water supply or water supply system suction line and the perimeter of the absorption area shall be 100 feet.
- NOTICE 5: THIS LOT IS WITHIN AN AREA IN WHICH PERMIT LIMITATIONS ARE IN EFFECT AND IS SUBJECT TO THOSE LIMITATIONS. SEWAGE FACILITIES ARE NOT AVAILABLE FOR THIS LOT AND CONSTRUCTION OF A STRUCTURE TO BE SERVED BY SEWAGE FACILITIES MAY NOT BEGIN UNTIL THE MUNICIPALITY COMPLETES A MAJOR PLANNING REQUIREMENT PURSUANT TO THE PENNSYLVANIA SEWAGE FACILITIES ACT AND REGULATIONS PROMULGATED THEREUNDER.

DEFINITION OF A PLANNED COMMUNITY

The Uniform Planned Community Act defines "planned community" as real estate with respect to which a person, by virtue of ownership of an interest in any portion of the real estate, is or may become obligated by covenant, easement or agreement imposed on the owner's interest to pay any amount for real property taxes, insurance, maintenance, repair, improvement, management, administration or regulation of any part of the real estate other than the portion or interest owned solely by the person. The term excludes a cooperative and a condominium, but a cooperative or condominium may be part of a planned community. For the purposes of this definition, "ownership" includes holding a leasehold interest of more than 20 years, including renewal options, in real estate. The term includes non-residential campground communities.

Exemptions from the Uniform Planned Community Act - When a Certificate of Resale Is Not Required

The owner of a property located within a planned community is not required to furnish the buyer with a certificate of resale under the following circumstances:

- A. The Planned Community contains no more than 12 units, provided there is no possibility of adding real estate or subdividing units to increase the size of the planned community.
- B. The Planned Community is one in which all of the units are restricted exclusively to non-residential use, unless the declaration provides that the resale provisions are nevertheless to be followed.
- C. The Planned Community or units are located outside the Commonwealth of Pennsylvania.
- D. The transfer of the unit is a gratuitous transfer.
- E. The transfer of the unit is required by court order.
- F. The transfer of the unit is by the government or a governmental agency.
- G. The transfer of the unit is the result of foreclosure or in lieu of foreclosure.

Notices Regarding Public Offering Statements and Right to Rescission

If Seller is a Declarant of the condominium or planned community, Seller is required to furnish Buyer with a copy of the Public Offering Statement and its amendments. For condominiums, the delivery of the Public Offering Statement must be made no later than the date the buyer executes this Agreement. Buyer may cancel this Agreement within 15 days after receiving the Public Offering Statement and any amendments that materially and adversely affect Buyer. For planned communities, the Declarant must provide the Buyer with a copy of the Public Offering Statement and its amendments no later than the date the Buyer executes this Agreement. Buyer may cancel this Agreement within 7 days after receiving the Public Offering Statement and any amendments that materially and adversely affect Buyer.

INFORMATION REGARDING THE REAL ESTATE SELLER DISCLOSURE LAW

Generally speaking, the Real Estate Seller Disclosure Law requires that before an agreement of sale is signed, the seller in a residential real estate transfer must make certain disclosures regarding the property to potential buyers in a form defined by the law. A residential real estate transfer is defined as a sale, exchange, installment sales contract, lease with an option to buy, grant or other transfer of an interest in real property where **NOT LESS THAN ONE AND NOT MORE THAN FOUR RESIDENTIAL DWELLING UNITS** are involved.

The Law defines a number of exceptions where the disclosures do not have to be made:

- 1. Transfers that are the result of a court order.
- 2. Transfers to a mortgage lender that result from a buyer's default and subsequent foreclosure sales that result from default.
- 3. Transfers from a co-owner to one or more other co-owners.
- 4. Transfers made to a spouse or direct descendant.
- 5. Transfers between spouses that result from divorce, legal separation, or property settlement.
- 6. Transfers by a corporation, partnership or other association to its shareholders, partners or other equity owners as part of a plan of liquidation.
- 7. Transfer of a property to be demolished or converted to non-residential use.
- 8. Transfer of unimproved real property.
- 9. Transfers by a fiduciary during the administration of a decedent estate, guardianship, conservatorship or trust.
- 10. Transfers of new construction that has never been occupied when:
 - a. The buyer has received a one-year warranty covering the construction;
 - b. The building has been inspected for compliance with the applicable building code or, if none, a nationally recognized model building code; and
 - c. A certificate of occupancy or a certificate of code compliance has been issued for the dwelling.

In addition to these exceptions, disclosures for condominiums and cooperatives are limited to the seller's particular unit(s). Disclosures regarding common areas or facilities are not required, as those elements are already addressed in the laws that govern the resale of condominium and cooperative interests.

EXECUTION DATE

All changes to the Agreement should be initialed and dated. The date of execution is the date when Buyer and Seller have indicated full acceptance of this Agreement by signing and/or initialing it.

MEDIATION

DISPUTE RESOLUTION SYSTEM RULES AND PROCEDURES

- 1. Agreement of Parties The Rules and Procedures of the Dispute Resolution System (DRS) apply when the parties have agreed in writing to mediate under DRS. The written agreement can be achieved by a standard clause in an agreement of sale, an addendum to an agreement of sale, or through a separate written agreement.
- 2. Initiation of Mediation If a dispute exists, any party may start the mediation process by submitting a completed Request to Initiate Mediation DRS Transmittal Form (Transmittal Form) to the local Association of REALTORS® (hereafter "Administrator"). The Transmittal Form should be available through the Administrator's office. The initiating party should try to include the following information when sending the completed Transmittal Form to the Administrator:
 - a. A copy of the written agreement to mediate if there is one, OR a request by the initiating party to have the Administrator contact the other parties to the dispute to invite them to join the mediation process.
 - b. The names, addresses and telephone numbers of the parties involved in the dispute, including the name of every insurance company known to have received notice of the dispute or claim and the corresponding file or claim number.
 - c. A brief statement of the facts of the dispute and the damages or relief sought.
- 3. Selection of Mediator Within five days of receiving the completed Transmittal Form, the Administrator will send each party to the dispute a copy of the Transmittal Form and a list of qualified mediators and their fee schedules. Each party then has ten days to review the list of mediators, cross off the name of any mediator to whom the party objects, and return the list to the Administrator. The Administrator will appoint the first available mediator who is acceptable to all parties involved.

A mediator who has any financial or personal interest in the dispute or the results of the mediation cannot serve as mediator to that dispute, unless all parties are informed and give their written consent.

- **4. Mediation Fees** Mediation fees will be divided equally among the parties and will be paid *before* the mediation conference. The parties will follow the payment terms contained in the mediator's fee schedule.
- **5. Time and Place of Mediation Conference** Within ten days of being appointed to the dispute, the mediator will contact the parties and set the date, time and place of the mediation conference. The mediator must give at least twenty days' advance notice to all parties. The mediation conference should not be more than sixty days from the mediator's appointment to the dispute.
- 6. Conduct of Mediation Conference The parties attending the mediation conference will be expected to:
 - a. Have the authority to enter into and sign a binding settlement to the dispute.
 - b. Produce all information required for the mediator to understand the issues of the dispute. The information may include relevant written materials, descriptions of witnesses and the content of their testimony. The mediator can require the parties to deliver written materials and information before the date of the mediation conference.

The mediator presiding over the conference:

- a. Will impartially conduct an orderly settlement negotiation.
- b. Will help the parties define the matters in dispute and reach a mutually agreeable solution.
- c. Will have no authority to render an opinion, to bind the parties to his or her decision, or to force the parties to reach a settlement.

Formal rules of evidence will not apply to the mediation conference.

- 7. **Representation by Counsel** Any party who intends to be accompanied to the mediation conference by legal counsel will notify the mediator and the other parties of the intent at least ten days before the conference.
- 8. Confidentiality No aspect of the mediation can be relied upon or introduced as evidence in any arbitration, judicial or other proceeding. This includes, but is not limited to, any opinions or suggestions made by any party regarding a possible settlement; any admissions made during the course of the mediation; any proposals or opinions expressed by the mediator; and any responses given by any party to opinions, suggestions, or proposals.

No privilege will be affected by disclosures made in the course of the mediation.

Transcripts or recordings of the mediation will not be allowed without the prior, written consent of all parties and the mediator.

Records, reports, and other documents received or prepared by the mediator or Administrator cannot be compelled by an arbitration, judicial, or other proceeding, with the exception of an agreement that was reached in the course of mediation and signed by all the parties.

Neither the mediator nor the Administrator can be compelled to testify in any proceeding regarding information given or representations made either in the course of the mediation or in any confidential communication.

- 9. Mediated Settlement When a dispute is resolved through mediation, the mediator will put the complete agreement in writing and all parties will sign the written agreement within ten days of the conclusion of the mediation conference. Every reasonable effort will be made to sign the written agreement at the end of the conference.
- 10. Judicial Proceedings and Immunity Neither the Administrator, the Mediator, THE NATIONAL ASSOCIATION OF REALTORS®, the Pennsylvania Association of REALTORS®, nor any of its member boards, will be deemed necessary or indispensable parties in any judicial proceedings relating to mediation under these rules and procedures, nor will any of them serving under these procedures be liable to any party for any act, error or omission in connection with any service or the operation of the Home Sellers/Home Buyers Dispute Resolution System.