

RESOLUTION NO. 2022-07

RESOLUTION AUTHORIZING THE PURCHASE OF PROPERTY LOCATED AT 3705 19TH AVENUE FOR A CITY PARK AND AUTHORIZING CITY MANAGER OR ASSISTANT CITY MANAGER/FINANCE DIRECTOR TO COMPLETE PURCHASE

WHEREAS, 3705 LLC (Owner) owns tax lot 1S305AB01200 located at 3705 19th Avenue; and

WHEREAS, City offered to purchase property for a City park and the Owner accepted the City's offer, and

WHEREAS, City Council needs to approve the purchase of the property.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY OF FOREST GROVE AS FOLLOWS:

<u>Section 1.</u> The City Council approves the purchase of the property for \$500,000 plus any closing and other acquisition costs.

<u>Section 2.</u> The City Manager or Assistant City Manager/Finance Director is authorized to complete the purchase of the property.

<u>Section 3.</u> This resolution is effective immediately upon its enactment by the City Council.

PRESENTED AND PASSED this 24th day of January, 2022.

Anna D. Ruggles, City Recorder

APPROVED by the Mayor this 24th day of January, 2022.

Peter B. Trůax, Mayor



Sale Agreement # CityFG12122

RESIDENTIAL REAL ESTATE SALE AGREEMENT OREF 001 | Ver. 1.1 | Page 1 of 11

to the fol	yer and Seller acknowled llowing agency relationsh				
to the loi	llowing agency relations	lips in this transaction: Mar	(Name of Buyer's Agent(s))*) Oregon I :- # 05000	20000
of		More Rea		TO ANY CONTRACTOR OF THE PARTY	of Real Estate Firm(s)*)
	Agent's Office Address	2328 Pacific A	Ave., Forest Grove, OR 97116	, Company Lic # 2	
Phone#1	1 (503)849-6143		43 E-mail mboehmer4620		012122012
is/are the	e agent of (check one): X	Buyer exclusively ("Buyer	Agency"). Both Buyer and Seller ("Di	isclosed Limited Agency	").
	Micha	ael Wiltshire	(Name of Seller's Agent(s	s)*), Oregon Lic. # 880	300075
of	Be	rkshire Hathaway Home S	Services NW Real Estate	(Name of	Real Estate Firm(s)*)
Seller's A	Agent's Office Address	2501 Portlar	nd Rd, Newberg, OR 97132	, Company Lic # 2	01208506
	1 (503)789-3875	Phone #2 (503)789-38	E-mail mike@mikewilt	tshire.com	0
			Agency"). Both Buyer and Seller ("Dis		****
	er's and/or Seller's Age ed above.	ents and/or Firms are co-	selling or co-listing in this transact	tion, all Agents and F	irm names should be
in that Re	eal Estate Firm, Buyer a	nd Seller acknowledge said	in the same Real Estate Firm, and Ager principal broker shall become the discl	losed limited agent for b	oth Buyer and Seller as
more fully	y explained in the Disclos	sed Limited Agency Agreem	ents that have been reviewed and signe	ed by Buyer, Seller and A	Agent(s).
			Agreement before submission to Seller. Se		
Agreeme	nt is first submitted to Se	eller, even if this Agreement	will be rejected or a counter offer will		
Acknowle	edgment shall not constitut	e acceptance of this Agreeme	ent or any terms therein.		
Buyer	Dank Downsu		Print City of Forest Grove	Date	01-21-2022 6:50 PM PST ←
Buyer (—DocuSigned by:	Terror Control of the	Print		Jan-22-2022 ←5:4
Seller /	zatacysionid bolivin	MEMBER			<u> </u>
Seller					
	0 0400 0 000000	MEMBER	Print 3705 LLC	The state of the s	
Seller	Strice Within	MEMBER	Print	The state of the s	<u></u>
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LINES WITH THIS SYMBOL \leftarrow REQUIRE A SIGNATURE OF BUYER AND/OR SELLER AND DATE

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Sale Agreement # CityFG12122

RESIDENTIAL REAL ESTATE SALE AGREEMENT

OREF 001 | Ver. 1.1 | Page 2 of 11 attached floor coverings; drapery rods and curtain rods; window and door screens; storm doors and windows; system fixtures (irrigation, plumbing, 48 ventilating, cooling and heating); water heaters; attached electric light and bathroom fixtures; light bulbs; fluorescent lamps; window blinds; 49 awnings; fences; all planted shrubs, plants and trees; EXCEPT; none 50 51 3. PERSONAL PROPERTY: Only the following personal property, in "AS-IS" condition and at no stated value is included: 52 53 54 FINANCING 4. BALANCE OF PURCHASE PRICE: (Select A or B) 55 Buyer represents, Buyer has liquid and available funds for the earnest money deposit and down payment, and if an all cash transaction, the full purchase 56 price, sufficient to Close the transaction described herein and is not relying upon any contingent source of funds (e.g., from loans, gifts, sale or closing of other 57 58 property, 401K disbursements, etc.), except as follows (describe): none 59 A. X This is an all cash transaction. Buyer to provide verification ("Verification") of readily available funds as follows (select only one): 60 Buyer has attached a copy of the Verification with the submission of this Agreement to Seller.

Buyer will provide Seller with the Verification 61 within 5 business days (five [5] if not filled in) after this Agreement has been signed and accepted; or Other (Describe): 62 63 Seller may notify Buyer, in writing, of Seller's unconditional disapproval of the Verification within business days (two [2] if not filled in) 64 ("Disapproval Period") following its receipt by Seller. Provided, however, such disapproval must be objectively reasonable. Upon such disapproval, 65 all earnest money deposits shall be promptly refunded to Buyer and this transaction shall be terminated. If Seller fails to provide Buyer with 66 written unconditional disapproval of the Verification by 5:00 p.m. of the last day of the Disapproval Period, Seller shall be deemed to 67 have approved the Verification. If Buyer fails to submit a Verification within a time frame selected above, unless the parties agree 68 otherwise in writing, all earnest money deposits shall be promptly refunded, and this transaction shall be terminated. 69 B. Balance of Purchase Price to be financed through one of the following Loan Programs (Select only one): 70 Conventional; FHA; Federal VA (Seller Shall Shall not agree to pay Buyer's non-allowable VA fees); 71 If FHA or Federal VA is selected, OREF 097 FHA / Federal VA Amendatory Clause is attached. 72 73 Other (Describe): Buyer agrees to seek financing through a lending institution or mortgage broker (hereinafter collectively referred to as 74 "Lender") participating in the Loan Program selected above. 75 C. Pre-Approval Letter.
Buyer has attached a copy of a Pre-Approval Letter from Buyer's Lender;
Buyer does not have a Pre-Approval 76 Letter at the time of making this offer; Buyer agrees to secure a Pre-Approval Letter and provide a copy to Seller as follows: 77 78 5.1 FINANCING CONTINGENCIES: If Buyer is financing any portion of the Purchase Price, then this transaction is subject to the following 79 financing contingencies: (1) Buyer and the Property to qualify for the loan from Lender; (2) Lender's appraisal shall not be less than the Purchase 80 Price; and, (3) Other (Describe): none 81 82 Except as otherwise provided herein, all Financing Contingencies are solely for Buyer's benefit and may be waived by Buyer in writing at any time. 83 5.2 FAILURE OF FINANCING CONTINGENCIES: If Buyer receives actual notification from Lender that any Financing Contingencies identified 84 business days (two [2] if not filled above have failed or otherwise cannot occur, Buyer shall promptly notify Seller, and the parties shall have _ 85 in) following the date of Buyer's notification to Seller to either (a) Terminate this transaction by signing an OREF 057 Termination Agreement 86 and/or such other similar form as may be provided by Escrow; or (b) Reach a written mutual agreement upon such price and terms that will permit 87 this transaction to continue. Neither Seller nor Buyer are required under the preceding provision (b) to reach such agreement. If (a) or (b) fail to 88 occur within the time period identified in this Section 5.2 (Failure of Financing Contingencies), this transaction shall be automatically terminated, 89 and all earnest money shall be promptly refunded to Buyer. Buyer understands, upon termination of this transaction, Seller shall have the right to 90 place the Property back on the market for sale upon any price and terms as Seller determines, in Seller's sole discretion. 91 5.3 BUYER REPRESENTATIONS REGARDING FINANCING: Buyer makes the following representations to Seller: (1) Buyer's completed loan 92

Buyer Initials Date 01-21-2022 6:50 PM PST

Seller, or will be, pursuant to Section 4C (Pre-Approval Letter), above.

Date Jan-22-2022

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application, as hereinafter defined, shall be submitted to the Lender who provided the Pre-Approval Letter, a copy of which has been delivered to

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95 96 97 98	(2) Buyer shall submit to Buyer's Lender a completed loan application for purchase of the Property not later than business days (three [3] if not filled in) following the date Buyer and Seller have signed and accepted this Agreement. A "completed loan application" shall include the following information: (i) Buyer's name(s); (ii) Buyer's income(s); (iii) Buyer's social security number(s); (iv) the Property address; (v) an estimate of the value of the Property; and (vi) the loan amount sought.
99 00 01	(3) Buyer agrees, if Buyer intends to proceed with the loan transaction, Buyer will so notify Lender within business days (three [3] if not filled in - but not to exceed ten [10]) in such form as required by said Lender, following Buyer's receipt of Lender's Loan Estimate. Upon request, Buyer shall promptly notify Seller of the date of Buyer's signed notice of intent to proceed with the loan.
02 03	(4) Buyer will thereafter complete all paperwork requested by the Lender, including payment of all application, appraisal and processing fees, to obtain the loan.
04 05	(5) Buyer understands and agrees, Buyer may not replace the Lender or Loan Program already selected, without Seller's written consent, which may be withheld in Seller's sole discretion.
06 07	(6) Following submission of the loan application, Buyer agrees to keep Seller promptly informed of all material non-confidential developments regarding Buyer's financing and the time of Closing.
08 09	(7) Buyer shall authorize the Lender to order the appraisal no later than expiration of the Inspection Period at Section 10 (Inspections), below of this Agreement, (or Section 1 of the OREF 058 Professional Inspection Addendum if used).
10 11	(8) Buyer authorizes Buyer's Lender to provide non-confidential information to Buyer's and Seller's Agents regarding Buyer's loan application status.
12 13	6.1 INSURANCE: Buyer is encouraged to promptly verify the availability and cost of property/casualty/fire insurance that will be secured for the Property. Additionally, Lenders may require proof of property/casualty/fire insurance as a condition of the loan.
14 15 16 17 18 19 20 21 22	6.2 FLOOD INSURANCE; ELEVATION CERTIFICATE: If the Property is located in a designated flood zone, flood insurance may be required as a condition of a new loan. Buyer is encouraged to promptly verify the need, availability, and cost of flood insurance, if applicable. An Elevation Certificate ("EC") is the document used by the federal National Flood Insurance Program ("NFIP") to determine the difference in elevation between a home or building and the base flood elevation ("BFE"), which is a computed elevation to which floodwater is anticipated to rise during certain floods. The amount of flood insurance premium for a particular property is based upon the EC. Not all properties in flood zones require an EC, depending upon when they were constructed. ECs must be prepared and certified by a land surveyor, engineer, or architect who is authorized by the local jurisdiction to certify elevation information. The costs and fees for an EC may range from a few hundred dollars to over a thousand. If the Property requires an EC, it will need to be obtained prior to receiving a flood insurance quote. Additionally, Lenders may require an EC as a condition of loan approval. For more information, go to the following website: www.fema.gov
23 24 25 26 27 28	7. SELLER-CARRIED FINANCING (E.G., LAND SALE CONTRACT/TRUST DEED/MORTGAGE/OPTION AGREEMENTS, RENT-TO-OWN, ETC.): Notice to Buyer and Seller: If this transaction involves a land sale contract, trust deed, mortgage, option, or lease-to-own agreement (hereinafter a "Seller Carried Transaction"), Oregon law requires, unless exempted, individuals offering or negotiating the terms must hold a mortgage loan originator ("MLO") license. Your real estate agent is not qualified to provide these services or to advise you in this regard. Legal advice is strongly recommended. If this is a Seller-Carried Transaction, Buyer and Seller are advised to review the OREF 032 Seller-Carried Transactions Buyer and Seller Advisory. Buyer and Seller agree as follows (select only one):
29	(a) Use the OREF 033 Seller-Carried Transaction Addendum and related forms; or
30	(b) Secure separate legal counsel to negotiate and draft the necessary documents or employ an MLO
31 32 33 34 35 36 37	Seller and Buyer agree, regardless of whether (a) or (b) is selected, they will reach a signed written agreement upon the terms and conditions of such financing (e.g., down payment, interest rate, amortization, term, payment dates, late fees, balloon dates, etc.) within business days (ten [10] if not filled in) commencing on the next business day following the date they have signed and accepted this Sale Agreement ("Negotiation of Terms Period"). Upon failure of Buyer and Seller to reach agreement by 5:00 p.m. on the last day of the Negotiation of Terms Period, or such other times as may be agreed upon in writing, all earnest money deposits shall be refunded to Buyer and this transaction shall be automatically terminated. Caveat: Buyer's and Seller's Agents are not authorized to render advice on these matters. Buyer and Seller are advised to secure competent legal advice while engaged in a Seller-Carried Transaction.
38 39	8. ADDITIONAL FINANCING PROVISIONS (e.g. Closing Costs): none
40	——————————————————————————————————————
	Buyer Initials Date 01-21-2022 6:50 PM PST Seller Initials Date Date

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CONTINGENCIES

9. TITLE INSURANCE: When this Agreement is signed and accepted by Buyer and Seller, Seller will, at Seller's sole expense, promptly order from the title insurance company selected at Section 24 (Escrow), below, a preliminary title report and copies of all documents of record ("the Report and Documents of Record") for the Property, and furnish them to Buyer at Buyer's contact location as defined at Section 32 (3) (Definitions/Instructions), below. Unless otherwise provided herein, this transaction is subject to Buyer's review and approval of the Report and Documents of Record (If, upon receipt, the Report and Documents of Record are not fully understood, Buyer should contact the title insurance company for further information or seek competent legal advice). The Buyer's and Seller's Agents are not qualified to advise on specific legal or title issues.) Upon receipt of the Report and Documents of Record Buyer shall have __5_ business days (five [5] if not filled in) within which to notify Seller, in writing, of any matters disclosed in the Report and Documents of Record which is/are unacceptable ("the Objections"). Buyer's failure to timely object in writing shall constitute acceptance of the Report and/or Documents of Record. However, Buyer's failure to timely object shall not relieve Seller of the duty to convey marketable title to the Property pursuant to Section 29 (Deed), below. If, within 5 business days (five [5] if not filled in) following Seller's receipt of the Objections, Seller fails to remove or correct the matters identified therein, or fails to give written assurances reasonably satisfactory to Buyer of removal or correction prior to Closing, all earnest money shall be promptly refunded to Buyer-and this transaction shall be terminated. This contingency is solely for Buyer's benefit and may be waived by Buyer in writing. Within thirty (30) days after Closing, the title insurance company shall furnish to Buyer, an owner's standard form policy of title insurance insuring marketable title in the Property to Buyer in the amount of the Purchase Price, free and clear of the Objections, if any, and all other title exceptions agreed to be removed as part of this transaction. (Note: This Section 9 (Title Insurance) provides Seller will pay for Buyer's standard owner's policy of title insurance. In some areas of the country, such a payment might be regarded as a "seller concession." Under the TILA/RESPA Integrated Disclosure Rules ["the Rules"], there are limitations, regulations and disclosure requirements on "seller concessions", unless the product or service paid for by the Seller was one customarily paid by sellers in residential sales transactions. In Oregon, sellers customarily and routinely pay for their buyer's standard owner's policy of title insurance. Accordingly, unless the terms of this Section 9 (Title Insurance) are modified in writing by Buyer and Seller, the parties acknowledge, agree and so instruct Escrow, in this transaction, Seller's payment of Buyer's standard owner's policy of title insurance is not a "seller concession" under the Rules or any other federal law.)

10. INSPECTIONS/ENVIRONMENTAL HEALTH CONDITIONS: The following list identifies some, but not all, environmental conditions found in and around all real property that may affect health: asbestos, carbon monoxide, electric and magnetic fields, formaldehyde, lead and other contaminants in drinking water and well water, lead based paint, mold and mildew, radon, and leaking underground storage tanks. If Buyer has any concerns about these conditions or others, Buyer is encouraged to secure the services of a licensed professional inspector, consultant, or health expert, for information and guidance. Neither the Buyer's nor Seller's Agents are experts in environmental health hazards or conditions. Buyer understands it is advisable to have a complete inspection of the Property by a qualified licensed professional(s) relating to such matters as structural condition, soil condition/compaction/stability, environmental issues, survey, zoning, operating systems, and suitability for Buyer's intended purpose. Neither Buyer's nor Seller's Agent are qualified to conduct such inspections and shall not be responsible to do so. For further details, Buyer is encouraged to review the Buyer Advisory at www.oregonrealtors.org and the Oregon Public Health Division at www.public.health.oregon.gov.

Check only one box below: 174

175 176 177 178	inspected by one or more licensed professionals of Buyer's choice. Provided, however, Buyer must specifically identify in this Agreement any desired invasive inspections that may include testing or removal of any portion of the Property including, for example, radon and mold. Identify Invasive Inspections:
179 180 181 182 183 184 185 186 187 188 189	Buyer understands, Buyer is responsible for the restoration of the Property following any inspection(s)/test(s) performed by Buyer or on Buyer's behalf. Buyer shall have business days (ten [10] if not filled in), after the date Buyer and Seller have signed and accepted this Agreement (hereinafter "the Inspection Period"), in which to complete all inspections and negotiations with Seller regarding any matters disclosed in any inspection report. Buyer shall not provide all or any portion of the inspection reports to Seller unless requested by Seller. However, at any time during this transaction, or promptly following termination, upon request by Seller, Buyer shall promptly provide a copy of such reports or portions of reports, as requested. During the Inspection Period, Seller shall not be required to modify any terms of this Agreement already reached with Buyer. Unless a written agreement has already been reached with Seller regarding Buyer's requested repairs, at any time during the Inspection Period, Buyer may notify Seller, in writing, of Buyer's unconditional disapproval of the Property based on any inspection report(s), in which case, all earnest money deposits shall be promptly refunded, and this transaction shall be terminated. If Buyer fails to provide Seller with written unconditional disapproval of any inspection report(s) by 5:00 p.m. of the final day of the Inspection Period, Buyer shall be deemed to have accepted the condition of the Property. Note if, prior to expiration of the Inspection Period, written agreement is reached with Seller regarding Buyer's requested repairs, the Inspection Period shall automatically terminate unless the parties agree otherwise in writing.
	THE REPORT OF THE PROPERTY OF

ALTERNATIVE INSPECTION PROCEDURES: OREF 058 PROFESSIONAL INSPECTION ADDENDUR -DS OTHER INSPECTION ADDENDUM Date an - 22 - 2022 Seller Initials **Buyer Initials** Date 01-21-2022 6:50 PM PST

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BUYER'S WAIVER OF INSPECTION CONTINGENCY: Buyer represents to Seller and all Agents and Firms, Buyer is fully satisfied with the 193 condition of the Property and all elements and systems thereof and knowingly and voluntarily elects to waive the right to have any inspections 194 performed as a contingency to the Closing of the transaction. Buyer's election to waive the right of inspection is solely Buyer's decision and at 195 196 Buyer's own risk. 11. LEAD-BASED PAINT CONTINGENCY PERIOD: If the Property was constructed before 1978, on or promptly after the date the parties have signed and 197 accepted this Agreement, Seller shall deliver to Buyer OREF 021, the Lead-Based Paint Disclosure Addendum ("the Disclosure Addendum"), together with 198 the EPA Pamphlet entitled "Protect Your Family From Lead in Your Home" (the "Date of Delivery"). Unless waived by Buyer in writing in the Disclosure 199 Addendum, Buyer shall have ten (10) calendar days (or other mutually agreed upon period) commencing on the day following the Date of Delivery, within 200 which to conduct a lead-based paint assessment or inspection (the "LBP Contingency Period"). If lead-based paint and/or lead-based paint hazards are 201 identified in the Property by a certified inspector at any time before expiration of the LBP Contingency Period, Buyer may unconditionally cancel this 202 transaction by written notice to Seller ("Notice of Cancellation"). In such case, Buyer shall deliver a copy of any written reports or evaluations (collectively 203 "Reports") to Seller, together with the Notice of Cancellation, and thereafter receive a prompt refund of all earnest money deposits. Buyer understands the 204 failure to deliver the Notice of Cancellation to Seller together with the Reports, on or before Midnight of the last day of the LBP Contingency Period 205

LBP Contingency Period shall automatically expire. 207 12.1 PRIVATE WELL: Does the Property include a well that supplies or is intended to supply domestic water for household use? Yes 208 If the property contains a private well, the OREF 082 Private Well Addendum will be attached to this Sale Agreement. 209

shall constitute acceptance of the condition of the Property as it relates to the presence of lead-based paint or lead-based paint hazards, and the

12.2 SEPTIC/ONSITE SEWAGE SYSTEM: Does the Property include a septic/onsite sewage system? Yes X No If the Property contains a 210 septic/onsite sewage system, the OREF 081 Septic/Onsite Sewage System Addendum will be attached to this Sale Agreement. 211

13. SELLER'S PROPERTY DISCLOSURE STATEMENT: Under Oregon law, Buyer has a right to revoke Buyer's offer (the "Revocation Right") unless 212 this transaction is exempt or Buyer has waived the Revocation Right. Buyer may exercise the Revocation Right only in writing and only within five (5) business 213 days after this Sale Agreement has been signed and accepted by both Buyer and Seller AND Seller has delivered to Buyer or Buyer's agent a complete 214 Seller's Property Disclosure Statement. However, Buyer may exercise the Revocation Right any time before receiving the Seller's Property Disclosure 215

Statement, so long as Buyer does so before Closing. This provision supersedes any contrary terms in the Seller's Property Disclosure Statement. 216

SELLER REPRESENTATIONS

217	14. SELLER REPRESENTATIONS: Subject to other written disclosures made by Seller as a part of this transaction, Seller makes the
218	following representations to Buyer:
219	(1) The primary dwelling is connected to (check all that apply): X a public sewer system; an on-site sewage system; X a public

water system; a private well; other (e.g., surface springs, cistern, etc.). 220 (2) Seller has no knowledge of any hazardous substances in or about the Property other than substances (if any) contained in appliances 221 and equipment. Buyer acknowledges asbestos commonly exists in insulation, ceilings, floor coverings, and other areas in residential 222

housing and may exist in the Property. 223 (3) Seller knows of no material defects in or about the Property. 224

(4) All electrical wiring, heating, cooling, plumbing, irrigation equipment and systems, and the balance of the Property, including the 225 yard, will be in substantially their present condition at the time Buyer is entitled to possession. 226

(5) Seller has no notice of any liens or assessments to be levied against the Property. 227

(6) Seller has no notice from any governmental agency of any violation of law relating to the Property. 228

(7) Seller knows of no material discrepancies between visible lines of possession and use (such as existing fences, hedges, landscaping, 229 structures, driveways, and other such improvements) currently existing on the Property and the legal description of the Property. 230

(8) Seller will keep the Property fully insured through Closing. 231

(9) Seller agrees to promptly notify Buyer if, prior to Closing, Seller receives actual notice of any event or condition that could result in 232 making any previously disclosed material information relating to the Property substantially misleading or incorrect. 233

These representations are made to the best of Seller's knowledge. Seller may have made no investigations. Exceptions to items (1) 234 (For more exceptions see Addendum_ none 235 through (9) are:

Buyer acknowledges the above representations are not warranties regarding the condition of the Property and are not a substitute for, 236 nor in lieu of. Buyer's own responsibility to conduct a thorough and complete independent investigation, including the use of 237 professionals, where appropriate, regarding all material matters bearing on the condition of the Property, its value and its suitability for 238 Buyer's intended use. Neither Buyer's nor Seller's Agents shall be responsible for conducting any inspection or investigation of any

aspects of the Property. 240

239

15.1 SELLER ADVISORY: OREGON STATE TAX WITHHOLDING OBLIGATIONS: Subject to certain exceptions, Escrow is required to withhold a portion 241 of Seller's proceeds if Seller is a non-resident individual or corporation as defined under Oregon law. Buyer and Seller agree to cooperate with Escrow by 242

			FIN	SW		
Buyer Initials	DD	Date 01-21-2022 6:50 PM PST	Seller Initials	4	Date Jan-22-2022	5:

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executing and delivering any instrument, affidavit or statement as requested, and to perform any acts reasonable or necessary to carry out the provisions of 243 244 Oregon law.

245 15.2 FIRPTA TAX WITHHOLDING REQUIREMENT: Seller and Buyer are advised, during Closing, a Federal law, known as the Foreign Investment in Real Property Tax Act of 1980 ("FIRPTA"), requires a buyer to withhold a portion of a seller's proceeds (up to 15% of the Purchase 246 Price) if the real property is located within the United States and the seller is a "foreign person" who does not qualify for an exemption. A "foreign 247 person" includes a nonresident alien individual, foreign corporation that has not made an election under Section 897(i) of the Internal Revenue 248 Code to be treated as a domestic corporation, foreign partnership, foreign trust, or a foreign estate, but it does not include a resident alien 249 250 individual.

If FIRPTA applies (i.e. Seller is a foreign person), even if there is an exemption, Buyer and Seller must so inform Escrow to determine the extent to 251 which Escrow can assist the parties in compliance with FIRPTA (see OREF 092 - FIRPTA Advisory). Seller's failure or refusal to comply with 252 FIRPTA requirements constitutes a material default under this Agreement. 253

If FIRPTA does not apply (i.e. Seller is not a foreign person), then Seller shall complete, sign, and deliver to Escrow a form of certification of non-254 foreign status provided by escrow that complies with the requirements of 26 CFR § 1.1445-2 (the "Certificate") prior to Closing. If Seller fails or 255 refuses to complete, sign, and deliver the Certificate to Escrow prior to Closing, Seller understands and agrees Seller will be presumed to be a 256 foreign person in which case the terms of the above paragraph applies. Escrow is hereby instructed to act as a "Qualified Substitute" and provide 257 Buyer with a qualified substitute statement that complies with the requirements of 26 USC § 1445(b)(9) in lieu of the Certificate at Closing so 258 Seller's personal information is not disclosed to Buyer. 259

If Escrow is unable or unwilling to assist with the FIRPTA-related portion of the Closing (including, without limitation, providing the form Certificate or acting as a Qualified Substitute), Buyer or Seller (as applicable) has the right, but not the obligation, to move Escrow to another Oregon licensed escrow agent who is willing to assist with the FIRPTA-related portion of the Closing, in which case the parties' shall share equally in the cost of any cancellation fees (if applicable). If, due to moving Escrow, this transaction cannot be closed by the Closing Date, the parties agree the Closing Date 263 will be extended for a reasonable period of time, not to exceed five (5) business days, to accommodate moving the transaction to the new escrow 264 agent.

Seller's and Buyer's Agents are not experts in FIRPTA and will not act as a transferor or transferee agent or "Qualified Substitute" for purposes 266 of the Withholding Requirement. If FIRPTA may apply in this transaction, Seller and Buyer should promptly consult their own experts familiar 267 with FIRPTA related the law and regulations. For further information, Seller and Buyer should go to: www.irs.gov. 268

16. "AS-IS": Except for Seller's express written agreements and written representations contained herein, and Seller's Property 269 Disclosure, if any, Buyer is purchasing the Property "AS-IS," in its present condition and with all defects apparent or not apparent. This 270 provision shall not be construed to limit Buyer's right to implied new home warranties, if any, that may otherwise exist under Oregon 271 law. 272

	MISCELLANEOUS ITEMS
273 274	17. HOMEOWNER'S ASSOCIATION / TOWNHOME / PLANNED COMMUNITY: Is the Property a townhome, in a planned community, or have a Homeowner's Association? Yes No Unknown
275	If yes, OREF 024 Homeowner's Association / Townhome / Planned Community Addendum will be attached to this Sale Agreement.
276	18. ALARM SYSTEM: NONE OWNED LEASED X UNKNOWN. If leased, Buyer will will not assume the lease at Closing.
277 278 279	19. SMOKE/CARBON MONOXIDE DETECTORS: Within business days (fifteen [15] if not filled in) after the date Buyer and Seller have signed and accepted this Agreement, the dwelling will have one or more operating smoke alarms, smoke detectors, and carbon monoxide detectors installed as required by law. Refer to ORS 479.260 for smoke detectors and ORS 476.725 for carbon monoxide alarms.
280 281 282 283 284	20. SMART HOME FEATURES: Does the property contain any "Smart Home" features? Yes No Unknown. If Yes, Seller to identify all Smart Home features in writing within three business days of the date this Agreement is signed and accepted. In addition, Seller to provide necessary information for Buyer to access said Smart Home features at Closing, unless otherwise agreed in writing. "Smart home features" refers to appliances, lighting and/or electronic devices that can be controlled remotely by the owner, often via a mobile app. Smart home enabled devices can also operate in conjunction with other devices in the home and communicate information to other smart devices.
285 286	21. WOODSTOVE/WOOD BURNING FIREPLACE INSERT: Does the Property contain a woodstove or wood burning fireplace insert? Yes X No
287 288	If yes, is the woodstove/wood burning fireplace insert certified? Yes No Unknown. If "No" or "Unknown," Seller to provide Buyer with OREF 046 Woodstove/Wood Burning Fireplace Insert Addendum.
289 290 291	22. HOME WARRANTIES: Home warranty plans may be available to help cover homeowner costs to repair/replace certain home systems and appliances. (See specific plan for details.) Will a plan be purchased for Buyer as a part of this transaction? Yes No If yes, identify plan and cost: Seller Initials Seller Initials Seller Initials

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	For additional provisions, see Addendum				
	CLOSING/ESCROW CLOSING/ESCROW				
	24. ESCROW: This transaction shall be Closed at First American Title Sy Hendrickson ("Escrow"), a neutral escrow company licensed and located in the State of Oregon. Costs of Escrow shall be shared equally between Buyer and Seller, unless otherwise specifically prohibited by the U.S. Department of Veterans Affairs (Federal VA). Unless otherwise provided herein, the parties agree as follows: Seller authorizes Seller's Agent's Firm to order a preliminary title report and owner's title policy at Seller's expense and further authorizes Escrow to pay out of the cash proceeds of sale the expense of furnishing such policy, Seller's recording fees, Seller's Closing costs, and any liens and encumbrances on the Property payable by Seller on or before Closing. Buyer shall deposit with Escrow sufficient funds necessary to pay Buyer's recording fees, Buyer's Closing costs, and Lender's fees, if any. Real estate fees, commissions or other compensation for professional real estate services provided by Buyer's or Seller's Agents' Firms shall be paid at Closing in accordance with the listing agreement, buyer representation agreement or other written agreement for compensation.				
	25. PRORATIONS: Prorates for rents, current year's taxes, interest on assumed obligations, and other prepaid expenses attributable to the Property shall be as of: (check one) 🗓 the Closing Date; 🗌 date Buyer is entitled to possession.				
	26. EARNEST MONEY DEPOSIT(S) AND BUYER INSTRUCTIONS: When this Sale Agreement is signed and accepted by Buyer and Seller, the following instructions shall apply to the handling of Buyer's earnest money deposit in the sum of \$ 10,000.00 ("the Deposit").				
	The Deposit shall be payable and deposited within3 (three [3] if not filled in) business days (the "Deposit Deadline") as follows (check all that apply):				
	☐ Directly with Escrow; ☐ Directly into Buyer's Agent's Firm's client trust account and remain there until disbursement at Closing; and/or ☐ Directly into Buyer's Agent's Firm's client trust account and thereafter deposit with Escrow/Title Company prior to Closing; ☐ As follows:				
	Upon deposit of earnest money in accordance with this Agreement, Buyer shall take no steps to withdraw or authorize withdrawal of said funds, except in accordance with the terms and conditions of this Agreement. In the event Buyer attempts or succeeds in any such withdrawal of the earnest money deposit, it shall be considered a breach of this Agreement and will result in a forfeit of the earnest money deposit and termination, at the option of the Seller, of the Buyer's right to purchase. Caution: The Deposit, payable by whatever method selected by Buyer above, shall be placed with Escrow or Buyer's Agent's Firm's Client Trust account no later than 5:00 pm on the last day of the Deposit Deadline. The failure to do so may result in a breach of the Sale Agreement under Sections 27.2 and 27.3				
	(Earnest Money refund to Buyer/Earnest Money payment to Seller), below. If an additional Deposit ("Additional Deposit") is to be paid, it shall be handled in accordance with the above-selected instructions, or (Describe): none				
	Once the Deposit, and Additional Deposit, if any, is/are placed with Escrow, Seller's and Buyer's Agents and Firms shall have no further responsibility to Buyer or Seller regarding said funds.				
;	27.1 EARNEST MONEY DEPOSIT INSTRUCTIONS TO ESCROW: Escrow is hereby instructed by Buyer and Seller as follows: (1) Upon your receipt of a copy of this Agreement marked "rejected" by Seller, or upon Seller's Agent Firm's written advice that the offer is "rejected" by Seller, you are to refund all earnest money to Buyer; (2) Upon your receipt of a copy of this Agreement signed by Buyer and Seller, establish an escrow account and proceed with Closing in accordance with the terms of this Agreement. If you determine the transaction cannot be Closed for any reason (whether or not there is a dispute between Buyer and Seller), you are to hold all earnest money deposits until you receive written instructions from Buyer and Seller, or a final ruling from a count or arbitrator, as to the disposition of such deposits.				
3 4	27.2 EARNEST MONEY REFUND TO BUYER: If (1) Seller does not approve this Agreement; or (2) Seller signs and accepts this Agreement but fails to furnish marketable title; or (3) Seller fails to complete this transaction in accordance with the material terms of this Agreement; or (4) any condition which Buyer has made an express contingency in this Agreement (and has not been otherwise waived) fails through no fault of Buyer then all earnest money deposits shall be promptly refunded to Buyer. However, acceptance by Buyer of the refund shall not constitute a waiver of other legal remedies available to Buyer.				
5	27.3 EARNEST MONEY PAYMENT TO SELLER: If Seller signs and accepts this Agreement and title is marketable; and (1) Buyer has materially misrepresented Buyer's financial status; or (2) Buyer's bank does not pay, when presented, any check given as earnest money or fails to timely				
	Buyer Initials Date 01-21-2022 6:50 PM PST Seller Initials / Date				

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Escrow prior to Closing.

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make a wire transfer for Buyer's earnest money; or (3) Buyer fails to complete this transaction in accordance with the material terms of this Agreement, then Seller, at Seller's option, may terminate this Agreement and all earnest money paid or agreed to be paid shall be paid to Seller as 339 340 liquidated damages. The parties expressly agree Seller's economic and non-economic damages arising from Buyer's failure to close this transaction in 341 accordance with the terms of this Agreement would be difficult or impossible to ascertain with any certainty, and said earnest money deposit(s) identified 342 herein shall represent a binding liquidated sum, and it is a fair, reasonable and appropriate pre-estimate of Seller's damages, and is not a penalty. It is the intention of the parties, the Seller's sole remedy against Buyer for Buyer's failure to close this transaction in accordance with the 343 material terms of this Agreement shall be limited to the amount of earnest money paid or agreed to be paid herein. Seller's right to 344 recover from Buyer any unpaid earnest money agreed to be paid herein shall be in accordance with the provisions of the Dispute 345 346 Resolution Sections below. 28.1 CLOSING: Closing shall occur on a date mutually agreed upon between Buyer and Seller, but in no event later than 347 Deadline"). The terms "Closed". "Closing Date" shall mean when the deed or contract is recorded, and funds are available to Seller. Buyer and 348 Seller acknowledge for Closing to occur by the Closing Deadline, it may be necessary to execute documents and deposit funds in Escrow prior to that date. 349 Caveat: Section 7 requires three (3) days prior to the Closing Deadline if Escrow is to prepare a note and a deed of trust or mortgage. 350 28.2 THE CLOSING DISCLOSURE: Pursuant to the federal TILA-RESPA Integrated Disclosure Rules ("TRID"), Buyer and Seller will each receive a 351 federally required document called a "Closing Disclosure", which, among other things, summarizes each party's closing costs. TRID requires the Closing 352 Disclosure must be received by a residential loan borrower at least three (3) business days prior to "consummation" of the transaction, which in most cases 353 in Oregon will be the date on which Buyer signs the loan documents. Under certain circumstances, a change to the Closing Disclosure late in the 354 transaction could result in a delay in Closing to comply with the three-business day rule. Such a delay beyond the Closing Deadline could result in 355 termination of the transaction unless Seller and Buyer mutually agree to extend it. 356 28.3 NOTICE REGARDING TITLE INSURANCE COSTS: The manner in which TRID requires title insurance costs to be disclosed differs from the actual 357 costs that may be charged to the parties under Oregon law. In such instances, at Closing, Escrow may issue a separate statement showing the actual costs 358

29. DEED: Seller shall convey marketable title to the Property by statutory warranty deed (or good and sufficient personal representative's or trustee's or similar legal fiduciary's deed, where applicable) free and clear of all liens of record, except property taxes that are a lien but not yet payable, zoning ordinances, building and use restrictions, reservations in federal patents, easements of record that affect the Property, covenants, conditions and restrictions of record, and those matters accepted by Buyer pursuant to Section 9 (Title Insurance), above. If Buyer's title will be held in the name of more than one person, see Section 40 (Offer to Purchase), below regarding forms of co-ownership.

for an owner's policy of title insurance and, where applicable, the lender's policy of title insurance. Seller and Buyer are encouraged to discuss this with

30. POSSESSION: Seller shall remove all personal property (including trash and debris) that is not a part of this transaction, and deliver 366 possession of the Property to Buyer (select one): 367

368	(1) X by 5:00 p.m. on Closing;
369	(2) by a.m. p.m days after Closing;
370	(3) by a.m. p.m. on the (insert date)
371	If a tenant(s) is currently in possession of the Property, will Buyer accept the tenant(s) at closing? (check one):
372	No. Seller shall have full responsibility for removal of tenant(s) prior to closing and, if applicable, tenant relocation costs.
373	Yes. If Yes, unless otherwise provided herein, all rents shall be prorated as of the closing date and tenant security deposits and an
374	other deposits held on behalf of the tenant(s) by Seller shall be transferred in full to Buyer at closing. All funds shall be handled through
375	escrow. Buyer and Seller are encouraged to attach the OREF 070 Investment Property Addendum to address additional items related to
376	the buyer accepting the tenant(s) at closing.

31. SELLER POSSESSION BEFORE/AFTER CLOSING: In the event Buyer and Seller agree, Seller will deliver possession before or after Closing, OREF 053 (Agreement to Occupy Before Closing) or OREF 054 (Agreement to Occupy After Closing) will be attached to this Sale Agreement.

DEFINITIONS/INSTRUCTIONS

32. DEFINITIONS/INS	TRUCTIONS:
---------------------	------------

(1) All references in this Sale Agreement to "Agent" and "Firm" shall refer to Buyer's and Seller's real estate agents licensed in the State of Oregon

and the respective real estate companies with which they are affiliated. 382

(2) Time is of the essence of this Agreement. 383

Buyer Initials	D	7	Date	01-21-2022 6:50 PM P\$T
	1			

DS Datean-22-2022 Seller Initials

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City of Forest



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Sale Agreement # CityFG12122

RESIDENTIAL REAL ESTATE SALE AGREEMENT OREF 001 | Ver. 1.1 | Page 10 of 11

35. IRC 1031 EXCHANGE: In the event Buyer or Seller elects to complete an IRC 1031 exchange in this transaction, the other party agrees to 433 cooperate with them and the accommodator, if any, in a manner necessary to complete the exchange, so long as it will not delay the Close of -434 escrow or cause additional expense or liability to the cooperating party. Unless otherwise provided herein, this provision shall not become a 435 contingency to the Closing of this transaction. 436

36.1 LEVY OF ADDITIONAL PROPERTY TAXES: The Property: (check one) is X is not specially assessed for property taxes (e.g., farm, forest or other) in a way resulting in the levy of additional taxes in the future. If it is specially assessed, Seller represents the Property is current as to income or other conditions required to preserve its deferred tax status. If, as a result of Buyer's actions or the Closing of this transaction, the Property either is disqualified from special use assessment or loses its deferred property tax status, unless otherwise specifically provided in this Agreement, Buyer shall be responsible for and shall pay when due, any deferred and/or additional taxes and interest that may be levied against the Property and shall hold Seller completely harmless therefrom. However, if as a result of Seller's actions prior to Closing, the Property either is 442 disqualified from its entitlement to special use assessment or loses its deferred property tax status, Buyer may, at Buyer's sole option, promptly terminate this transaction and receive a refund of all deposits paid by Buyer in anticipation of Closing; or Close this transaction and hold Seller responsible to pay into Escrow all deferred and/or additional taxes and interest levied or recaptured against the Property and hold Buyer completely 445 harmless therefrom. The preceding shall not be construed to limit Buyer's or Seller's available remedies or damages arising from a breach of this Section 36.1. (Levy of Additional Property Taxes).

36.2 HISTORIC PROPERTY DESIGNATION: If the Property is or may be subject to a Historic Property local ordinance or is subject to or may 448 qualify for the Historic Property Special Property Tax Assessment under ORS 358.475 to 358.565, Seller shall provide OREF-045A Historic 449 Property Addendum. 450

DISPUTE RESOLUTION

37. FILING OF CLAIMS: All claims, controversies and disputes between Seller, Buyer, Agents, and/or Firms, relating to the enforcement or interpretation of this Sale Agreement (including those for rescission), as well as those relating to the validity or scope of the Sale Agreement, and all matters concerning the jurisdiction of the arbitrator(s) and/or Arbitration Service of Portland, to hear and decide questions of arbitrability (hereinafter collectively referred to as "Claims"), shall be exclusively resolved in accordance with the procedures set forth herein, which shall survive Closing or earlier termination of this transaction. All Claims shall be governed exclusively by Oregon law, and venue shall be placed in the county where the real property is situated. Filing a Claim for arbitration shall be treated the same as filing in court for purposes of meeting any applicable statutes of limitation or statute of ultimate repose, and for purposes of filing a lis pendens. BY CONSENTING TO THE PROVISIONS HEREIN, BUYER AND SELLER ACKNOWLEDGE THEY ARE GIVING UP THE CONSTITUTIONAL RIGHT TO HAVE CLAIMS TRIED BY A JUDGE OR JURY IN STATE OR FEDERAL COURT, INCLUDING ALL ISSUES RELATING TO THE ARBITRABILITY OF SAID CLAIMS.

38. EXCLUSIONS: The following shall not constitute Claims: (1) Any proceeding to enforce or interpret a mortgage, trust deed, land sale contract or recorded construction lien; (2) A forcible entry and detainer action (eviction); (3) If the matter is exclusively between REALTORS® and is otherwise required to be resolved under the Professional Standards Ethics and Arbitration provisions of the National Association of REALTORS®; (4) If the matter relates to a commission or fee with an Agent or Firm, and the written listing, service or fee agreement with Buyer or Seller contains a mandatory mediation and/or arbitration provision; and (5) Filing in court for the issuance of provisional process described under the Oregon Rules of Civil Procedure, provided, however, such filing shall not constitute a waiver of the right or duty to utilize the dispute resolution procedures described herein for the adjudication of any Claims.

39.1. SMALL CLAIMS BETWEEN BUYER AND SELLER: All Claims between Buyer and Seller, within the jurisdiction of the Small Claims Court of the county in which the property is located, shall be brought and decided there, in lieu of mediation, arbitration or litigation in any other forum. 468 Notwithstanding ORS 46.455(3), neither Buyer nor Seller shall have a right to request a jury trial and so remove the matter from the Small Claims 469 Department of the Circuit Court. A judgment in Small Claims Court is final and binding and there is no right of appeal. 470

39.2. MEDIATION AND ARBITRATION BETWEEN BUYER AND SELLER: If Buyer's and/or Seller's Agent is a member of the National Association of REALTORS®, all Claims shall be submitted to mediation as offered by the local REALTOR® Association, if available. If mediation is not available through the Agent's REALTOR® organization, then all Claims shall be submitted to mediation through the program administered by Arbitration Service of Portland ("ASP"). All Claims that have not been resolved by mediation as described herein shall be submitted to final and binding arbitration in accordance with the then-existing rules of ASP. The prevailing party in any arbitration between Buyer and Seller shall be entitled to recovery of all reasonable attorney fees, filing fees, costs, disbursements, and mediator and arbitrator fees. Provided, however, a prevailing party shall not be entitled to any award of attorney fees unless it is first established to the satisfaction of the arbitrator(s) (or judge, if applicable) the prevailing party offered or agreed in writing to participate in mediation prior to, or promptly upon, the filing for arbitration.

39.3 MEDIATION AND ARBITRATION INVOLVING AGENTS/FIRMS: All Claims that include Agents or their Firms shall be resolved in 479 accordance with the mediation and arbitration process described in Section 39.2 (Mediation and Arbitration Between Buyer and Seller), above, and 480 if applicable, the prevailing party shall be entitled to an award of attorney fees, filling fees, costs, disbursements, and mediator and arbitrator fees, 481 as provided therein. 482 Jan-22-2022 |

to the same of the		
Buyer Initials 1	21 Date 0	1-21-2022 6:50 PM PST

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Seller Initials

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City of Forest

Date



Sale Agreement # CityFG12122

RESIDENTIAL REAL ESTATE SALE AGREEMENT OREF 001 | Ver. 1.1 | Page 11 of 11

SIGNATURE INSTRUCTIONS

		he terms and	conditions set	forth in t	this Agreeme	nt Buve
acknowledges receipt of a complete Buyer has not relied upon any or Agreement, Neither Seller nor any A	offers to purchase the Property upon to ely filled in copy of this Agreement which ral or written statements made by Sel agent(s) warrant the square footage of an ensideration, all structures and land show the ement.	Buyer has fu er or any Ag ny structure on	Illy read and und ents that are in the size of any	derstands not expre- land bein	. Buyer acknown ssly contained by purchased	owledge: ed in thi . If squar
Deed or contract shall be prepared in the						
Co-Ownership Note: Buyer should se	ecure advice from an expert or attorney re ice on these issues. Once the form of co-ow	garding differer nership is deter	nt forms of co-ow mined, Buyer sho	nership arould promp	nd rights of su	irvivorshi ow.
This offer shall automatically expire on	(insert date) <u>January 23</u> , <u>2022</u> a fer before the Offer Deadline any time prior	5 \ a.n	n. X p.m., (the "	Offer Dead	lline"), if not a	ccepted I
Buyer Paul Downey		Date	01-21-2022 6:50 PM F	PST	a.m	_p.m. ←
City of Forest Grove						
Buyer		_ Date			a.m	_p.m. ←
	O II (in the data) Jan-	22-2022	5:19 PM PS	T at	a.m.	p.m.
This offe Pressing Warred/transmitted to	Seller for signature on (insert date)				nt(s) presentin	
By Muke withsture				(Agei	it(s) presentin	g Offer).
Seller	MEMBER	_ Date	Jan-22-20			
become binding upon Seller and writing, jointly signed by the pa	curs after the Offer Deadline identif Buyer unless the parties agree to extend arties. The parties' failure to do so ion shall be automatically terminated.	end said Dead	Hine by an Add	aenaum, (Counter one	, or our
42. SELLER'S REJECTION/COUNTE	R OFFER (select only one):					
Seller does not accept the above off Seller rejects Buyer's offer.	fer, but makes the attached counter offer.					
Seller 3705 LLC		Date				
Seller		_ Date _		·	a.m	_ p.m. ←
NO CHANGES OR ALTERATION					OF THE FOR	
SELLEP'S AGENT TO THE TERM	S ARE PERMITTED TO ANY PORTION OF OR ALTERATIONS SHOULD BE MADE OF MIS OR PROVISIONS ABOVE BUYER'S SI	IN A SEPAKA	IE DOCUMENT.	CHANGE	SPIDUILIN	001
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SELLER'S AGENT TO THE TERM	OR ALTERATIONS SHOULD BE MADE	IN A SEPAKA	IE DOCUMENT.	CHANGE	PARATE DOC	UMENT.
SELLER'S AGENT TO THE TERM	OR ALTERATIONS SHOULD BE MADE	IN A SEPAKA	IE DOCUMENT.	CHANGE	PARATE DOC	001

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Certificate Of Completion

Envelope Id: CBA5E737B30C4841B823F7310CAE8D81

Subject: Please DocuSign: Signed offer 3705 19th Ave., Forest Grove.pdf

Source Envelope:

Document Pages: 10 Certificate Pages: 5

Signatures: 5 Initials: 20

AutoNav: Enabled

Envelopeld Stamping: Enabled

Time Zone: (UTC-08:00) Pacific Time (US & Canada)

Status: Completed

Envelope Originator:

Mike Wiltshire

9600 SW Barnes Rd. Suite 100

Portland, OR 97225 mike@mikewiltshire.com IP Address: 50.38.89.169

Record Tracking

Status: Original

1/22/2022 5:09:37 PM

Holder: Mike Wiltshire

mike@mikewiltshire.com

Location: DocuSign

Signer Events

Kathy Wiltshire steve@amfcapital.net

president

Security Level: Email, Account Authentication

(None)

kathy Wiltshire

Signature

54F7D3D039134B8

Signature Adoption: Pre-selected Style Using IP Address: 69.54.143.190

Signature Adoption: Pre-selected Style Using IP Address: 50.38.89.169

Signed using mobile

Mike Wiltshine

AAB879CCBCF342C

Timestamp

Sent: 1/22/2022 5:18:18 PM Viewed: 1/22/2022 5:45:54 PM Signed: 1/22/2022 5:47:27 PM

Electronic Record and Signature Disclosure:

Accepted: 2/26/2020 4:06:27 PM ID: 8994ef90-1484-4098-906f-6a8331030dc6

Mike Wiltshire

mike@mikewiltshire.com

Mike Wiltshire

Berkshire Hathaway HomeServices Northwest Real

Security Level: Email, Account Authentication

(None)

Electronic Record and Signature Disclosure:

Not Offered via DocuSign

Steve Wiltshire

steve@amfcapital.net

president

Security Level: Email, Account Authentication

(None)

Steve Wiltshire

54E7D3D039134B8.

Signature Adoption: Pre-selected Style

Sent: 1/22/2022 5:18:18 PM Viewed: 1/22/2022 5:35:53 PM

Sent: 1/22/2022 5:18:19 PM

Viewed: 1/22/2022 5:19:01 PM

Signed: 1/22/2022 5:19:14 PM

Signed: 1/22/2022 5:45:32 PM

Electronic Record and Signature Disclosure:

Accepted: 2/26/2020 4:06:27 PM

ID: 8994ef90-1484-4098-906f-6a8331030dc6

Using IP Address: 69.54.143.190

Signed using mobile

In Person Signer Events

Signature

Timestamp

Editor Delivery Events

Status

Timestamp

Agent Delivery Events

Status

Timestamp

Intermediary Delivery Events

Status

Timestamp

Certified Delivery Events

Status

Timestamp

Carbon Copy Events	Status	Timestamp
Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	1/22/2022 5:18:19 PM
Certified Delivered	Security Checked	1/22/2022 5:35:53 PM
Signing Complete	Security Checked	1/22/2022 5:45:32 PM
Completed	Security Checked	1/22/2022 5:47:27 PM
Payment Events	Status	Timestamps
Electronic Record and Signature	Disclosure	

Electronic Record and Signature Disclosure created on: 3/25/2014 8:12:23 AM Parties agreed to: Kathy Wiltshire, Steve Wiltshire

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If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. To indicate to us that you are changing your mind, you must withdraw your consent using the DocuSign 'thdraw Consent' form on the signing page of a DocuSign envelope instead of signing it. This will indicate to us that you have withdrawn your consent to receive required notices and disclosures electronically from us and you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures

electronically from us.

How to contact BHHS Northwest Real Estate:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: Marketing@bhhsnw.com

To advise BHHS Northwest Real Estate of your new e-mail address

To let us know of a change in your e-mail address where we should send notices and disclosures electronically to you, you must send an email message to us at Marketing@bhhsnw.com and in the body of such request you must state: your previous e-mail address, your new e-mail address. We do not require any other information from you to change your email address..

In addition, you must notify DocuSign, Inc. to arrange for your new email address to be reflected in your DocuSign account by following the process for changing e-mail in the DocuSign system.

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To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an e-mail to Marketing@bhhsnw.com and in the body of such request you must state your e-mail address, full name, US Postal address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with BHHS Northwest Real Estate

To inform us that you no longer want to receive future notices and disclosures in electronic format you may:

i. decline to sign a document from within your DocuSign session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may; ii. send us an e-mail to Marketing@bhhsnw.com and in the body of such request you must state your e-mail, full name, US Postal Address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

Required hardware and software

Required natuwate and software	· ^ · · · · · · · · · · · · ·
Operating Systems:	Windows® 2000, Windows® XP, Windows
	Vista®; Mac OS® X
Browsers:	Final release versions of Internet Explorer®
	6.0 or above (Windows only); Mozilla Firefox
	2.0 or above (Windows and Mac); Safariâ,,¢
	3.0 or above (Mac only)
PDF Reader:	Acrobat® or similar software may be required
	to view and print PDF files
Screen Resolution:	800 x 600 minimum
Enabled Security Settings:	Allow per session cookies

^{**} These minimum requirements are subject to change. If these requirements change, you will be asked to re-accept the disclosure. Pre-release (e.g. beta) versions of operating systems and browsers are not supported.

Acknowledging your access and consent to receive materials electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please verify that you were able to read this electronic disclosure and that you also were able to print on paper or electronically save this page for your future reference and access or that you were able to e-mail this disclosure and consent to an address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format on the terms and conditions described above, please let us know by clicking the â€~I agree' button below.

By checking the â€T agree' box, I confirm that:

- I can access and read this Electronic CONSENT TO ELECTRONIC RECEIPT OF ELECTRONIC CONSUMER DISCLOSURES document; and
- I can print on paper the disclosure or save or send the disclosure to a place where I can print it, for future reference and access; and
- Until or unless I notify BHHS Northwest Real Estate as described above, I consent to
 receive from exclusively through electronic means all notices, disclosures, authorizations,
 acknowledgements, and other documents that are required to be provided or made
 available to me by BHHS Northwest Real Estate during the course of my relationship
 with you.



Sale Agreemer	nt #	
Addendum # [DISCLOSURE	

ADDENDUM TO REAL ESTATE SALE AGREEMENT

1 This is an Addendum to: Real Estate Sale Agreement	Seller's Counter Offer Buyer's Counter Offer Other
2 Buyer: CITY OF FOREST GROVE 3 Seller: 3705 LLC/ WILTSHIRE	
GOIGI. GTOS ELST WILTOTING	
The real property described as: <u>3705 19TH AVE, FOREST</u>	
5 SELLER AND BUYER HEREBY AGREE THE FOLLOWING: 6 1. SELLER IS RELATED TO LISTING BROKER.	SHALL BE A PART OF THE REAL ESTATE SALE AGREEMENT REFERENCED ABOVE
7	
B	
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<u> </u>	
3	
9 Buyer Signature <u>Paul Downou</u> CITY OF FOREST GROVE	Date <u>01-24-2022 1:29 PM PST</u> a.m p.m. ←
0 Buyer Signature	Date, a.m p.m. ←
DocuSigned by:	
1 Seller Signature	
3705 LLC WILLSHURF	Jan-22-2022 5:49 PM PST
2 Seller Signature Stew Wilshire	
3 Buver's Agent MAGGIE BOEHMER	Seller's Agent Mike Wiltshire

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OREF 002

Fax:



Property Address 3705 19TH AVE, FOREST GROVE, OR 97116

INSTRUCTIONS TO THE SELLER

- 1 Please complete the following form. Do not leave any spaces blank. Please refer to the line number(s) of the question(s) when you provide your
- 2 explanation(s). If you are not claiming an exclusion or refusing to provide the form under ORS 105.475 (4), you should date and sign each page of
- 3 this disclosure statement and each attachment.
- 4 Each seller of residential property described in ORS 105.465 must deliver this form to each buyer who makes a written offer to purchase. Under ORS
- 5 105.475 (4), refusal to provide this form gives the buyer the right to revoke their offer at any time prior to closing the transaction. Use only the section(s)
- 6 of the form that apply to the transaction for which the form is used. If you are claiming an exclusion under ORS 105.470, fill out only Section 1.
- An exclusion may be claimed only if the seller qualifies for the exclusion under the law. If not excluded, the seller must disclose the condition of the
- 8 property or the buyer may revoke their offer to purchase any time prior to closing the transaction. Questions regarding the legal consequences of
- 9 the seller's choice should be directed to a qualified attorney.

10	DO NOT FILL OUT THIS SECTION UNLESS YOU ARE CLAIMING AN EXCLUSION UNDER ORS 105,470
11 12 13	Section 1, EXCLUSION FROM ORS 105.465 TO 105.490; You may claim an exclusion under ORS 105.470 only if you qualify under the statute. If you are not claiming an exclusion, you must fill out Section 2 of this form completely.
14	Initial only the exclusion you wish to claim.
15 16	This is the first sale of a dwelling never occupied. The dwelling is constructed or installed under building or installation permit(s) # issued by
17 18	This sale is by a financial institution that acquired the property as custodian, agent or trustee, or by foreclosure or deed in lieu of foreclosure.
19 20	The seller is a <u>court appointed (Check only one):</u>
21	Signature(s) of Seller(s) Claiming Exclusion
22	Seller Date ← Seller Date ← Company Date ← Date ← Company Date ← C
23	Signature(s) of Buyer(s) Acknowledging Seller's Claim
24	Buyer Date ← Buyer Date ←
25	IF YOU DID NOT CLAIM AN EXCLUSION IN SECTION 1, YOU MUST FILL OUT THIS SECTION.
26	Section 2. SELLER'S PROPERTY DISCLOSURE STATEMENT
27	(NOT A WARRANTY) (ORS 105.465)
28 29	NOTICE TO THE BUYER: THE FOLLOWING REPRESENTATIONS ARE MADE BY THE SELLER(S) CONCERNING THE CONDITION OF THE PROPERTY LOCATED AT 3705 19TH AVE, FOREST GROVE, OR 97116 "THE PROPERTY."
30 31 32 33 34	DISCLOSURES CONTAINED IN THIS FORM ARE PROVIDED BY THE SELLER ON THE BASIS OF SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME OF DISCLOSURE. BUYER HAS FIVE BUSINESS DAYS FROM THE SELLER'S DELIVERY OF THIS SELLER'S DISCLOSURE STATEMENT TO REVOKE BUYER'S OFFER BY DELIVERING BUYER'S SEPARATE SIGNED WRITTEN STATEMENT OF REVOCATION TO THE SELLER DISAPPROVING THE SELLER'S DISCLOSURE STATEMENT, UNLESS BUYER WAIVES THIS RIGHT AT OF PRIOR TO ENTERING INTO A SALE AGREEMENT.
35	SELLER Date Date Date Date Date
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Date 01-24-2022 1:29 PM PST

OREF 020

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Buyer Initials

Berkshire Hathaway HomeService, 2501 Portland Road Newberg OR 97132 Phone: (503)789-3875 Fax:
Mike Wiltshire Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

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	r										
	Property	y Address 3705 19TH AVE, FOREST GROVE , OR 97116									
36 37 38 39	AND PA EXAMP ENVIRO	MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPERTY OF THE SERVICES OF A QUALIFIED SPECIALIST TO INSPECT THE PROPERTY OF THE FOLLOWING: ARCHITECTS, ENGINEERS, PROPERTY OF THE FOLLOWING: ARCHITECTS, ENGINEERS, PROPERTY OF THE PROPERT	ON BUY	er's be	HALF INCLUE TRICIANS, F	NG, FOR ROOFERS,					
10	Seller is is is not occupying the property.										
		I. SELLER'S REPRESENTATIONS :									
			1 49 41 1			ales a leas					
11	The follo	owing are representations made by the seller and are not the representations of any financial og to the property, or that may have or take a security interest in the property, or any real estate lice	institution i	naving m ged by th	e seller or the bi	ake, a loan Jyer.					
13	•	mark yes on items with *, attach a copy or explain on an attached sheet.									
4	1. TITLE										
-	1. 11154		roly.	ON-	C) Later average						
5	A.	Do you have legal authority to sell the property?		-	Unknown						
6	*B.	Is title to the property subject to any of the following:		₩ No	Unknown						
7		First right of refusal Option Lease or rental agreement Other listing Life es	tate								
8	*C.	Is the property being transferred an unlawfully established unit of land?	∐Yes*	NO	Unknown						
9	*D.	Are there any encroachments, boundary agreements, boundary disputes or	_	_/							
0		recent boundary changes?	∐Yes*	№ No	Unknown						
1	*E.	Are there any rights of way, easements, licenses, access limitations or	_	1							
2		claims that may affect your interest in the property?	100000		Unknown						
3	*F.	Are there any agreements for joint maintenance of an easement or right of way?	∐Yes*	No	Unknown						
4	*G.	Are there any governmental studies, designations, zoning overlays, surveys	7 	_/							
5		or notices that would affect the property?	Yes*		Unknown						
6	*H.	Are there any pending or existing governmental assessments against the property?	Yes*		Unknown						
7	* 1.	Are there any zoning violations or nonconforming uses?	Yes*	_	Unknown						
8	*J.	is there a boundary survey for the property?	Yes*	_/	Unknown						
9	*K.	Are there any covenants, conditions, restrictions or private assessments that affect the property?	Yes*	No	Unknown						
0	*L.	is the property subject to any special tax assessment or tax treatment that may		,							
1		result in levy of additional taxes if the property is sold?	☐ Yes*	No	Unknown						
2	2. WAT	ĒR.									
3	Α.	Household water									
4		(1) The source of the water is (check ALL that apply): MPublic Community Priva	ate Ot	ner							
5		(2) Water source information:		_							
6		*a) Does the water source require a water permit?	Yes*	No	Unknown						
7		If yes, do you have a permit?	Yes	No	Unknown	NA					
8		*b) Is the water source located on the property?	Yes*	☐ No	Unknown						
9		*If/not, are there any written agreements for a shared water source?	☐ Yes*	□ No	Unknown	□ NA					
70	SELLE	3705 LLC/ WILTSHIRE Date / 1 / 22 SELLER_			Date	←					
	This f	orm has been licensed for use solely by Mike Wiltshire pursuant to a Forms License Agree	ment with	Oregon	Real Estate For	rms, LLC.					
		MITH THIS SYMBOL ← REQUIRE A SIGNATURE AND DATE	Buyer Initia	-, ,	, ,	1-24-2022 1:29 PM					
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L	Floperty	Muuless	STOS ISTITAVE, POREST GROVE, OR STITU				
1		*c)	Is there an easement (recorded or unrecorded) for your access to or		_/		
2			maintenance of the water source?	Yes*	MO	Unknown	
3		d)	If the source of water is from a well or spring, have you had any of				_/
			the following in the past 12 months?	Yes	No	Unknown	MA
,			Flow test Bacteria test Chemical contents test		,		
3		*e)	Are there any water source plumbing problems or needed repairs?	Yes*	_	Unknown	
•		(3) Are t	here any water treatment systems for the property?	Yes	No	Unknown	
1		Le	ased Owned				
1	B.	Irrigation	1		,		
)		(1) Are t	here any water rights or other rights for the property?	Yes	No	Unknown	
		* (2) If a	ny exist, has the irrigation water been used during the last five-year period?	Yes*	No	Unknown	DNA.
		* (3) Is t	here a water rights certificate or other written evidence available?	Yes*	No	Unknown	☑ NA
3	C.	Outdoor	sprinkler system				
1			ere an outdoor sprinkler system for the property?	Yes	Wo	Unknown	-
			a back-flow va ve been installed?	Yes	No	Unknown	NA
			outdoor sprinkler system operable?	Yes	No	Unknown	NA
	3. SEWA						
	Α.		operty connected to a public or community sewage system?	Yes	No	Unknown	
	В.		e any new public or community sewage systems proposed for the property?	Yes	No	Unknown	
	C.		operty connected to an on-site septic system?	Yes	No	Unknown	/
	0.		s, when was the system installed?			Unknown	INA
			s, was the system installed by permit?	☐ Yes*	No	Unknown	☑ NA
3			the system been repaired or altered?	☐ Yes*	No	Unknown	MA
,			the condition of the system been evaluated and a report issued?	Yes*	No	Unknown	NA
;			the septic tank ever been pumped?	Yes	No	Unknown	☑ NA
			s, when?				MA
7		-	s the system have a pump?	Yes	No	Unknown	☑ NA
		(7) Dog	s the system have a treatment unit such as a sand filter or an aerobic unit?	Yes	No	Unknown	[→NA
}			service contract for routine maintenance required for the system?	Yes	No	Unknown	ENA
}			all components of the system located on the property?	Yes	No	Unknown	AND
)	*D	(a) Ale	re any sewage system problems or needed repairs?	Yes*	No	Unknown	
1	*D.	Are thei	our sewage system problems of needed replace	Yes	1No	Unknown	
2	E.	Does yo	our sewage system require on site partitions to another the				
3	SELLER	\searrow	hu Wille Date //s/2 SELLER			Date	←
		3705 LL	C/ WILTSHIRE / / /			Deal Estate Fa	rme IIC
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	4. DWEL	LING INSULATION				
	A.	Is there insulation in the:	- (.	п.,	C	
		(1) Ceiling?	Yes	∐No	Unknown	
		(2) Exterior Walls?	Yes	∐No	Unknown	
		(3) Floors?	Yes	□ No	Unknown	
	B.	Are there any defective insulated doors or windows?	Yes	ØN₀	Unknown	
	5. DWEL	LING STRUCTURE				
	A.	Has the roof leaked?	Yes	Ø1Ño	Unknown	1
		If yes, has it been repaired?	Yes	□No	Unknown	NA
	B.	Are there any additions, conversions or remodeling?	Yes	No	Unknown	
		If yes, was a building permit required?	Yes	No	Unknown	
		If yes, was a building permit obtained?	Yes	No	Unknown	
		If yes, was final inspection obtained?	Yes	No	Unknown	NA
	C.	Are there smoke alarms or detectors?	Yes	No	Unknown	
	D.	Are there carbon monoxide alarms?	Yes	No	Unknown	
1	E.	Is there a woodstove or fireplace insert included in the sale?	Yes	₽No	Unknown	
)		*If yes, what is the make?				
		If yes, was it installed with a permit?	Yes	No	Unknown	NA
		*If yes, is a certification label issued by the United States Environmental Protection Agency	1			
,		(EPA) or the Department of Environmental Quality (DEQ) affixed to it?	Yes*	No	Unknown	₽'ÑA
	F.	Has pest and dry rot, structural or "whole house" inspection been done within the last three years?	Yes	No	Unknown	
,	*G.	Are there any moisture problems, areas of water penetralion, mildew odors				
,	O.	or other maisture conditions (especially in the basement)?	Yes*	_	Unknown	
		*If yes, explain on attached sheet the frequency and extent of problem and any insurance of	laims, rep	oairs or r	emediation dor	ne.
3	H.	Is there a sump pump on the property?	Yes	No	Unknown	
}	1. L	Are there any materials used in the construction of the structure that are or				
)	1.	have been the subject of a recall, class action suit, settlement or litigation?	Yes	DN₀	Unknown	
,		If yes, what are the materials?				
		(1) Are there problems with the materials?	Yes	No	Unknown	
2		(2) Are the materials covered by a warranty?	Yes	No	Unknown	
1		(3) Have the materials been inspected?	Yes	No	Unknown	NA
		(4) Have there ever been claims filed for these materials by you or by previous owners?	Yes	No	Unknown	PINA
5		If yes, when?				⊠ INA
5		(C) Management and a control of the	Yes		Unknown	
7		(6) Were any of the materials repaired or replaced?	Yes	No	Unknown	NA
3	SELLER	And lacker poul like & SELLER			Date	
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)	6. DWE	LLING SYSTEMS AND FIXTURES				
i	If the fol	lowing systems or fixtures are included in the purchase price, are they in good working order	on the da	te this fo	orm is signed b	y Seller?
2	A.	Electrical system, including wiring, switches, outlets and service	Yes		Unknown	
3	B.	Plumbing system, including pipes, faucets, fixtures and toilets	Yes	No	Unknown	
1	C.	Water heater tank	Yes	No	Unknown	
5	D.	Garbage disposal	Yes	1 No	Unknown	□NA
3	E.	Bullt-in range and oven	Ves	No	Unknown	□ NA
,	F.	Built-in dishwasher	Ves	No	Unknown	□ NA
3	G.	Sump pump	Yes	No	Unknown	☑ NA
9	H.	Heating and cooling systems	1			
)		(1) Heating systems	Yes	No	Unknown	□ NA
1		(2) Cooling systems	Yes	No	Unknown	D NA.
2	l.	Security system Owned Leased	Yes	No	Unknown	MA
3	J.	Are there any materials or products used in the systems and fixtures				
1		that are or have been the subject of a recall, class action suit settlement or other litigations?	Yes	No	Unknown	
5		If yes, what product?				
3		(1) Are there problems with the product?	Yes	□No	Unknown	□ NA
7		(2) Is the product covered by a warranty?	Yes	No	Unknown	-
3		(3) Has the product been inspected?		No	Unknown	
3		(4) Have claims been filed for this product by you or by previous owners?	Yes	No	Unknown	DNA
)		If yes, when?				
1		(5) Was money received?	Yes	No	Unknown	
2		(6) Were any of the materials or products repaired or replaced?	Yes	No	Unknown	MA
3	7. COM	MON INTEREST		1		
4	A.	Is there a Home Owners' Association or other governing entity?	Yes	No	Unknown	
5		Name of Association or Other Governing Entity				
6		Contact Person				
7		Address	Phone N	umber_		
В	В.	Regular periodic assessments: \$ per Month Year Other			_	
9	*C.	Are there any pending or proposed special assessments?	Yes*	No	Unknown	
0	D.	Are there shared "common areas" or joint maintenance agreement for facilities like walls, fences,		_	_	
1		pools, tennis courts, walkways or other areas co-owned in undivided interest with others?	Yes	No	Unknown	
2	E.	is the Home Owners' Association or other governing entity a party to				-/
3		pending litigation or subject to an unsatisfied judgment?	Yes	No	Unknown	- NA
	1					
	(Aug 1/1/10/2 051150			Date	←
4	SELLE	3705 LLC/ WILTSHIRE Date // 1/22 SELLER				
		, .				
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	Proper	ty Address 3705 19TH AVE, FOREST GROVE , OR 97116			
175	F.	Is the property in violation of recorded covenants, conditions and		_	•
176		restrictions or in violation of other bylaws or governing rules, whether recorded or not?	Yes	ØN₀	Unknown NA
177	8. SEIS	SMIC			
178	A.	Was the house constructed before 1974?	Yes	No	Unknown
179		If yes, has the house been bolted to its foundation?	Yes	□ No	Unknown NA
180	9. GEN	IERAL			
181	A.	Are there problems with settling, soil, standing water or drainage on			
182		the property or in the immediate area?	Yes	DNO	Unknown
183	B.	Does the property contain fill?	Yes	□No	Unknown
184	C.	Is there any material damage to the property or any of the structure(s)			•
185		from fire, wind, floods, beach movements, earthquake, expansive soils or landslides?	Yes	No	Unknown
186	D.	Is the property in a designated floodplain?	Yes	No	Unknown
187		Note: Flood insurance may be required for homes in a floodplain.			
188	E.	Is the property in a designated slide or other geologic hazard zone?	Yes	,⊒Ki₀	Unknown
189	*F.	Has any portion of the property been tested or treated for asbestos, formaldehyde, radon, gas,			
190		lead-based paint, mold, fuel or chemical storage tanks or contaminated soil or water?	Yes*	No	Unknown
191	G.	Are there any tanks or underground storage tanks (e.g., septic, chemical, fuel, etc.) on the property?	Yes	DNO	Unknown
192	H.	Has the property ever been used as an illegal drug manufacturing or distribution site?	Yes	NO	Unknown
193		*If yes, was a Certificate of Fitness issued?	Yes*	No	Unknown NA
194	I.	Has the property been classified as forestland-urban Interface?	Yes	No	Unknown
195	10. FUL	LL DISCLOSURE BY SELLER(S)		,	
196	*A.	Are there any other material defects affecting this property or its value that			
197		a prospective buyer should know about?	Yes*	JN₀	
198		If yes, describe the defect on attached sheet and explain the frequency and extent of the pr			surance claims, repairs or
199		remediation?			
		VERIFICATION		W.	
200	The fore	egoing answers and attached explanations (if any) are complete and correct to the best of my/our kn	owledge a	and I/we h	nave received a copy of this
201		re statement. I/we authorize my/our agents to deliver a copy of this disclosure statement to all prospe			
202	-	Number of pages of explanations are attached.			
203	Seller	3705 LLC/WILTSHIRE Date 1/18/22 Seller			Date ←

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Property Address 3705 19TH AVE, FOREST GROVE, OR 97116

II. BUYER'S ACKNOWLEDGMENT:

204 205	A.	As buyer(s), I/we acknowledge the duty to pay diligent attention to any material defects that are known to me/us or can be known by me/us by utilizing diligent attention and observation.
206 207 208 209 210	8.	
211 212	C.	Buyer (which term includes all persons signing the "Buyer's Acknowledgment" portion of this disclosure statement below) hereby acknowledges receipt of a copy of this disclosure statement (including attachments, if any) bearing seller's signature(s).
213	DIS	CLOSURES, IF ANY, CONTAINED IN THIS FORM ARE PROVIDED BY THE SELLER ON THE BASIS OF SELLER'S ACTUAL KNOWLEDGE
214	OF	THE PROPERTY AT THE TIME OF DISCLOSURE. IF THE SELLER HAS FILLED OUT SECTION 2 OF THIS FORM, YOU, THE BUYER,
215	HA	VE FIVE BUSINESS DAYS FROM THE SELLER'S DELIVERY OF THIS DISCLOSURE STATEMENT TO REVOKE YOUR OFFER BY
216	DE	LIVERING YOUR SEPARATE SIGNED WRITTEN STATEMENT OF REVOCATION TO THE SELLER DISAPPROVING THE SELLER'S
217	DIS	CLOSURE UNLESS YOU WAIVE THIS RIGHT AT OR PRIOR TO ENTERING INTO A SALE AGREEMENT.
218	BU	YER HEREBY ACKNOWLEDGES RECEIPT OF A COPY OF THIS SELLER'S PROPERTY DISCLOSURE STATEMENT.
219	Buy	rer Paul Downey Date01-24-2022 1:29 RM FB@yer Date ←
220	Aga	ent receiving disclosure statement on buyer's behalf to sign and date:
221		Real Estate Agent Date received by Agent
222		Real Estate Firm

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A place where families and businesses thrive.

CITY RECORDER USE ONLY:

AGENDA ITEM #: D. 3. ADDITION

MEETING DATE: 01/24/2022

FINAL ACTION:

RESO 2022-07

CITY COUNCIL STAFF REPORT

TO: City Council

FROM: Jesse VanderZanden, City Manager

MEETING DATE: January 24, 2021

PROJECT TEAM: Paul Downey, Assistant City Manager/Finance Director

Anne Lane. Parks and Recreation Director

SUBJECT TITLE: Property Purchases – 3705 19th Avenue

Informational Resolution Motion ACTION REQUESTED: Ordinance Order X all that apply

ISSUE STATEMENT: The City made an offer to purchase an approximate 0.48 acre property located at 3705 19th Avenue for a City park. The owner has accepted the City's offer. The City Council needs to formally approve the purchase of the property. The attached resolution authorizes the City to purchase the property located at 3705 19th Avenue and authorizes the City Manager or Assistant City Manager/Finance Director to complete the purchase.

BACKGROUND: 2021 City Council Objective 7.1 is to Complete Feasibility Analysis for Preferred Alternative for Eastside Park. Finding a location for a park on the eastside has been challenging. The Parks and Recreation Director has been leading the process for this objective and the City was doing conceptual designs on two possible locations for an eastside park: 1) Fernhill Elementary School; and 2) a City-owned half-acre lot on the corner of Highway 47 and 19th Street. Last week, another possible location became available at 3705 19th Avenue. This property meets all the requirements for a neighborhood park and better addresses the needs for a neighborhood park on the eastside of the City than the other two locations being considered. The City Council gave staff direction in an executive session to pursue purchasing the site subject to final City Council authorization of the purchase, if successful, at a regular City Council meeting.

After talking to our real estate agent and seeing the high interest in the property, staff offered \$500,000 for the property which was the upper end of the price range staff could offer. That offer turned out not to be too high. The seller accepted the City's offer even though it was not the highest offer. There was an offer for \$40,000 more that also waived all contingencies. The City's real estate agent said what sold the seller on our offer is that the seller really liked the fact that the City is putting a park there instead of seeing the property redeveloped as housing. The seller also liked that the City will work with local non-profit(s) to salvage materials in and on the house that can be re-used.

If the purchase is approved, the conceptual design work on the other two locations will stop and design will commence on this location.

FISCAL IMPACT: The property will be purchased with Parks System Development Charges (SDC) which is a development fee assessed on property when a building permit is issued. Parks SDC can only be used to increase capacity in the Parks system. There are sufficient funds in the Parks SDC to for the other two current projects and this proposed park. There is currently approximately \$4.9 million in the Parks SDC Fund. After all three projects are completed, there will be approximately \$3.4 million in the Parks SDC Fund. Budget authority exists in the Parks SDC Fund to make this purchase.

STAFF RECOMMENDATION: Staff recommends the Council approve the attached resolution.

ATTACHMENT(s):

Resolution