



## LIEN ABATEMENT CERTIFICATION PROGRAM

## Legal Information Is Not the Same as Legal Advice

This booklet provides information about real estate investing; private money borrowing, lending, and / or brokering; and is designed to help users safely determine their own legal needs. Please understand that legal information is not the same as legal advice. The application of law varies with an individual's specific circumstances. Laws vary from state to state and are in constant change, and although we do everything we can to make sure our information is accurate and useful, we recommend you consult a lawyer if you want professional assurance that this information, and your interpretation of it, is appropriate to your particular situation.

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## "I will tell you how to become rich. Close the doors. Be fearful when others are greedy. Be greedy when others are fearful."

- Warren Buffett



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## "In investing, what is comfortable is rarely profitable."

- Robert Arnott



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## LIEN ABATEMENT INTRODUCTION



**Turning Garbage into Gold!** 



## **Statement of Purpose**

"We are here to learn how to improve communities by working with local governments to acquire blighted properties through the LIEN ABATEMENT process and restore these properties to be productive use in the community once again."

- Lee Arnold

- To understand the process of lien abatement
- To know who the key players are in the municipalities we live in and how to reach out to them.
- To learn how to leverage the power of the community.
- To understand how to leverage the resources already in place in our local governments.
- To gain new understanding on how to negotiate the deal.
- To increase our bottom line profitability.

## Code of Conduct for the Event

The goal of our time together is to educate you on how to be a profitable real estate investor.

## To that end, the following codes of conduct will apply:

- Cell phones will not be used at any time during the scheduled sessions. Cell phones may only be used during breaks and lunch.
- You will respect each speaker during their allotted time, by listening attentively.
- You will withhold comment or commentary until the designated time to share.
- At all times, only **ONE (1) person will speak.**



- Be respectful, supportive and encouraging of your fellow investors
- Have fun, participate, be an active listener, and share

We understand that we're all adults here, however we want everyone involved to get the most out of the day we are together, making these rules necessary!

## First Things First

- Breaks & Bathrooms
- Meals
- Cell Phones
- Respecting All
- Your Participation
- · Worship on Sunday

## Meet Our Family of Companies:



Secured Investment Corp is the parent company in the organization. Through the work of its wholly owned subsidiaries, Secured Investment Corp provides real estate investors the necessary capital to finance their projects by bringing together private lenders and borrowers.

Secured Investment Corp also manages Private Equity Funds. These Private Equity Funds provide borrowers access to capital within minutes of closing their transaction. The



Private Equity Funds consist of accredited investors that invest their money with the Fund. Secured Investment Corp manages the investors' money and pays the investors a return on their investment on a quarterly basis.

The Funds average a 10% - 14% annualized return to our investors.

- <u>SecuredInvestmentCorp.com</u>

## **SIC Mission Statement:**

"Reimagining technology to create cutting edge solutions for investors to participate in alternative, secured, high performance investments."



The Lee Arnold System of Real Estate Investing provides focused training that covers all aspects of real estate business. The Lee Arnold System is a powerful way for you to start investing your way to monumental wealth in the shortest time possible.

Education is a fundamental element to future success in finding, financing and selling real estate for profit. This learning stage includes training and/or mentoring to build solid understanding to successfully invest in real estate. In this phase an investor actively works to create Active Income which



includes finding a great investment, or "deal", and then borrowing to fix and flip (or fix and hold) the property for positive cash flow. We call this growth in individuals' financial capacity and competency the "Circle of Wealth". -

## **LeeArnoldSystem.com**

## LAS Mission Statement:

"To educate, train and provide access to relationships and products allowing individuals to achieve financial freedom through real estate."



As the lending arm of the company, COGO Capital works with borrowers to originate, process, and close loans. COGO Capital offers private loan options for real estate investment properties within most states across the United States. - CogoCapital.com

## **COGO Capital Mission Statement:**

"To provide no-hassle, asset-backed, real-time private capital to real estate investors."





The servicing company for most loans originated by COGO Capital. Lake City Servicing is in our Coeur d'Alene, Idaho corporate office. Lake City Servicing is also available to service most other third-party loans. -

**LakeCityServicing.com** 

## LCS Mission Statement:

"Lake City Servicing is a comprehensive real estate loan servicing company for investors holding real estate notes for nonowner occupied residential and commercial property."



Arnold Professional Holdings is the premier rehab arm of the company. Here is where we practice what we preach. APH buys and flips properties throughout the Spokane, WA. market.

The company has a construction crew and specializes in Spokane, WA. This company has a main office and warehouse located in Spokane, WA. This is by design to allow both personnel resources and physical resources to be closer to the farm area we work in.





At He's the Solution Ministries our goal is honor God in everything we do. We strive to allow our faith to be something that others can witness in our every-day lives. We endeavor to be more like Christ daily and encourage others along the way. We want to encourage you in your daily walk to show your faith, and to be BOLD in the workplace.

To this end He's the Solution Ministries sponsors an optional, non-denominational worship service at all events that last through a Sunday. The services start at 7:45am and end around 9:15am. All students as well as the public are invited and encouraged to attend.

We also providing encouragement, support and resources for those seeking a BOLD FAITH in the workplace. We hold weekly services via a conference call at 6:45 am PT so that you can be a part of a worship service every Sunday morning no matter where you are located. The number is 641-715-3276, and pass code number is, 866541# —

## Hesthesolution.com

## **Our Motto:**

EQUIPPING CHRISTIAN BUSINESS LEADERS FOR BOLD FAITH IN THE WORK PLACE!

## Theme Scripture Verse:

In Him we have Boldness & Confident Access Through Faith in Him. - Ephesians 3:12 HCSB



## Our Company Wide Slogan:

"We get more of what we want, by helping others get more of what they want."

- Lee Arnold, CEO

## Circle of Wealth Philosophy:

The Circle of Wealth is at the center of everything we do here at Lee Arnold System. It is also your road map for how each division of our company can help you gain financial independence and passive income through.

The Circle of Wealth has four stages. You can enter the circle at any stage and can go back and forth between stages as desired. Typically, people enter in at the training level and borrow funds for their real estate investments. They eventually become lenders, helping others obtain the capital needed to grow their real estate portfolios. This allows everyone, on every side, to succeed.

Ultimately, the Circle of Wealth allows you the financial independence and wealth building that you seek.

## CIRCLE OF WEALTH 888 **REAL ESTATE LEARNING** Education **LENDING TO** Training BORROWERS Mentoring Active income Makes more money over time BORROWING Passive income Find a Deal Borrow Money Fix & Flip Active income ACTIVE INCOME: PASSIVE INCOME: MAKING MONEY BY MAKING MONEY OFF LENDING TO REAL REAL ESTATE INVESTING ESTATE INVESTORS - Fixing & Hipping - Buying & holding for long-term cashflow ut any real effort - Make enough money to become a Lender







Turning Garbage into Gold!



	Problem:
Many	possible scenarios lead to issues:
•	Owner/resident does not take care of home. Property becomes blight on community.  Land Lords do not take care of Property. Property becomes  Foreclosure is started but the process stalls, the property sits vacant – Zombie Property.  Death of a homeowner with no clear heir. – Vacant Property.
Defini	tions you should know:
•	According to the Office of Policy Development and Research (PD&R), U.S. Department of Housing and Urban Development:  O The absence of universal definitions of vacancy and abandonment complicates efforts to assess the number of vacant and abandoned properties nationally.  O You'll see this in our State by State addendum where some states have definitions and others don't or where some states laws center more around crime than around health-related nuisances.
•	According to the National Vacant Properties Campaign (NVPC):  residential, commercial, and industrial buildings and vacant lots that exhibit one or both of the following traits:  The site poses a



• The owners or managers neglect the fundamental duties of property ownership (e.g., they fail to pay taxes or utility bills, default on mortgages, or carry liens against the property.)



	<b>T</b> 7			1 1
0	Vacant	properties	can 1	nclude:

- \_\_\_\_\_\_, boarded-up buildings;
- unused lots that attract trash and debris;
- A vacant or underperforming commercial properties);
- Neglected industrial properties with environmental contamination.
- The NVPC monitors indicators of future vacancy and abandonment:
  - \_\_\_\_\_
  - apartments with significant housing code violations, and
  - housing that remains vacant for long periods of time,
- State laws and uniform building codes further refine what constitutes an abandoned building:
  - These vary from jurisdiction to jurisdiction.
  - Often these structures have been unoccupied for over a year, are beyond repair, and pose



-

(sometimes called "zombie title" or "zombie properties"), the homeowner moves out after foreclosure has begun, but for some reason the foreclosure is stalled or cancelled, the sale is never held, or title is never officially transferred to a new owner.

o As a result, title remains in the \_\_\_\_\_

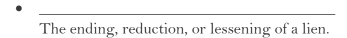


- Often, zombie foreclosures occur in low-income areas where the lender is not anxious to assume responsibility for the upkeep of the property and wants to save on taxes, as well as other costs.
- o If squatters occupy the property or it falls into severe disrepair, the bank may simply wash its hands of the property.

A	legal term referring to the condition or use of a
pr	operty that:
0	with neighbors' use
	or enjoyment of their property, or
0	endangers life, health, or safety, or
0	is offensive to others.

- O Example: Under the Abandoned Property Rehabilitation Act (NJ), abandoned properties are presumed to be nuisances:
  - because of their "negative effects on nearby properties and the residents or users of those properties."
  - Because of the harm they do to others,

  - Both Vacant Property & Zombie Foreclosures are types of Nuisance Properties.









0	Chronic nuisance properties often require legal
	action in the form of liens to force homeowner
	compliance or as a means for the municipality to
	of the property.
	In such circumstances, the lien stays attached to the
	property until it is removed or "abated." Lien
	Abatement, then is the process of removing said lier
	by means of
	with the municipality or by payment.

	rding to the Office of Policy Development and Research R), U.S. Department of Housing and Urban Development
•	Vacant and abandoned properties are linked to increased rates of(particularly arson) and
• NT:	The maintenance or demolition of vacant properties is a huge expense for many cities.
Nuis	ance properties become havens for:
•	drugs,
•	

lot. Abandonment often seems beyond the control of local officials, and it rarely incites a sense of urgency beyond the on the block where it occurs." -National Vacant Properties Campaign-

Vacant and Nuisance properties drain local government





- This expense grows every year a property remains vacant or abandoned.
- Such properties produce no or little property tax income, but they require plenty of \_\_\_\_\_
  - A study in Austin, Texas found that blocks with vacant buildings had:
    - 3.2 times as many drug calls to police,
    - 1.8 times as many theft calls, and
  - More than 12,000 fires break out in vacant structures each year in the US, resulting in \$73 million in property damage annually. Most are



- Over the past five years:
  - St. Louis has spent \$15.5 million, or nearly \$100 per household, to
  - Detroit spends \$800,000 per year and
  - Philadelphia spends \$1,846,745 per year cleaning

## Crime

Vacant properties often become a breeding ground for crime, tying up an inordinate amount of police and city resources. Studies have shown that vacant/abandoned properties have the highest correlation to the incidence of crime. Studies in Texas found that crime rates on blocks with open abandoned buildings were twice as high as rates on matched blocks without open buildings.



## Common Crimes

- Drugs
- •



- Domestic Violence
- Squatters

## Arson & Accidental Fires

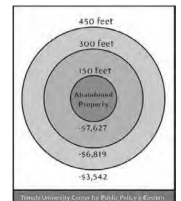
• The National Fire Protection Association (NFPA) estimates that \_\_\_\_\_\_ firefighters are injured every year in vacant or abandoned building fires.



## Public Nuisances & Health

- Vacant and abandoned properties require a
  disproportionate amount of public maintenance. In
  addition to securing buildings against criminal activity,
  local governments must clean and care for them to
  prevent a buildup of:
  - o \_\_\_\_\_o illegal dumping,
- Excessive noise can also be a public nuisance issue.

## House Dilapidation



## Lower Property Values

- Vacant properties rob surrounding homes and businesses of their \_\_\_\_\_\_ In a 2001 study, researchers from Philadelphia found:
  - O That houses within 150 feet of a vacant or abandoned property experienced a net loss of \$7,627 in value.



- O Properties within 150 to 300 feet experienced a loss of \$6,819 and
- Those within 300 to 450 feet experienced a loss of \$3,542.
- O Philadelphia researchers also found "that all else being equal, houses on blocks with abandonment sold for \$6,715 less than houses on blocks with no abandonment."

• Taxes are often lost on vacant properties because of tax delinquency. Abandoned properties often become delinquent because the cost of paying taxes on the property may well exceed the value of the property.

## Community Homeowner Costs

- Higher \_\_\_\_\_
- Poorer Quality of life

## Example: In an October 2017 Report on Mt. Vernon, NY:

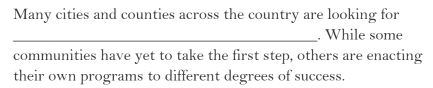
- The investigation uncovered 21 foreclosed, bank-owned properties in Mt. Vernon, that combined caused \$3.52 million in lost property value to 764 neighboring homes.
- 10 publicly available zombie properties were found, which depreciated the value of 396 neighboring homes by a total of \$1.7 million.
- The six abandoned homes identified affected 261 neighboring homes and caused a total of \$1.04 million in lost property values.
- The lowest income neighborhoods of Mt. Vernon, found in zip code 10550, were the most negatively affected, with 58% of the total calculated property value loss affecting homes in that zip code.





Example: City of Spokane – As reported by the City Attorney, Matthew Folsom

- \$2,000 to \$34,000 direct cost for each abandoned property in the city.
- \$5,000,000 direct costs to the city for \_\_\_\_\_ properties.
- Neighborhoods with abandon properties experience an average of \$64,000 reduction in value.



- Many communities don't have a reliable \_\_\_\_\_\_\_\_\_ to track of the number of vacant properties that exist within their borders.
- Many of the \_\_\_\_\_\_ incurred by a jurisdiction, including demolition, fire and nuisance abatement, are not routinely tracked.
- While anecdotal evidence abounds regarding homeowners losing their insurance because of their proximity to an abandoned house, determining the actual cost is difficult.
- Much of the data available about the costs of vacant properties is found from a variety of sources and is difficult to obtain.

## The Solution (Possible Options)

Voluntary Compliance

- Often the best way of permanently resolving a public nuisance issue is through the voluntary compliance of the individual responsible for the problem.
  - o Neighbors may attempt \_\_\_\_\_







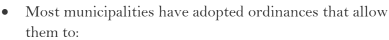
	I IIIIIIO IIIE I ROBEEII
	o Letter from an experienced can help add the appropriate motivation to get the individual(s) responsible for the problem to remedy the situation.
•	In some instances, the owner of the property may be of the nuisance being caused
	by tenants or unauthorized squatters. In these situations, an owner is likely to appreciate the notification and quickly take measures to protect their property.
•	If voluntary compliance is unsuccessful, there are several other public and private remedies that can be used to permanently fix the issue.
Privat	e Nuisance Lawsuit
•	a nuisance (something
	that causes an annoyance) that interferes with the rights of a specific person or entity.
•	If a neighboring property is interfering with your use and enjoyment of your home, then you may be able to bring a
	<ul> <li>The court may order for the nuisance to cease and</li> <li>you may be entitled to</li> </ul>
•	While states may vary on their definition of a private nuisance, a plaintiff must typically prove the following elements:
	O The plaintiff owns the land or has the right to possess it;
	<ul> <li>The defendant acted in a way that interferes with the plaintiff's enjoyment and use of his or her property;</li> <li>and</li> </ul>
	The defendant's interference was



## Public Nuisance Lawsuit



- \_\_\_\_\_\_ a nuisance causing problems to the general public.
- If a property is threatening the health, safety, convenience, or welfare of the community generally, a public nuisance lawsuit may be appropriate. In these instances, private individuals may not be able to bring a suit on their own, however, they may reach out to \_\_\_\_\_\_ and request the city take appropriate legal action.
- These suits are most often initiated by neighbors'
- Inspection and Abatement Warrants
  - O If there is a specific issue on a property that needs attention (e.g. a trash pile-up, unmaintained yard), the city can petition the court to obtain an inspection or abatement warrant to enter the property to fixing the specific issue.



- 0 \_\_\_\_\_
- o board, and
- o secure abandoned buildings.
- O Example, in Roanoke, Virginia, the city has taken a tougher stance on properties deemed health and safety hazards. If a property is deemed a hazard by the city the owner is given \_\_\_\_\_\_ to remediate the problem. If no action is taken, the city will:
  - solicit input from the neighborhood,
  - do asbestos and lead abatement,
  - solicit demolition bids,
  - raze the house, and







	■ place a	<del>-</del>						
	property to try to recoup the demolition costs.							
Drug	g Abatement and Red-Light Lit	igation						
•	There are specific laws that properties being							
	purposes. Occupants using a can be evicted and the proper from further misuse.		• •					
•	To use these laws to resolve this type, attorneys will need	•	sue of					
	of the dr	rug or prostitution a	ctivity.					
•	If you suspect there is ongoin activity occurring at a neighborhact the police as they car provide important facts to he action.	boring property, you n investigate the issu	u should ue and					
Recei	iverships for Abandoned Prope	rty						
•	Sometimes a property is left an owner or abandonment.  O It may be difficult to fix a available to take	unattended by the dan issue if there is no						
	o In these situations, a city hand the property over to remedy the situation.	• •						
•	Awilling to take-on abandoned sell them to a new owner.	is an individual d properties, fix ther	v					
Demo	olition							
•	In some instances, where a pabandoned and is dilapidated best solution is to have the paper demolished.	beyond repair, the						



• You can contact local city authorities to report such a property and the city can act to have it removed if necessary.



- Clearly a better choice. One study of the St. Paul, Minnesota budget for maintenance and security costs associated with vacant buildings revealed that while demolition saves the city significantly, the rehabilitation of a vacant building will save almost twice as much in maintenance costs.
- The same study showed that demolishing a vacant building and leaving a vacant lot in its stead led to significant lost in property tax revenue.
- The problem with rehabilitation is that cities are

  and in most areas, unable to rehab properties.
  - o They lack necessary resources.
  - O They lack infrastructure to rehab.
  - o They lack experience.
  - They are restricted by legal red tape and appearances of partiality.

## Cities and Communities are Taking Action

•	Video: "Spokane Valley considers plan to deal with nuisance properties"



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As the Investor, you are the \_\_\_\_\_\_ in this story.

- You have the power to create value in these neighborhoods.
- You have the power to turn the tide of falling property values for homeowners in these community.
- You have the power to salvage the city tax base and raise the quality of life in these municipalities.
- You are the \_\_\_\_\_\_ to this puzzle.
- You are the white-knight.
- You will make a \_\_\_\_\_\_



## Opportunity

- Lead Source

  - O Build relationships with your city and local government so that you become the \_\_\_\_\_\_ to their ever-growing problem.
  - o Get them to hand you deals!







## CASE STUDY 1



**Turning Garbage into Gold!** 



## How We Found the Property:

- The owner, Jeanette was going through a rough spot in her life.
- She was not able to live in her house and was getting ready to lose it.
- She saw the COGO Van in the parking lot of our building.
- She came in to inquire what we could do for her.
- She was persistent and would not leave without talking to someone.







MOLLY QUINN mollyq@spokesman.com

## Doing Our Due Diligence:

After we spoke with Jeanette in our office we needed to find the most updated information on Jeanette's house. We have a process that we follow, and we want you to follow the same process. Below is the process you need to follow researching a property in question

1. Google: To find the most up to date information about the subject property turn to Google. Enter the address of the subject property in your browser and see what comes up. Google pulls information from all sources online and aggregates it or puts the information in one place for one to view. For instance, if you were researching a property and you





"googled" it you would find all the recent information on the subject property on the first page of Google.

Most important in this step is to determine if there is negative information about the subject property. It would be helpful to know if there was a major crime committed on the premises of the subject property. Google is always the first place to begin your search when doing your due diligence.

2. Zillow: the next step in the process is to research the property on Zillow. The objective in this step is to determine what most properties in the area are valued. Zillow is helpful when obtaining comparable home values and recent home sales numbers. Zillow will give a value called a "Zestimate" based on what other people think the property is worth.

According to Zillow's website "the Zestimate is a starting point and does not consider all the market intricacies that can determine the actual price a house will sell for." Meaning, the value may not be accurate and will not replace an appraisal. There has not been an inspection conducted of the property, and as such the "Zestimate" is a computer-generated estimate given the available data on said property. For more information visit zillow.com/

3. MyFirstAm: (First American Title) This is the most important step in the process to determine if there is equity in the subject property. If there is no equity in the subject property than you should move on to another property that has equity, or you will have to consider a short sale scenario.



A MyFirstAm report can provide you with title information on the subject property. You will want to obtain a full report that provides all the title transaction history. We call this the "debt stack". The debt stack is record of transactions or records of how many loans or liens have been placed against the subject property. Until you are able to get your account setup you can get a Debt Stack report @ leearnoldsystem.com/debtstack



The report from First American will give other details such as comparable homes and a map of homes that surround the subject property. By far the most important information is the name and address of the owner of the subject property. Please note if the address of the owner and the address of the subject property match. If not, this means that the owner of the subject property is not living in the subject property. For more information visit myfirstam.com

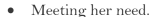
- 4. <u>Intelius:</u> The last step in this process is to track the phone number of the owner of the subject property. Intelius is an online service that will help you do this. You need the phone number so you can call the owner and negotiate about buying the subject property.
- buying the subject property.

  5. According to their website, Intelius can "help you live in the know with instant people search, background check, and reverse number lookup." Visit intelius.com/



# Negotiating the Deal: With the Owner.

- Building rapport.
- Finding out about her need.
  - O Jeanette owned a property @ 2332 W. College Ave. she was able to purchase through an assistance program with the city of Spokane.
  - o Since the beginning of 2012, police had received over 200 calls, mostly for drug-related activity.
  - o The city \_\_\_\_\_ against the owner, asking the court to order abatement of a public nuisance.
    - According to the suit, the owner was served with eight notices of chronic nuisance at her house since 2012 and refused to work with officers to clean up the property.
      - Spokane officials boarded up the house after a judge signed an order declaring the property
      - The owner was taken to jail after police found a syringe with heroin on the premises.



- O Jeanette needed out of her property fast or she was going to lose it to nuisance abatement.
- See the next page for the news article, "Spokane Police Help Citizens Remove Drug House from Neighborhood."
- Leveraging the neighbors.
  - o Communities can sue.
  - O See following news article titled, "Neighbors relieved as city shutters nuisance house."





# Spokane Police Help Citizens Remove Drug House From Neighborhood

Homeowner arrested; House closed for up to one year

Jordan Ferguson, Corporal/Patrol, PIO, 509.363.8285, mferguson@spokanepolice.org

Through close collaboration with neighbors, the Spokane Police Department's Civil Enforcement Unit shut down a nuisance home, which was the source of more than 100 calls for service in the past year. The homeowner, Jeanette R. Johnson (52) was arrested for Possession of a Controlled Substance and Use of a Building for Unlawful Drug Purposes.

Yesterday, April 9, 2015, the Spokane Police Department's Civil Enforcement Unit (CEU) and Neighborhood Conditions Officers (NCOs), in coordination with neighbors and the Spokane City Attorney's Office, enforced a court order on a problem house in the 2300 block of W. College Ave. The address has been the source of more than 100 calls for service in the last year.

Johnson, who was arrested for Possession of a Controlled Substance and Use of a Building for Unlawful Drug Purposes, refused to work with the Neighborhood Conditions Officer to curtail the illegal drug activity at the house. Neighbors expressed concerns to the City of Spokane and the Spokane Police Department, indicating they felt threatened by the activity at the home and had to pick up syringes so children would not step on them on their way to school.

CEU, with cooperation from neighbors, obtained a court order of abatement to close down the house for up to a year and stop illegal activity at the address. CEU was able to show the court that the house was a drug nuisance as defined in Chapter 7.43 RCW and a chronic nuisance as defined in Spokane Municipal Code 10.08A.

Citizens who encounter concerns with problem properties in their neighborhood are urged to report these concerns to Crime Check at 509-456-2233.



Salest City of Its Size



# THE SPOKESMAN-REVIEW

## SPOKANE

Neighbors relieved as city shutters nuisance house



Alex pauses as he reflects on his troublesome neighbors at 2332 W. College Ave. in Spokane's West Central area. The owner of the longtime nuisance property, pictured in the background, was arrested Thursday for drug possession, and the home was boarded up. (Tyler Tjomsland)

#### By Rachel Alexander





Needles and broken glass. Naked people showering outside in broad daylight. A woman getting "beaten by eight people with sticks over stolen peanut butter."

Those are just a few of the problems neighbors of a West Central house say they've put up with over the past three years. But 2332 W. College Ave. has been quiet since Thursday, when Spokane officials boarded up the house after a judge signed an order declaring the property a drug nuisance. The owner, Janette Johnson, 52, was taken to jail after police found a syringe with heroin on the premises.

"It's a big relief," said Shane Couch, who lives in a duplex next door. He said he was planning to have friends over and hang out on his porch – something he hasn't felt safe to do since he moved in two years ago.

Alex Rehberg, who lives above Couch in the duplex, said Johnson's arrest comes after years of work by neighbors and neighborhood conditions Officer Traci Ponto, who's encouraged residents to report issues with the house.

"People from that house have broken into this house while I lived here three times," Rehberg said. "I called the cops to the point where the cops told me to stop calling them."

Since the beginning of 2012, police have received over 200 calls for service at Johnson's house, mostly for drug-related activity. The city filed suit against Johnson on March 27, asking the court to order abatement of a public nuisance. According to the suit, Johnson was served with eight notices of chronic nuisance at her house since 2012 and refused to work with officers to clean up the property.

Police spokesman Cpl. Jordan Ferguson said the process to get a nuisance house shut down can be a long one, because officers often don't have enough evidence to get a warrant or arrest the owner.

"The actual person that owns the house isn't doing anything overtly illegal that we can make an arrest on," he said.

"A lot of times, we don't know what's going on inside the house" because reports from neighbors are about activities happening outside, he said.

This isn't the first time police have made some progress shutting down Johnson's house. Police arrested her in 2007 after a confidential informant bought crack cocaine from her inside the home. She pleaded guilty to three drug-related offenses and was sentenced to 10 months in jail, court records show.

A judge declared the house a nuisance property and ordered it abated for one year on April 30, 2008. Johnson got out of jail and completed her community supervision in 2010. Then, neighbors say, the property went right back to being a problem.

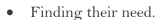


"Nothing has slowed down the drug and criminal activity except boarding it up. As soon as she moved back in, the activity picks up again," neighbor Laurie Ryan wrote in an affidavit.
The April 1 court order for abatement allows police to seize all the contents of the house and sell them, using the costs to cover expenses associated with keeping the house closed and the city's court fees. If the sale of items inside the house doesn't cover those costs, the city can sell the house and keep a portion of the proceeds to recover their costs.
Rehberg was home Thursday when city officials and police officers, including Ponto, came to board up Johnson's house. He said Ponto went inside to search the house and came out grinning because she'd found drugs inside, allowing her to take Johnson into custody pending the filing of formal charges.
Ponto "cuffed her with the biggest smile on her face. It was great to watch." he said.



## With the City.

- Building rapport.
  - O The city had liens on the property that needed to be considered prior to purchase so a relationship was started with the city.



- o The city wanted a pay-off on their liens to cover the expenses of abatement.
- The city wanted the property cleaned up more than they wanted the liens paid.

N	Meeting their need.	
0		
0	liens for a guarantee of rehab of the property.  City 9-month	
eragi	ing pressure from the city on the homeowner	
- A	batement	•
· _	to the seller	
we	closed the deal.	
	Video: "Signing the Deal – Case Study 1."	
_		
_		
_		
_		





## The Rehab – What we did to it

## The Scope Of Work

• New siding and repairs to roof









New stairs and external clean up







• Major trash removal









Repair water damage







• Full kitchen gut



• Major repair of walls







• Electrical





• Plumbing & Bathroom gut





### By the Numbers.

- Estimated Profit & Loss Statement.
- Estimated Profit \$42,307.03

#### The Sale and Profit

- You want to improve the property to the level of the community to gain \_\_\_\_\_
- Remember that the goal to your rehabs is to maximize profit, not to maximize the amount of rehab you accomplish!
- Pricing.
  - o Price it to move.
  - o Price it for
  - o Price it right.
- Staging.
  - o Do it right.
  - o You must stage but \_\_\_\_\_
    - Use wall hangings and small items.
    - Avoid \_\_\_\_\_







Silk plants are great to add life









• Suggest uses for the room through your choice of décor.



Make sure \_\_\_\_\_ are on!



• Add texture with pillows and throws.





- Listing.
  - o Think multiple streams of income. Get your cut of the sales commission. Be an
  - o Flyers.
  - o Email blast.
  - O Word of mouth.
  - O Use professional photography & presentations!



- Actual Profit
  - o From the final ALTA Settlement Statement Seller:

o From the Property Profit & Loss statement:

Total Purchase Price = \$26,416.53 Total Rehab = \$52,512.37

Total Profit = \_\_\_\_\_

- o Reputational Capital
  - Spokane Review Article "An Eyesore No More!"



 Thank you card from buyer! (See the following page.)



DEAR LEE ARNOLD TEAM, IT'S RARB THRSB DAYS TO FIND A COMPANY WITH HONESTY AND INTEGRITY. YOU HAVE RENEWED MQ FAITH IN THE VALUES THAT I HAVE HOD MY WHOLE LIFE. JOLE, THE MAN WHO FIXED THE PROPLEM WITH MY KITCHEN FLOOR WAS SO KNOWLEDGEABLE AND HIS WORK ETHIC WAS OUTSTANDING -IF I HAD EXTRA MONES I WOUND INVEST IN YOUR COMPANY, YOU DID SUCH A BREAT JOB OF REBULDING THE HOUSE I LIVE IN, IT'S A JOY LIVING HEDE THANK FOU Goln 6. Webl



## 3 Things We Learn from This First Deal!

- Cities will \_\_\_\_\_ their liens as well as back taxes owing.
- Government programs will negotiate on outstanding loans for fix up or low-income housing vouchers
- Cities have a lot of these types of properties and are excited



and the wherewithal to fix them up and bring them back to productive use.







# my FirstAm® Combined Report

2332 W College Ave, Spokane, WA 99201

Property Address: 2332 W College Ave Spokane, WA 99201

#### **Combined Report**

### 2332 W College Ave, Spokane, WA 99201

8/10/2016

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## my FirstAm® Property Profile

Property Info	rmation		
Owner(s):	Welch John D	Mailing Address:	2332 W College Ave, Spokane, WA 99201
Owner Phone:	Unknown	Property Address:	2332 W College Ave, Spokane, WA 99201
Vesting Type:	Unmarried	Alt. APN:	
County:	Spokane	APN:	25133.0229
Map Coord:	9L	Census Tract:	002300
Lot#:	22	Block:	10
Subdivision:	Nettleton 1st Add	Tract:	
Legal:	Nettleton 1st Add Lt 22 Blk 10		

Property Cha	aracteristics				
Use:	Sfr	Year Built / Eff. :	1926 / 1926	Sq. Ft.:	1449
Zoning:		Lot Size Ac / Sq Ft:	0.1331 / 5800	# of Units:	1
Bedrooms:	4	Bathrooms:	1	Fireplace:	Υ
#Rooms:	7	Quality:	Average	Heating:	Forced Air Gas
Pool:		Air:		Style:	Unknown
Stories:	1.50	Improvements:		Parking / #:	I
Gross Area:	2718	Garage Area :		Basement Area:	

Sale and Loan	n Information				
Sale / Rec Date:	04/26/2016 / 04/28/201	5 *\$/Sq. Ft.:	\$96.27	2nd Mtg.:	
Sale Price:	\$139,500	1st Loan;	\$109,500	Prior Sale Amt:	\$26,415
Doc No.:	000006491573	Loan Type:	Conventional	Prior Sale Date:	12/03/2015
Doc Type:	General Warranty Deed	Transfer Date:	04/28/2016	Prior Doc No.:	000006456917
Seller:	Aarnold Professional Holdings	Lender:	Northwest Equity Solutions Inc	Prior Doc Type:	General Warranty Deed 49   Page

\*\$/Sq. Ft. is a calculation of Sale Price divided by Sq. Feet.

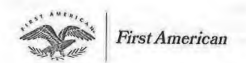
Tax Informati	on			
Imp Value:	\$64,200	Exemption Type:		
Land Value:	\$18,000	Tax Year / Area:	2016 / 0012	
Total Value:	\$82,200	Tax Value:	\$82,200	
Total Tax Amt:	\$1,151.86	Improved:	78%	-

#### **Property Profile**

### 2332 W College Ave, Spokane, WA 99201

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#### my FirstAm® **Transaction History**

2332 W College Ave, Spokane, WA 99201

## Transaction History

Transaction History provides records for the past ten years. To request additional information, please contact your local Sales Representative, Customer Service Department, or for an additional fee you may click here .

History Record #1:	SALE/TRANSFER		
Buyer:	Welch John D	Seller:	Aarnold Professional Holdings
Transaction Date:	04/26/2016	Sale Price:	\$139,500
Recording Date:	04/28/2016	Sale Price Type:	
Recorded Doc#:	000006491573	Title Company:	First American Title
Document Type:	Deed Transfer	Vesting Type:	Unmarried
		9 21	
	2000 000 000 000		

	FINANCE			
Mortgage Recording Date:	04/28/2016	Mortgage Transfer Type:	Resale	
Mortgage Document #:	000006491574	Mortgage Rate Type:		
Lender:	Northwest Equity Solutions Inc	Mortgage Term:	30	=
Document Type:	Trust Deed/Mortgage	Vesting Type:	Unmarried	
Loan Amount:	\$109,500	Mortgage Rate:		
Borrower 1:	Welch John D	Borrower 2:		
Borrower 3:		Borrower 4:		

History Record #2:	SALE/TRANSFER		
Buyer:	Arnold Professional Holdings I	Seller:	Johnson Janette R
Transaction Date:	12/03/2015	Sale Price:	\$26,415
Recording Date:	12/07/2015	Sale Price Type:	
Recorded Doc#:	000006456917	Title Company:	First American Title
Document Type:	Deed Transfer	Vesting Type:	Company

	FINANCE
Mortgage Recording	10/07/201

12/07/2015

Mortgage Transfer Type: Construction Coan Financing

10/2016   Date:	Combi	ined Report - myFirstAm	
Mortgage Document #:	000006456918	Mortgage Rate Type:	
Lender:	Hawthorne Robert	Mortgage Term:	2
Document Type:	Trust Deed/Mortgage	Vesting Type:	Company
Loan Amount:	\$65,000	Mortgage Rate:	
Borrower 1:	Arnold Professional Holdings I	Borrower 2:	
Borrower 3:		Borrower 4:	
History Record #3:	FINANCE		
Mortgage Recording Date:	04/29/2004	Mortgage Transfer Type:	Refinance
Mortgage Document #:	5064699	Mortgage Rate Type:	Fix
Lender:	Harco Insurance Co	Mortgage Term:	N. C.
Document Type:	Trust Deed/Mortgage	Vesting Type:	
Loan Amount:	\$15,000	Mortgage Rate:	
Borrower 1:	Johnson Janette R	Borrower 2:	
Borrower 3:		Borrower 4:	
History Record #4:	SALE/TRANSFER		
Buyer:	Johnson,Janette R	Seller:	Owner Name Unavailable
Transaction Date:		Sale Price:	
Recording Date:	04/04/1994	Sale Price Type:	
Recorded Doc#:	0094002385	Title Company:	
Document Type:	Deed Transfer	Vesting Type:	

#### **Transaction History**

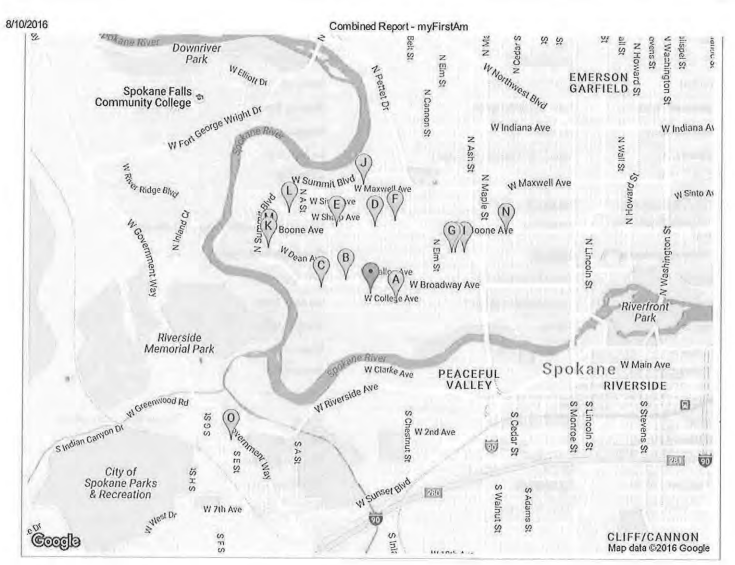
2332 W College Ave, Spokane, WA 99201

8/10/2016

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my FirstAm<sup>®</sup> Comparable Sales



Sı	ibject Pro	perty							
A	APN	Property Address	Sale Price	Year Built	Beds	Baths	Sq. Ft.	Rec. Date	Dist. from Subj
	20133.0779	2332 W College Ave, Spokane, WA 99201	\$139,500	1926	4	1	1449		
Co	omparable	Sales							
A.	25133.0806	2131 W College AVE , Spokane, WA 99201	\$42,000	1926	2	2	1298	07/15/2016	0.12 mi
В.	25132.3021	2522 W Broadway AVE , Spokane, WA 99201	\$60,000	1905	2	1	1434	03/18/2016	0.13 mi
C.	25133,0429	2717 W Broadway AVE , Spokane, WA 99201	\$141,000	1976	3	2	1410	05/24/2016	0.23 mi
D.	25132.2120	2320 W Boone AVE , Spokane, WA 99201	\$129,000	1995	3	1.5	1591	05/18/2016	0.31 mi
Ξ.	25132.2227	2616 W Boone AVE , Spokane, WA 99201	\$81,835	1946	3	1.5	1358	05/31/2016	0,35 mi
-	25132,2005	2203 W Sharp AVE , Spokane, WA 99201	\$90,000	1935	3	1.5	1534	04/07/2016	0.36 mi
								52   Pa	ige

2016				Combin	ed Report	- myFirstAm			
G.	25131.5721	1808 W Dean AVE , Spokane, WA 99201	\$144,900	1995	3	1	1597	05/31/2016	0.43 mi
Н.	25131.5723	1802 W Dean AVE , Spokane, WA 99201	\$105,000	1950	2	1	1560	06/28/2016	0.44 mi
l.	25131.0406	1714 W Dean AVE , Spokane, WA 99201	\$66,000	1890	3	2	1540	02/22/2016	0.48 mi
J.	25132.1121	2416 W Maxwell AVE , Spokane, WA 99201		1907	3	1	1322	03/11/2016	0.51 mi
K.	25141.0311	1027 N Sherwood ST , Spokane, WA 99201	\$145,000	1926	3	1	1240	07/22/2016	0.52 mi
L.	25141.1002	1312 N Hollis ST , Spokane, WA 99201	\$130,000	1927	2	2	1658	04/19/2016	0.54 mi
М.	25141.0315	1111 N Sherwood ST , Spokane, WA 99201	\$152,000	1931	3	1	1297	06/14/2016	0.54 mi
N.	25131.0803	1417 W Boone AVE , Spokane, WA 99201	\$41,000	1898	)3	1	1332	03/21/2016	0.69 mi
0.	25231.2911	3310 W 3rd AVE , Spokane, WA 99224	\$232,000	1994	3	2	1660	07/12/2016	0.94 mi

Comparable Statis	tics			
	Average	Low	<u>High</u>	
Sale Price:	\$111,410	\$41,000	\$232,000	
Loan Amount:	\$114,996	\$56,100	\$227,797	
Bedrooms:	3	2	3	
Bathrooms:	1	1	2	
Sq. Ft.:	1455.4	1240	1660	
Sale \$ / Sq. Ft.*:	\$77	\$33	\$140	

<sup>\*\$/</sup>Sq.Ft. is a calculation of Sale Price divided by Sq.Ft.

#### Comparable Sales

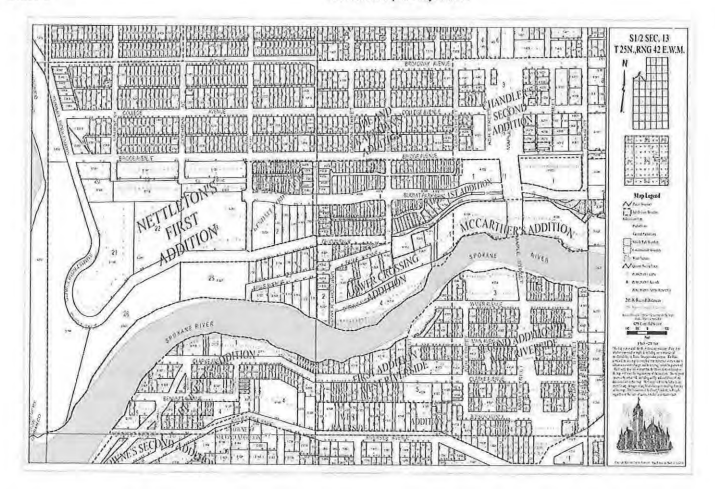
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my FirstAm® Tax Map



#### Tax Map

### 2332 W College Ave, Spokane, WA 99201

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# my FirstAm® School Information

istrict #: 5308250		Number of Schools: 3				
School Name:	Holmes Elementary School	Grade Span:	Primary & Middle			
Address:	2600 W Sharp Ave Spokane WA 99201	Number of Teachers:				
Phone #:	509-354-2990	Number of Students:	423			
School Name:	North Central High School	Grade Span:	High			
		Number of		54   Page		

Address:	1600 N Howard St Spokane WA 99201	Teachers:	
Phone #:	509-354-6300	Number of Students:	1251
School Name:	Glover Middle School	Grade Span:	Middle
Address:	2404 W Longfellow Ave Spokane WA 99205	Number of Teachers:	
Phone #:	509-354-5400	Number of Students:	634

School Name:	Little Red School House Children Center	Grade Span:	Elementary
Address:	621 W Sprague Ave Spokane WA 99201	Distance:	1,27 mi.
Phone #:	999-999-9999		
School Name:	Palisades Christian Academy	Grade Span:	Other
Address:	1115 N Government Way Spokane WA 99224	Distance:	1.36 mi.
Phone #:	509-325-1985		
School Name:	Spokane Montessori School	Grade Span:	Elementary
Address:	1909 N Wright Dr Spokane WA 99224	Distance:	1.46 ml.
Phone #:	509-328-6466	Professional Control	DOME Discussion from Mingle 1 to the case of a great season of
School Name:	Discovery School	Grade Span:	Elementary
Address:	323 S Grant St Spokane WA 99202	Distance:	2.14 mi.
Phone #:	509-838-0606		
School Name:	Cataldo Catholic School	Grade Span:	Elementary
Address:	455 W 18Th Ave Spokane WA 99203	Distance:	2.16 mi.
Phone #:	999-999-9999	-	
School Name:	Can Learn Academy	Grade Span:	Other
Address:	600 W Cora Ave Spokane WA 99205	Distance:	2.21 mi.
Phone #:	999-999-9999		
THE REAL PROPERTY OF THE PARTY		" " and " a control of graph ages " ages " ages "	THE PROPERTY OF THE PROPERTY O

Combined Report - myFirstAm

Address: 611 E Mission Ave Spokane WA 99202

Distance:

2.25 mi.

Phone #:

509-489-7825

School Name:

St Charles Catholic School

Grade Span:

Elementary

Address;

4515 N Alberta St Spokane WA 99205

Distance:

2.45 mi.

Phone #:

509-327-9575

School Name:

Gonzaga Preparatory School

Grade Span:

Secondary

Address:

1224 E Euclid Ave Spokane WA 99207

Distance:

2.98 mi.

Phone #:

509-483-8511

School Name:

Southside Christian School

Grade Span:

Elementary

Address:

401 E 30Th Ave Spokane WA 99203

Distance:

3.21 mi.

Phone #:

509-838-8139

School Name:

Northwest Christian Schools

Grade Span:

Elementary

Address:

1412 W Central Ave Spokane WA 99205

Distance:

3.41 mi.

Phone #:

509-328-4400

School Name:

Cornerstone Christian Academy

Grade Span:

Other

Address:

1801 E 29Th Ave Spokane WA 99203

Distance:

3.83 mi.

Phone #:

509-835-1235

School Name:

Faith Baptist Academy

Grade Span:

Other

Address:

2804 E Euclid Ave Spokane WA 99207

Distance:

3.96 mi.

Phone #:

509-482-6101

School Name:

St Matthew Lutheran School

Grade Span:

Elementary

Address:

6917 N Country Homes Blvd Spokane WA

Distance:

4.04 mi.

Phone #:

509-327-5601

99208

School Name:

Assumption Elementary School

Grade Span:

Elementary

Address:

3618 W Indian Trail Rd Spokane WA 99208

Distance:

4.13 mi.

Phone #:

999-999-9999

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School Name:	Beautiful Savior Preschool & Kindergarten	Grade Span:	Elementary
Address:	4320 S Conklin St Spokane WA 99203	Distance:	4.14 mi.
Phone #:	509-747-6806		
School Name:	All Saints Catholic School	Grade Span:	Elementary
Address:	3510 E 18Th Ave Spokane WA 99223	Distance:	4.49 mi.
Phone #:	509-534-1098	The state of the s	
School Name:	St Patrick Catholic School	Grade Span:	Elementary
Address:	5021 N Nelson St Spokane WA 99217	Distance:	4.53 mi.
Phone #:	509-487-2830		
School Name:	Kindercare Learning Center 1266	Grade Span:	Elementary
Address:	3201 E 26Th Ave Spokane WA 99223	Distance:	4.53 mi.
Phone #:	509-534-2319	reaction and a second and a second and the second a	
School Name:	Westgate Christian School	Grade Span:	Elementary
Address:	7111 N Nine Mile Rd Spokane WA 99208	Distance:	4.62 mi.
Phone #:	509-325-2252	an i ann an Aireann an Aireann ann an Aireann ann ann ann ann ann ann ann ann ann	
School Name:	St Thomas More School	Grade Span:	Elementary
Address:	515 W Saint Thomas More Way Spokane WA 99208	Distance:	4.92 mi.
Phone #:	509-466-3811	S S HAR SISHE I	
School Name:	Joybell Christian School House	Grade Span:	Elementary
Address:	4616 E 4Th Ave Spokane Valley WA 99212	Distance:	4,95 mi.
Phone #:	509-535-8226	and the state of t	

#### **School Information**

#### 2332 W College Ave, Spokane, WA 99201

8/10/2016

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ny FirstAm®	Neighbors		23	32 W College Ave, S	pokane, WA 992
Neighbors					
Address:	2334 W College Ave, Spokane, W	A 99201	Owner(s):	Roy Phillip C Roy Desirae D	
APN:	25133.0230	Sale Amount	: \$135,500	Sale Date:	09/18/2007
Beds / Baths:	3/1	Square Feet:	1,516	Year Built:	1905
Use Code:	SFR	# Units:	1	Lot Size:	.1331
Address:	2324 W College Ave, Spokane, W.	A 99201	Owner(s):	Thies Sherri D Thies Rona	ald A
APN:	25133.0228	Sale Amount		Sale Date:	04/30/2007
Beds / Baths:	2/1	Square Feet:	1,026	Year Built:	1926
Use Code:	SFR	# Units:	1	Lot Size:	.1331
Address:	2320 W College Ave, Spokane, W	A 99201	Owner(s):	Noll Ralph L	
APN:	25133.0218	Sale Amount	\$2,325	Sale Date:	07/29/2015
Beds / Baths:	2/1	Square Feet:	1,017	Year Built:	1895
Use Code:	SFR	# Units:	1	Lot Size:	.2663
Address:	2406 W College Ave, Spokane, WA	A 99201	Owner(s):	Greenbay Properties Llc	
APN:	25133.0223	Sale Amount	\$50,150	Sale Date:	12/29/2004
Beds / Baths:	4/1	Square Feet:	1,438	Year Built:	1898
Use Code:	SFR	# Units:	1	Lot Size:	,1997
Address:	2312 W College Ave, Spokane, WA	N 99201	Owner(s):	Williams Kay L	
APN:	25133.0217	Sale Amount:	\$47,000	Sale Date:	06/02/1999
Beds / Baths:	3 / 1.5	Square Feet:	1,138	Year Built:	1902
Use Code:	SFR	# Units:	1	Lot Size:	.1331

Owner(s):

\$107,000

1,628

Sale Amount:

Square Feet:

Hansen Tyler J Hemmert Caitlin M

04/12/2011

51895 Page

Sale Date:

Year Built:

25133.0208

3/1

2325 W Broadway Ave, Spokane, WA 99201

Address:

Beds / Baths:

APN:

	Use Code:	SFR	# Units:	1	Lot Size:	.1331
l						<u> </u>

Address:	2329 W Broadway Ave,	Spokane, WA 99201 Ow	ner(s):	Hansen Gregory M	
APN:	25133.0207	Sale Amount:	\$66,500	Sale Date:	11/12/1997
Beds / Baths:	4/1	Square Feet:	1,097	Year Built:	1926
Use Code:	SFR	# Units:	1	Lot Size:	.1331

Address:	2403 W Broadway Ave,	•	Owner(s):	Bt Holdings Llc	
APN:	25133.0206	Sale Amount:	\$63,300	Sale Date:	12/28/2004
Beds / Baths:	3/1	Square Feet:	1,538	Year Built:	1926
Use Code:	SFR	#Units:	1	Lot Size:	.1331

Address:	2319 W Broadway Ave,	•	Owner(s):	Nelson Robert G Nelsor	
APN:	25133.0210	Sale Amou	nt:	Sale Date:	
Beds / Baths:	4 / 1.5	Square Fee	t: 1,847	Year Built:	1902
Use Code:	SFR	# Units:	1	Lot Size:	.1331

Address:	2416 W College Ave, Spok	ane, WA 99201 <b>Ov</b>	/ner(s):	Andre Clinton J	
APN:	25133.0224	Sale Amount:	\$58,000	Sale Date:	07/30/2004
Beds / Baths:	2/1	Square Feet:	826	Year Built:	1909
Use Code:	SFR	# Units:	1	Lot Size:	.1997

Address:	2325 W College Ave, Spokane,		Owner(s):	Smith Rebecca D	
APN:	25133.0708	Sale Amoun	it: \$61,450	Sale Date:	06/07/2001
Beds / Baths:	3 / 1.5	Square Feet		Year Built:	1905
Use Code:	SFR	#Units:	1	Lot Size:	.1074

Address:	2323 W College Ave, Sp		Owner(s):	Smith Rebecca D Nedi	*
APN:	25133.0709	Sale Amou	unt:	Sale Date:	11/19/2015
Beds / Baths:	3/1	Square Fe	et: 1,174	Year Built:	1901
Use Code:	SFR	# Units:	1	Lot Size:	.1612

Address:	2405 W Broadway Ave	•	Owner(s):	Lenz Leticia S		
					05/13/2008	

Combined Report - myFirstAm

Beds / Baths:	4/2	Square Feet:	1,608	Year Built: 1926	
Use Code:	SFR	#Units:	1	Lot Size: .133	-

Address:	2306 W College Ave, Sp		Owner(s):	Cybergreen Cochre Llc	
APN:	25133.0216	Sale Amo	unt:	Sale Date:	05/21/2014
Beds / Baths;	3/1	Square Fe		Year Built:	1995
Use Code:	SFR	# Units:	1	Lot Size:	.1331

Address:	2315 W College Ave, Sp		wner(s):	Escalade Properties Llc	
APN:	25133,0710	Sale Amount:	\$29,900	Sale Date:	05/26/2016
Beds / Baths:	3/1	Square Feet:	1,067	Year Built:	1905
Use Code:	SFR	# Units:	1	Lot Size:	.1612

Address:	2409 W Broadway Ave,	Spokane, WA 99201	Owner(s):	Vielbig Bernadette Y	
APN:	25133.0204	Sale Amount:	\$87,300	Sale Date:	04/07/2010
Beds / Baths:	5/2	Square Feet:	2,014	Year Built:	1910
Use Code:	SFR	# Units:	1	Lot Size:	.1331

Address:	2405 W College Ave, Sp		Owner(s):	Rted America Llc	
APN:	25133.0706	Sale Amo	unt:	Sale Date:	05/04/2015
Beds / Baths:	4/2	Square Fe	eet: 2,042	Year Built:	1950
Use Code:	DUPLEX	# Units:	1	Lot Size:	.1074

Address:	2307 W Broadway Ave,	Spokane, WA 99201	Owner(s):	Stewart Martin Stewart	
APN:	25133.0212	Sale Amou	nt:	Sale Date:	04/29/2003
Beds / Baths:	2/1	Square Fee	et: 1,330	Year Built:	1902
Use Code:	SFR -	# Units:	1	Lot Size:	.1331

Address:	2302 W College Ave, S	pokane, WA 99201	Owner(s):	Ragland Gwendaleann R	
APN:	25133.0215	Sale Amour		Sale Date:	11/04/2004
Beds / Baths:	2/1	Square Feet	: 858	Year Built:	1902
Use Code:	SFR	# Units:	1	Lot Size:	.1315

	2418 W College Ave, Spokane, WA		Owner(s):	Gagliarid Richard E	
APN:	25133.0225	Sale Amount		Sale Date:	606/23/12008e

8/1	

#### Combined Report - myFirstAm

Beds / Baths:	3/1	Square Feet:	1,312	Year Built:	1902
Use Code:	SFR	# Units:	1	Lot Size:	.1331

Address:	2309 W College Ave, Spokane	e, WA 99201	Owner(s):	Denny David R	
APN:	25133.0711	Sale Amou	ınt:	Sale Date:	01/24/2011
Beds / Baths:	1/1	Square Fe	et: 724	Year Built:	1901
Use Code:	SFR	# Units:	1	Lot Size:	.1074

Address:	2307 W College Ave, Spokane, WA 99201		vner(s):	Agee Bryan J Agee Alyssa M	
APN:	25133.0712	Sale Amount:	\$150,000	Sale Date:	01/26/2016
Beds / Baths:	3/2	Square Feet:	1,568	Year Built:	2005
Use Code:	SFR	# Units:	- Comment of Spinishment and Theory (1 to complete continuous	Lot Size:	.1074

Address:	2415 W College Ave, Sp	ookane, WA 99201	Owner(s):	Hundrup James Johnson Nancy	
APN:	25133,0704	Sale Amount:		Sale Date:	01/21/2010
Beds / Baths:	2/2	Square Fe	et: 936	Year Built:	1905
Use Code:	SFR	# Units:		Lot Size:	.1074

Address:	2428 W College Ave, Spokane, WA 99201		wner(s):	Loffelmacher Harlan Loffelmacher Joyce	
APN:	25133.0227	Sale Amount:	\$66,000	Sale Date:	
Beds / Baths:	4/2	Square Feet:	1,680	Year Built:	1902
Use Code:	SFR	# Units:	1	Lot Size:	.0724

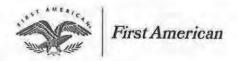
Address:	714 N Cochran St, Spokane, WA 99201		Owner(s):	Clawson Larry N	
APN:	25133.0226	Sale Amount:	\$6,000	Sale Date:	
Beds / Baths:	1/1	Square Feet:	704	Year Built:	1890
Use Code:	SFR	# Units:	1	Lot Size:	.0894

#### Neighbors

#### 2332 W College Ave, Spokane, WA 99201

8/10/2016

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# my FirstAm® Street Map

## 2332 W College Ave, Spokane, WA 99201



#### Street Map

#### 2332 W College Ave, Spokane, WA 99201

8/10/2016

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SELLER'S REPORT

# 2332 W College Ave, Spokane, WA 99201



Presented by

# Lori Petersen-Phillips

Washington Real Estate License: 13941

Work: (509) 953-1000 | Fax: (509) 458-4001 | Fax: (509) 458-4001

www.securedinvestmentcorp.com

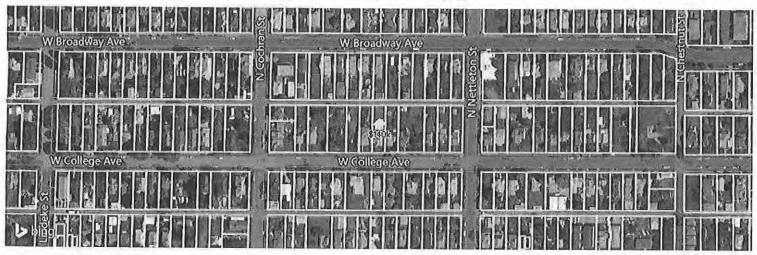
Keller Williams Spokane 799 South Stevens Street Spokane, WA 99204







# 2332 W College Ave, Spokane, WA 99201



Legend: Subject Property

TE RECENTLY SOLD

· Sold Date: 4/28/2016 · MLS Listing 201613744, 3/16/2016

Sold Price

139,500

Sold Date: 4/28/2016

Current Estimated Value

140,01

Last RVM® Update: 7/10/2016

Days in RPR: 43

RVM® Est. Range: \$133,010 - \$147,010

RVM<sup>®</sup> Confidence: ★★★★

RVM® Change - Last 1 Month: -\$10

RVM® Change - Last 12 Months: -21.9%

Your Comp Analysis

Last Edited: 8/10/2016

\$21 Price per Sq. Ft.

Your Comp Analysis Range

\$35,820 – \$78,67

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## Home Facts

### **Public Remarks**

Kendall Yards Charmerl This 3 Bedroom 2 Bath House Has New Kitchen Cabinets with Granite Counter Tops and Stainless Steel Appliances with a Massive Master Suite with Sweeping Views of the Downtown Skyline. Two full Baths on First and Second Level Completely Remodeled. Everything has been Completely Updated. Only a Short Walk From Restaurants and Eateries in the Beautiful Kendall Yards Development. Bring Your Price Conscience Buyers who Demand the Best of Everything. Hurry, This House WILL NOT LAST.

Home Facts	Public Facts	Listing Facts	Realtor Refinements
Property Type	Single Family Residence	Single Family Residence	-
Property Subtype	Single Family	Res/Site Bit	
Bedrooms	4	3	-
Total Baths	1	2	-
Full Baths	1	2	
Living Area (sq ft)	2,718	_	<del>-</del>
Lot Size	5,793 sq ft	5,800 sq ft	-
Lot Dimensions	5800 SF	=	-
Year Built	1926	1926	-
Total Rooms	7		-
Style	=	2 Story	-
Roofing	Composition Shingle	Composition	-
Heating	Forced air unit	Gas, Forced Air	-
Cooling	None	=	-
Fireplaces	Yes	_	-
Basement	No Basement	Unfinished	=
Foundation	Concrete	Concrete Pad	-
Exterior Walls	Shingle (Not Wood)	Vinyl	-
Number of Stories	2	_	_

#### Homeowner Facts

Owner Name (Public)	Welch, John D
Vesting	,UN







# **Extended Home Facts**



Legend: Subject Property

Interior Features	
Basement	Unfinished
Dining	Informal
Heating	Gas, Forced Air
Kitchen	Range, Washer & Dryer, Refrigerator, Microwave
Lower Level Square Feet Range High	906 sq ft
Main Level Square Feet Range High	906 sq ft
Upper Level Square Feet Range High	543 sq ft

Interior Details	
Heating Fuel Type	Gas
Number of Plumbing Fixtures	3
1	906 sq ft
Upper Story	906 sq ft

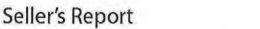
Exterior Features	S
Foundation	Concrete Pad
Roof	Composition
Style	2 Story
Road	Public Road, Paved
Parking	Rv / Boat Parking, Alley Access
View	Otty
General	Public Sewer, Swr Conn, Public Water

Exterior Details	
Lot Size - Square Feet	5793 sq ft
Lot Size - Frontage Feet	0.0 sq ft
Lot Size - Depth Feet	0.0 sq ft
Lot Size - Acres	0.133 ac
Roof Type	GABLE OR HIP

Location Details	
Directions to Property	On Monroe, Take Summit Parkway Through Kendall Yards Development, turn north onto Elm Street, Turn left onto College, Go three blocks house is on north side of College Ave.
Area Description	A330/023
Walkability Score (out of 5)	Overall: 3.1   Amenity: 3   Leisure: 3.4

Other Details	
Effective Year Built	1926
<b>Building Condition</b>	Poor
Building Quality	C
Wood Deck	24





2332 W College Ave, Spokane, WA 99201

REALTORS &

Schools (from Listing Data)

High School School District North Central High School Spokene Dist 81 (based on location)

Elementary School Holmes Elementary School

Middle School Glover Middle School

High School North Central High School

School District Spokane School District







# **Property Photos**















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# 2701 W Mallon Ave, Spokane, WA 99201





LEGEND: Subject Property # This Listing

FOR SALE Active: 7/16/2016

List Price

\$85,000

Last Price Update: -Daysin RPR: 25

**Current Estimated Value** 

\$80,360

Last RVM® Update: 7/10/2016

RVM® Est. Range: \$75,539 - \$85,181

RVM® Confidence:



Last 1 Month: -\$1,790

RVM® Change Last 12 Months -

Easy to show! Fresh and clean with newlife-time roof and new front porch. Vinyl windows for energy efficiency and vinyl siding for low maintenance. This home is near Kendall Yards and is a must see!

Home	Facts

Public Facts

Listing Facts

Home Pacts	Public racis	Liaing rads
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Blt
Bedrooms	2	2
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	1,180	-
Lot Size	4,095 sq ft	3,990 sq ft
Lot Dimensions	4074 SF	38x105
Garage (spaces)	_	0
Year Built	1905	1905
Total Rooms	4	_
Style	-	2 Story
Roofing	Composition Shingle	See Remarks
Heating	Forced air unit	Gas
Cooling	None	-
Basement	No Basement	Partial, Unfinished
Foundation	Concrete	
Exterior Walls	Siding (Alum/Vinyl)	Vinyl
Number of Stories	1	-

Listing Courtesy of Windermere Valley

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# 1909 W College Ave, Spokane, WA 99201





LEGEND: Subject Property # This Listing

· Active: 7/20/2016

List Price

\$97,000

Last Price Update: 7/24/2016 Daysin RPR: 21

**Current Estimated Value** 

\$98,000

Last AVM Update: 7/10/2016

AVM Est. Range: \$65,660 - \$130,340

AVM Confidence:



AVM Change Last 12 Months -16.94%

Zoned RHD, Build a second unit on this lot. Services in the alley( per City Planning). Spotless, bright and original charm. New England style cottage so close to Kendall Yards Shiny Oak Firs Bright kitchen, beautiful light in formal dining area w/ blt ins Spacious bath, BRs large w/ walkin d...

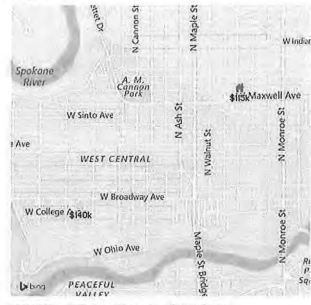
<b>Home Facts</b>	Public Facts	Listing Facts
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	2	2
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	1,424	912
Lot Size	4,661 sq ft	
Lot Dimensions	4680 SF	-
Garage (spaces)	-	0
Year Built	1890	1890
Total Rooms	5	7
Style	-	1 1/2 Story, Cape Cod
Roofing	Composition Shingle	Composition
Heating	Forced air unit	Gas, Forced Air
Cooling	None	=
Basement	Partial Basement	Partial, Unfinished, Outside Entrance
Foundation	Concrete	
Exterior Walls	Metal	Metal
Number of Stories	2	-

Listing Courtesy of R.H. Cooke & Associates



# 1228 W Maxwell Ave, Spokane, WA 99201





LEGEND: Subject Property # This Listing

S FOR SALE · Active: 7/25/2016

List Price

\$114,900

Last Price Update: -Days in RPR: 16

Current Estimated Value

\$152,000

Last AVM Update: 7/10/2016

AVM Est. Range:

\$130,720 - \$173,280

AVM Confidence:



AVM Change Last 1 Month: -\$1,000

AVM Change Last 12 Months 8.57%

Tum of the Century Craftsman with character throughout! This 3 bedroom/ 2 bathroom house has updated kitchen and baths. The home boasts hardwoods, newer windows, newer roof, updated electrical and so much more! The large backyard is ready for a shop. It is currently being used as a rental generati...

.............

Home Facts	Public Facts	Listing Facts

Home Pacts	Public Faces	Liaing rads
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	3	4
Total Baths	2	2
Full Baths	1	2
Partial Baths	1	
Living Area (sq ft)	2,152	1,936
Lot Size	7,579 sq ft	7,600 sq ft
Lot Dimensions	7600 SF	50x152
Garage (spaces)	-	0
Year Built	1901	1901
Total Rooms	6	-
Style	-	2 Story, Craftsman
Roofing	Composition Shingle	Composition
Heating	Forced air unit	Forced Air
Cooling	None	-
Basement	No Basement	Full, Unfinished
Foundation	Stone	-
Exterior Walls	Siding (Alum/Vinyl)	Wood
Number of Stories	1	=
	TANK OF THE PARTY	

Listing Courtesy of 4 Degrees Real Estate





# 2416 W Maxwell Ave, Spokane, WA 99201





LEGEND: Subject Property # This Listing

S FOR SALE · New, Active: 7/28/2016

List Price

\$66,500

Last Price Update: -Daysin RPR: 13

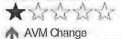
**Current Estimated Value** 

01,000

Last AVM Update: 7/10/2016

AVM Est. Range: \$59,590 - \$142,410

AVM Confidence:



Last 1 Month: \$1,000 AVM Change

Last 12 Months -12.93%

Quaint 3 bedroom 1 bath Craftsman style home. Large covered front porch. Main floor laundry. Fenced backyard. 1 car detached garage. Centrally located! Bring your interior design ideas and make this the perfect home! Show today!

ome Facts		

	Facts

Liging Facts

Home Facts	Public Facts	Listing Facts
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	3	3
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	1,836	1,322
Lot Size	5,097 sq ft	5,080 sq ft
Lot Dimensions	5080 SF	40x127
Garage	Yes	=
Garage (spaces)	1	1
Year Built	1907	1907
Total Rooms	5	_
Style	-	2 Story, Craftsman
Roofing	Metal	Composition
Heating	Baseboard	Electricity, Electric Water Heater
Cooling	None	
Fireplaces	Yes	_
Basement	No Basement	Partial, Unfinished
Foundation	Stone	-
Exterior Walls	Asbestos shingle	Asbestos
Number of Stories	1	

Listing Courtesy of Keller Williams Spokane - Main

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† Page



# 2216 W Dean Ave, Spokane, WA 99201



Iner Ave	#1 \$67k	N Chestnut St.
W Mallon Ave		
W Broadway Ave	N. Nettleton Sr.	N Chestnut St
\$140k W College Ave	N N	Ğ z W Col

LEGEND: Subject Property # This Listing

## TS FOR SALE Foreclosure Notice of Trustee Sale New, Active: 7/28/2016

\*

List Price

\$67,000

Last Price Update: -Daysin RPR: 13

Adorable 2 bedroom 1 bath home close to Kendall Yards Covered front porch! Cozy living room includes a wood burning fireplace. Main floor laundry. Fenced yard. 1 car detached garage, Backyard with a deck A splash of interior design will make this the perfect home! Show today!

Home Facts	Public Facts	Listing Facts
TOWNER TO MAKE		Elouing i moto

		The second secon
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	2	2
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	2,844	1,862
Lot Size	5,968 sq ft	5,964 sq ft
Lot Dimensions	5964 SF	40x149
Garage	Yes	
Garage (spaces)	1	1
Year Built	1910	1910
Total Rooms	5	
Style	=	2 Story, Bungalow
Roofing	Composition Shingle	Composition
Heating	Forced air unit	Gas, Forced Air, Baseboard
Cooling	None	
Fireplaces	Yes	1
Basement	Full Basement	Partial, Partial Finished
Foundation	Concrete	
Exterior Walls	Other	Vinyl
Number of Stories	1.5+B	=
	11.0 0	44.4

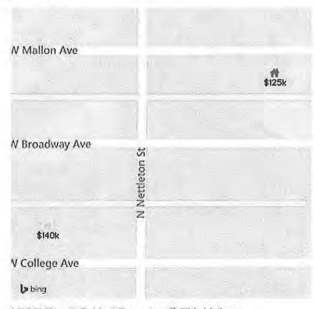
Listing Courtesy of Keller Williams Spokane - Main





# 2121 W Mallon Ave, Spokane, WA 99201





LEGEND: Subject Property # This Listing

## TS FOR SALE • New, Active: 8/7/2016

List Price

\$125,000

Last Price Update: --Days in RPR: 3

Current Estimated Value

\$125,640

Last RVM® Update: 7/10/2016

RVM® Est. Range; \$119,358 - \$131,922

RVM® Confidence:



RVM® Change Last 1 Month: -\$1,310

RVM® Change Last 12 Months: –18.41%

Charming home with loads of potential in the up and coming West Central area. Wood trim throughout and the tall ceilings make it feel spacious! You'll stay warm & cozy with the newer vinyl windows and the pellet stove in the living room. 2 beds on the main floor (1 w/ no closet) and 1 bedroom upsta...

Home Facts	Public Facts	Listing Facts
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Blt
Bedrooms	2	5
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	2,808	1,870
Lot Size	4,182 sq ft	4,356 sq ft
Lot Dimensions	4200 SF	
Garage (spaces)	-	0
Year Built	1909	1909
Total Rooms	8	5
Style	-	1 1/2 Story, Craftsman
Roofing	Composition Shingle	Wood Shake Roof
Heating	Baseboard	Electricity, Forced Air, Air Conditioning
Cooling	None	_
Fireplaces	Yes	-
Basement	Full Basement	Partial
Foundation	Concrete	=
Exterior Walls	Asbestos shingle	Wood
Number of Stories	1.5+B	and to reference to the contract of the contra

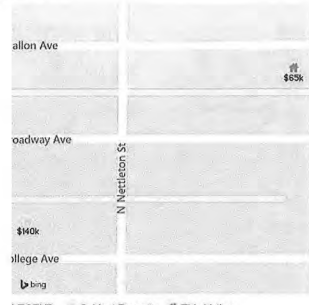
Listing Courtesy of Kelly Right Real Estate Of Spokane

Page



# 2111 W Mallon Ave, Spokane, WA 99201





LEGEND: Subject Property # This Listing

S FOR BALE

· Preforeclosure

Notice of Trustee Sale
 Active: 7/16/2016

List Price

\$65,000

Last Price Update: -Days in RPR: 25

**Current Estimated Value** 

\$130,430

Last RVM® Update: 7/10/2016

RVM® Est. Range: \$113,475 - \$147,385

RVM® Confidence:



RVM® Change Last 1 Month: \$11,830

RVM® Change Last 12 Months: -2.02%

Three bedrooms, one bath. Home is rough and needs attention but can be a great home again!

**		-	
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1.16	11111		

Public Facts

Listing Facts

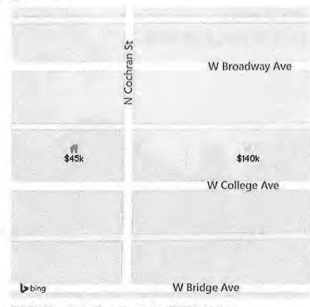
Home Pacts	Fublic Lads	Liamy rada
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	3	3
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	1,988	1,138
Lot Size	4,182 sq ft	4,200 sq ft
Lot Dimensions	4200 SF	40×105
Garage (spaces)		0
Year Built	1908	1908
Total Rooms	6	=
Style	=	1 1/2 Story, Bungalow
Roofing	Composition Shingle	Composition
Heating	Baseboard	Gas, Forced Air
Cooling	None	-
Basement	No Basement	Partial, Unfinished
Foundation	Stone	-
Exterior Walls	Other	Vinyl
Number of Stories	1	-

Listing Courtesy of Keller Williams Spokane - Main



# 2514 W College Ave, Spokane, WA 99201





LEGEND: Subject Property # This Listing

#### TS FOR SALE

Foreclosure
 New, Active: 8/4/2016

List Price

\$44,520

Last Price Update: -Daysin RPR: 6

MUST SEE! This Single Family Residence Is A Nicely Sized Home That Sits On A Reasonably sized 5800 Sq Ft lot. This Property Situated At 2514 W College Ave, Is located in The city Of Spokane. According To Tax Records This Property Was Built In 1908, Offering 3 Bed, 2 Bath, With 1667 Square Feet an...

enviantamentamente de la contraction de la contr

### Home Facts

Public Facts

Listing Facts

Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	3	3
Total Baths	1	2
Full Baths	1	2
Living Area (sq ft)	2,084	=
Lot Size	5,793 sq ft	-
Lot Dimensions	5800 SF	=
Garage	Yes	-
Garage (spaces)	2	1
Year Built	1908	1908
Total Rooms	7	_
Style	-	2 Story, Other
Roofing	Composition Shingle	Composition
Heating	Baseboard	Forced Air
Cooling	None	-
Basement	No Basement	Unfinished
Foundation	Concrete	
Exterior Walls	Shingle (Not Wood)	Stucco
Number of Stories	2	
	I belle a Constant of Deal I have Constant And Co	hallman

Listing Courtesy of Real Home Services And Solutions



## Market Activity: Active





2416 W Maxwell Ave

Spokane, WA 99201

5 For Sale

\$66,500

List Price

7/28/2016

13

\$50

3

1

5

1,322

5,080 sq ft

1907



1228 W Maxwell Ave

Spokane, WA 99201

6 For Sale

\$114,900

List Price

7/25/2016

16 \$59

4

2

6

1,936

7,600 sq ft

1901



1909 W College Ave Spokane, WA 99201

7 For Sale

\$97,000

List Price

7/20/2016 21

\$106

2

1

912

4,661 sq ft

1890

Single Family Residence | Single Family Residence | Single Family Residence Res/Site BIt



Address	2332 W College Ave Spokane, WA 99201
Status	Subject Property
Amount	\$139,500 Sold Price
Listing Date	3/16/2016
Days in RPR	43
Price Per Sq. Ft.	\$51
Bedrooms	3
Total Baths	2
Partial Baths	
Total Rooms	7
Living Area	2,718
Lot Size	5,800 sq ft
Year Built	1926
Living Area Range (low)	
Living Area Range (high)	-
Property Type	Single Family Residence
Property Subtype	Res/Site Blt
MLS ID	201613744
Listing Broker	Courtesy of Keller Williams Spokane - Mai
Description	Kendall Yards Charmer This 3 Bedroom 2 Bath House Has New Kitcher Cabinets with Granite
Highlighted fields were changed by agent to reflect knowledge of this property.	Counter Tops and Stainless Steel Appliance with a Massive Master Suite with Sweeping Views of the Downtown Skyline. Two full Baths of First and Second Level Completely Remodeled Everything has been Completely Updated. Or a Short Walk From Restaurants and Eaterie in the Beautiful Kendal

3	\$139,500	
S	Sold Price	
	3/16/2016	
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	\$51	
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	2,718	
	5,800 sq ft	
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	Cinela Camilla Decidence	
	Single Family Residence Res/Site Blt	
0.7	201613744	
	Courtesy of Keller Williams Spokane - Main	
27.0	Kendall Yards Charmer!	
	This 3 Bedroom 2 Bath	
81.11	House Has New Kitchen	L
21017	Cabinets with Granite Counter Tops and	
	Stainless Steel Appliances	
4.54	with a Massive Master	
÷	Suite with Sweeping Views of the Downtown	
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· 中国 · · · · · · · · · · · · · · · · · ·	Skyline. Two full Baths on First and Second Level Completely Remodeled. Everything has been Completely Updated. Only a Short Walk From Restaurants and Eateries in the Beautiful Kendall Yards Development. Bring Your Price Conscience Buyers who Demand the Best of Everything, Hurry,	1
· 一日日 · · · · · · · · · · · · · · · · ·	Skyline. Two full Baths on First and Second Level Completely Remodeled. Everything has been Completely Updated. Only a Short Walk From Restaurants and Eateries in the Beautiful Kendall Yards Development. Bring Your Price Conscience Buyers who Demand the Best of Everything. Hurry, This House WILL NOT	
· · · · · · · · · · · · · · · · · · ·	Skyline. Two full Baths on First and Second Level Completely Remodeled. Everything has been Completely Updated. Only a Short Walk From Restaurants and Eateries in the Beautiful Kendall Yards Development. Bring Your Price Conscience Buyers who Demand the Best of Everything, Hurry,	

<del>-</del>	
-	
Single Family Resider	nce
Res/Site Bit	
201622092	
Listing Courtesy of Kei Williams Spokane - M Quaint 3 bedroom 1 b craftsman style home Large covered front po Main floor laundry. Fenced backyard, 1 c detached garage. Centrally located! brii your interior design ide and make this the perf home! show today!	ath e. rch. car

Res/Site Bit	
201621835	
Listing Courtesy of 4	
Degrees Real Estate	
Tum of the century	
craftsman with character	ı
throughout! this 3	
bedroom/ 2 bathroom	1
house has updated kitchen	
and baths. The home	
boastshardwoods, newer	
windows, newer roof,	
updated electrical and so	
much morel the large	
backyard is ready for a	
shop. It is currently being	
used as a rental	
generating over \$900/mth.	
Huny this won't last long at	٧
this price!	-

	, I lou ditto bit
	201621617
	Listing Courtesy of R.H.
	Cooke & Associates
	Zoned rhd, build a second
	unit on this lot. Services in
	the alley{ per city
	planning). Spotless, bright
1	and original charm. New
	england style cottage so
į	dose to kendall yards.
	Shiny oakfirs, Bright
į,	kitchen, beautiful light in
į	formal dining area w/ blt
3	ins spacious bath, brs
	large w/ walkin closets
3	Low care metal ext and
	trim ! 90% fumace snap
t	weatherized, low heat bills
ý	Int/ ext entrance to
3	basement that could be
1	finished, Kendall without
	the cost, See agent mks
-	for showing
4	4

1	
3	AND THE REAL PROPERTY.
1	
1	
1	2701 W Mallon Ave
	Spokane, WA 99201
	8 For Sale
	\$85,000
:	List Price

7/16/2016

25

\$72

2

1,180

3,990 sq ft

1905

Res/Site Blt 201621489 Listing Courtesy of

Windermere Valley
Easy to show fresh and
dean with new life-time
roof and new front porch.
Vinyl windows for energy
efficiency and vinyl siding
for low maintenance. This
home is near kendall yards
and is a must see!



## Market Activity: Active











		(p-1)	1.57	NAS CONTRACTOR	
Address	2332 W College Ave Spokane, WA 99201	2514 W College Ave Spokane, WA 99201	2111 W Mallon Ave Spokane, WA 99201	2121 W Mallon Ave Spokane, WA 99201	2216 W Dean Ave Spokane, WA 99201
Status	Subject Property	for Sale	For Sale	for Sale	4 For Sale
Amount	\$139,500 Sold Price	<b>\$44,520</b> List Price	\$65,000 List Price	\$125,000 List Price	<b>\$67,000</b> List Price
Listing Date	3/16/2016	8/4/2016	7/16/2016	8/7/2016	7/28/2016
Days in RPR	43	6	25	3	13
Price Per Sq. Ft.	\$51	\$21	\$57	\$67	\$36
Bedrooms	3	3	3	5	2
Total Baths	2	2	1	1	1
Partial Baths	-	=	=	<u> </u>	-
Total Rooms	7	7	6	5	5
Living Area	2,718	2,084	1,138	1,870	1,862
Lot Size	5,800 sq ft	5,793 sq ft	4,200 sq ft	4,356 sq ft	5,964 sq ft
Year Built	1926	1908	1908	1909	1910
Living Area Range (low)	-	-	-	-	=
Living Area Range (high)	(-)	-	-	-	-
Property Type	Single Family Residence	Single Family Residence	Single Family Residence	Single Family Residence	2 x - 1 d 1 a 4 a 4 x 2 x 2 x 2 x 4 x 2 x 4 5 x 2 x 2 x 2 x 2 x 2 x 2 x 2 x 2 x 2 x
Property Subtype	Res/Site Blt	Res/Site Blt	Res/Site Blt	Res/Site Blt	Res/Site Blt
MLS ID	201613744	201622484	201621405	201622711	201622064
Listing Broker	Courtesy of Keller Williams Spokane - Main		Listing Courtesy of Keller Williams Spokane - Main	Listing Courtesy of Kelly Right Real Estate Of Spokane	Listing Courtesy of Keller Williams Spokane - Main
Description  Highlighted fields were changed by agent to reflect knowledge of this property.	Kendall Yards Charmerl This 3 Bedroom 2 Bath House Has New Kitchen Cabinets with Granite Counter Tops and Stainless Steel Appliances with a Massive Master Suite with Sweeping Views of the Downtown Skyline. Two full Baths on First and Second Level Completely Remodeled. Everything has been Completely Updated. Only a Short Walk From Restaurants and Eateries in the Beautiful Kendall Yards Development. Bring Your Price Conscience Buyers who Demand the Best of Everything. Hurry, This House WILL NOT LAST.	w college ave, is located in the city of spokane. According to tax records this property was built in 1908, offering 3 bed, 2 bath, with 1667 square feet and dettached 1 car garage. This is a bank owned property to be sold as is. Buyer and agent to verify all.	be a great home again!	Charming home with loads of potential in the up and coming west central area, Wood trim throughout and the tall ceilings make it feel spaciously ou'll stay warm & cozy with the newer vinyl windows and the pellet stove in the living room. 2 beds on the main floor (1 w/ no closet) and 1 bedroom upstairs w/ bonus area at top of stairs. Possible 2nd bath in basement & plenty of storage space. Fenced yard w/ shed is ready for your ideast large footprint, near auction price at under \$60 per sq/ft!	



# Selected Recent Market Activity



	User Selected Comps	Varket Activity Active Listings	Market Activity Pending Sales	Market Activity Sold	Market Activity Distressed	Market Activity Expired Listings
Total Number of Properties	9	8	8	8	8	5
Lowest Listing Price/Est. Value	\$26,500	\$44,520	\$59,900	\$29,900	\$44,520	\$74,900
Median Listing Price/Est, Value	\$58,819	\$76,000	\$139,950	\$77,600	\$80,940	\$129,900
Highest Listing Price/Est, Value	\$90,000	\$125,000	\$198,000	\$144,900	\$131,000	\$599,500
Median Living Area	2,104	1,592	1,823	2,274	2,433	2,808
Median Price per sq.ft.	\$29	\$58	\$63	\$50	\$37	\$45
Median Days in RPR	322	14	80	134	-	113
Median Age	111	108	110	112	107	110

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# 2717 W Gardner Ave, Spokane, WA 99201





Subject Property # This Listing LEGEND:

E PENDING · Pending: 7/11/2016

List Price \$59,900

Last Price Update: -Daysin RPR: 138

Current Estimated Value

\$60,010

Last RVM® Update: 7/10/2016

RVM® Est. Range: \$57,010 - \$63,010

RVM® Confidence:



♣ RVM® Change Last 1 Month: -\$1,370

RVM® Change Last 12 Months -

Instant Equity - Great Kendall Yards fixer in the heart of the fun. Biking trails, restaurants, close to downtown. Investors looking to turn a profit will love this place. Needs some TLC but once complete this home will be a show stopper. All new siding, windows and roof with a large fully fenced y...

#### Home Facts

#### **Public Facts**

Listing Facts

Home Pacts	1 dulie 1 aus	Liangrass
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	4	4
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	2,186	
Lot Size	5,968 sq ft	=
Lot Dimensions	5964 SF	
Year Built	1912	1912
Total Rooms	7	7
Style		2 Story, Bungalow
Roofing	Composition Shingle	Composition
Heating	Forced air unit	See Remarks
Cooling	None	
Basement	Partial Basement	Unfinished
Foundation	Stone	_
Exterior Walls	Other	Vinyl
Number of Stories	1.5+B	
	Listing Condensed Walley Milliam Cookens	Mala

Listing Courtesy of Keller Williams Spokane - Main

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# 2207 W Dean Ave, Spokane, WA 99201



W Mallon Ave W Broadway Ave N Nettleton \$140k

LEGEND: Subject Property # This Listing

E PENDING · Pending: 8/2/2016

List Price

\$42,000

Last Price Update: -Daysin RPR: 86

Current Estimated Value

\$50,000

Last AVM Update: 7/10/2016

AVM Est. Range: \$41,000 - \$59,000

AVM Confidence:



**AVM Change** Last 1 Month: -

AVM Change Last 12 Months -24.24%

Great opportunity for equity. This was a triplex, and it is totally vacant and ready to remodel, inside and out. It can be used as a single family with in-law set up, or used as multi-family. As a single family it would be a big 5 bedroom 3 bathroom house with main floor utilities and plenty of...

#### Home Facts

Public Facts

Listing Facts

Home Pacis	r ubite r accs	Liamy rada
Property Type	roperty Type Multifamily/Multiplex	
Property Subtype	Triplex	Res/Site Blt
Bedrooms	4	_
Total Baths	3	3
Full Baths	3	3
Living Area (sq ft)	2,476	2,000
Lot Size	4,792 sq ft	_
Lot Dimensions	4800 SF	_
Year Built	1904	1904
Total Rooms	10	_
Style	=	2 Story, Bungalow
Roofing	Composition Shingle	Composition
Heating	Baseboard	Electricity, Baseboard
Cooling	None	_
Basement	No Basement	Partial, Unfinished
Foundation	Concrete	=
Exterior Walls	Shingle (Not Wood)	Asbestos
Number of Stories	2	=

Listing Courtesy of Kelly Right Real Estate Of Spokane



# 2514 W College Ave, Spokane, WA 99201





LEGEND: Subject Property # This Listing

#### S FOR SALE

Foreclosure
 New, Active: 8/4/2016

List Price

\$44,520

Last Price Update: -Days in RPR: 6

MUST SEE! This Single Family Residence Is A Nicely Sized Home That Sits On A Reasonably sized 5800 Sq Ft Iot. This Property Situated At 2514 W College Ave, Is located In The city Of Spokane, According To Tax Records This Property Was Built In 1908, Offering 3 Bed, 2 Bath, With 1667 Square Feet an...

### Home Facts

Public Facts

Listing Facts

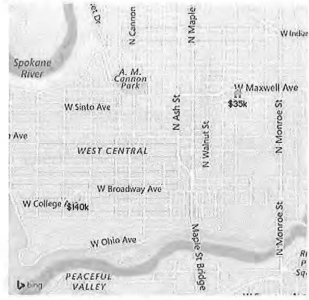
TIOTILE I GOLD	1 dono i dolo	Liang rado
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Blt
Bedrooms	3	3
Total Baths	1	2
Full Baths	1	2
Living Area (sq ft)	2,084	-
Lot Size	5,793 sq ft	-
Lot Dimensions	5800 SF	
Garage	Yes	
Garage (spaces)	2	1
Year Built	1908	1908
Total Rooms	7	-
Style		2 Story, Other
Roofing	Composition Shingle	Composition
Heating	Baseboard	Forced Air
Cooling	None	-
Basement	No Basement	Unfinished
Foundation	Concrete	-
Exterior Walls	Shingle (Not Wood)	Stucco
Number of Stories	2	
	Control of the Contro	Total Section 1

Listing Courtesy of Real Home Services And Solutions



# 1414 N Adams St, Spokane, WA 99201





Subject Property This Property

#### RECENTLY SOLD

Sold Date: 3/25/2016
 MLS Listing 201525165, 9/23/2015

............

Sold Price

Sold Date: 3/25/2016 Daysin RPR: 184

**Current Estimated Value** 

Last RVM® Update: 7/10/2016

RVM® Est. Range: \$33,545 - \$37,075

RVM® Confidence:

Last 1 Month: -\$320

W RVM® Change Last 12 Months -22%

Demo is done, ready to Finish and make a profit. Investors come take a look at the great potential here. Needswiring, paint, plumbing and roofing

#### Home Facts

Public Facts

Listing Facts

TIOTHO I GOLD	1 dollo i dolo	Liaing rado
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	3	3
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	2,690	2,393
Lot Size	2,352 sq ft	8,712 sq ft
Lot Dimensions	2350 SF	
Garage	Yes	
Garage (spaces)	1	-
Year Built	1905	1905
Total Rooms	5	<del>-</del>
Style	-	2 Story, Victorian
Roofing	Composition Shingle	Composition
Heating	Gravity	Gas
Cooling	None	=
Fireplaces		Wood
Basement	Full Basement	Full, Unfinished
Foundation	Concrete	_
Exterior Walls	Shingle (Not Wood)	Wood
Number of Stories	2.5+B	

Courtesy of Kelly Right Real Estate Of Spokane

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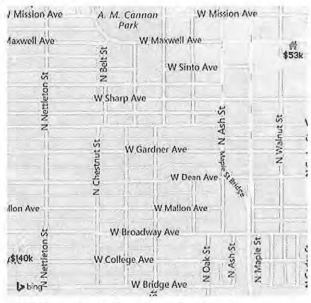


# 1417 W Maxwell Ave, Spokane, WA 99201



Home Facts

Number of Stories



LEGEND: Subject Property # This Property

• Sold Date: 4/20/2015 • MLS Listing 201511791, 2/6/2015

Current Estimated Value

\$53,000

Last AVM Update: 7/10/2016 Days in RPR: 73

AVM Est. Range: \$39,750 - \$66,250

AVM Confidence:



AVM Change Last 1 Month: \$4,000

> AVM Change Last 12 Months -

Owner occupants are given first priority through Freddie Mac First Look that expires 02/25/2015. Furnace has a cracked heat exchanger. Spacious home in need of a few repairs for instant equity. Bring your handyman.

1101110 1 11010	0	
Property Type	Single Family Residence	Single Family Residence
Property Subtype	Single Family	Res/Site Bit
Bedrooms	3	3
Total Baths	1	1
Full Baths	1	1
Living Area (sq ft)	2,340	2,340
Lot Size	6,011 sq ft	6,000 sq ft
Lot Dimensions	6000 SF	
Garage	Yes	_
Garage (spaces)	2	1
Year Built	1926	1926
Total Rooms	6	-
Style	Ranch\Rambler	1 Story, Ranch, Bungalow
Roofing	Composition Shingle	Composition
Heating	Forced air unit	Gas, Forced Air
Cooling	None	
Fireplaces	Yes	1
Basement	Partial Basement	Partial, Unfinished
Foundation	Concrete	
Exterior Walls	Siding (Alum/Vinyl)	Metal, Wood

Public Facts

1 story with basement Courtesy of Century 21 Beutler & Assoc Spo Listing Facts

## Lake City Servicing

Coeur d'Alene, ID 83814 (800) 630-9252

Arnold Professional Holdings, Inc.

Coeur D Alene, ID 83814

Account: 2332 W. College Ave Spokane WA 99201

#### BENEFICIARY'S DEMAND FOR PAYOFF

Dear Arnold Professional Holdings, Inc.

You are authorized to use the following amounts to payoff the above-mentioned loan. All necessary legal documents will be forwarded to the trustee for Full Reconveyance upon receipt of payment in full.

Payoff Date	4/30/2016
Maturity Date	1/31/2017
Next Payment Due	5/1/2016
Interest Rate	12.000%
Interest Paid-To Date	4/1/2016
Principal Balance	\$65,000.00
Unpaid Interest	\$0.00
Accrued Interest	\$650.00
Unpaid Late Charges	\$0.00
Accrued Late Charges	\$0.00
Unpaid Charges	\$0.00
Prepayment Penalty	\$0.00
Other Fees *For additional details see itemization attached	\$158.00
Trust Balance	\$0.00
Payoff Amount	\$65,808.00

Please add \$21.67 for each additional day past Please add \$20.00 for wire.

We reserve the right to amend this demand should any changes occur that would increase the total amount for payoff. <u>Please note that this demand expires on 5/6/2016</u>, at which time you are instructed to contact this office for additional instructions (DEMAND FORWARDING FEES ARE DUE EVEN UPON CANCELLATION OF YOUR ESCROW).

ONLY CERTIFIED FUNDS, WIRE TRANSFERS, OR A TITLE COMPANY CHECK WILL BE ACCEPTED!

Make disbursement check payable to: Lake City Servicing

Sincerely,

Tanya Chiono Asset Management 800-630-9252 800-380-6492

ITEMIZATION OF OTHER FEES	
Description	Amount
Demand Fee	\$50.00
Reconveyance Fee	\$35.00
Recording Fee	\$73.00
Total	\$158.00

Gustafson Law, Inc., PS ALTA Universal ID: 1500 West Fourth Ave. Suite 408 Spokane, WA 99204 Certified Copy:

De-

File No./Escrow No.: 15-0080-C

Print Date & Time: February 15, 2018 7:55 am

Officer/Escrow Officer: Alissa

Settlement Location: 1500 West Fourth Ave., Suite 408

Spokane, WA 99204

Property Address: 2332 W. College Ave.

Spokane, WA 99201

Borrower: Arnold Professional Holdings, Inc.

1121 E. Mullan Ave. Coeur d'Alene, ID

Seller: Janette

Coeur d'Alene, ID 83814

Lender: Equity Trust Company Custodian FBO

Settlement Date: December 04, 2015
Disbursement Date: December 04, 2015

Description	Borrower/Buyer		
	Debit	Credit	
Financial			
Sale Price of Property	26,416.53		
Deposit		100.00	
Loan Amount		65,000.00	
Prorations/Adjustments			
Spokane County Treasurer 12/05/15 - 01/01/16	86.36		
Loan Charges to Equity Trust Company Custodian FBO Robert			
% of Loan Amount (Points) to Cogo Capital	1,300.00		
Closing Services Fee to CLM Closing Services	200.00		
Consulting Fee to Cogo Capital	2,265.00		
Funding Fee to Panhandle Escrow	300.00		
Loan Servicing Fee to Lake City Servicing	180.00		
Servicing Setup Fee to Lake City Servicing	200.00		

Description	Borrower/	Buyer
	Debit	Credit
Loan Charges to Equity Trust Company Custodian FBO Robert (continued)		
Prepaid Interest \$21.670 per day from 12/04/15 to 01/01/16 Equity Trust Company Custodian FBO Robert	606.76	
Title Charges and Escrow/Settlement Charges		
Escrow Fee to Gustafson Law, Inc., PS	385.00	
Lenders Policy to First American Title Company	497.85	
Government Recording and Transfer Charges		
Recording Fees to First American Title Company	275.00	
Miscellaneous		
Homeowner's Insurance Premium to The Central Agency 12 months	765.00	
	Debit	Credit
Subtotals	33,477.50	65,100.00
Due to Borrower	31,622.50	
Totals	65,100.00	65,100.00

Acl	cno	wl	eda	em	ent
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We/I have carefully reviewed the ALTA Settlement Statement and find it to be a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction and further certify that I have received a copy of the ALTA Settlement Statement. We/I authorize Gustafson Law, Inc., PS to cause the funds to be disbursed in accordance with this statement.

Borrower	
Arnold Professional Holdings, Inc.	
BY:	
President/Secretary	

Alissa Escrow Officer



# BUILDING YOUR REPUTATIONAL CAPITAL



**Turning Garbage into Gold!** 



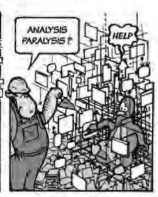
# Why is The First Deal The Hardest Deal?

How to Get Over the First Deal Hang Ups So You Can Line Up Deals and Profit Over and Over Again!









## Why is The First Deal the Hardest Deal?

If You're Like the Penguin, You're in Good Company!

- Most successful people have gone through this phase at one stage or another in their lives.
- They had enough reasons to give up their dreams but chose otherwise.
- What did they have that separates them from most everyone else?
- They have only one thing working for them...

!



beginning for as long as possible.

#### The Science Behind Not Doing Anything

- Did you know that a staggering \_\_\_\_\_\_ of people that set New Year's goals never actually achieve them? That's according to research conducted in 2017 by the University of Scranton.
- A 2010 LexisNexis survey showed that, on average, employees spend more than half their workdays receiving and managing information rather than using it to do their jobs!
- We've all done it, and if you're like me -- a driven entrepreneur --failing to meet goals can set you back and leave you discouraged and frustrated.

So, What's Stopping You? The 5 Things Keeping You fro	m a Successful Deal
#1: Because	and the
are scary, there is a natural inclin	ation to want to delay

- We let the, what ifs crowd out action with questions like:
  - 1. What if the City Attorney won't give me the time of day?
  - 2. What if he/she will? (Sometimes success is scarier than failure.)
  - 3. What if I can't find the homeowner?
  - 4. What if the homeowner won't negotiate with me?
  - 5. What if they accept my offer... then what?
- #2: No one wants to\_\_\_\_\_\_. A fear of failure is essentially a fear of shame.
  - 1. Shame is a toxic emotion because instead of feeling bad about our actions (guilt) or our efforts (regret), shame makes us feel bad about who we are. Shame



anything new.)

## REPUTATIONAL CAPITAL

- gets to the core of our egos, our identities, our self-esteem, and can halt us in our tracks.2. Therefore, the easiest way not to fail and feel shame is to never do anything at all (especially
- #3: Perhaps even worse than failing is looking \_\_\_\_\_.
  1. No one wants to be told—after the new venture has
  - failed--that "you didn't think it through."

    2. To keep that from happening you fall into the \_\_\_\_\_\_
    - \_\_\_\_\_ trap and just think about the opportunity and study the competition and research everything there is to research.
  - 3. There is always one more thing you can check, or one more person you can talk to (all of which keeps you busy, but never really accomplishing anything of value).
- #4: You don't have the \_\_\_\_\_\_
  - 1. You convince yourself you don't have sufficient knowledge, money, staff, approvals, etc. to start something new. (You never want to go into battle without a full complement of resources, right? So, it is better to delay until you get them.)
    - HINT: Money and staff only come after you start experiencing success.
- #5: Life is \_\_\_\_\_ and gets in the way.
  - 1. We are all busy and our "to do" lists are incredibly long as it is.
  - 2. Who has time to develop or devote time to anything new right now, right? Especially when there is TV to watch, shopping to do, or time to waste!

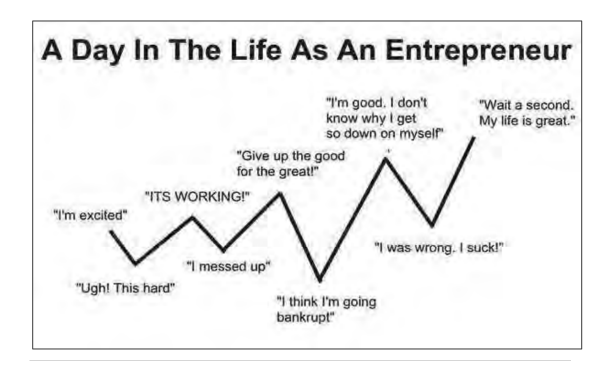


I've Heard All of These Excuses...

Some of You Are Going to Use Them When You Leave Here on Sunday...

# You Can Have Excuses Or You Can Have Money

There is Something You Need to Realize, Being an Entrepreneur is Hard and a lot of Work





But If You Don't Do It, Someone Else Is... And They're Signing Your Paycheck

97%
of the people who quit too soon are employed by the 3% that never gave up

#### How to Stay Active and Avoid the Excuses

- #1. Structure Your Day Around Income Producing Activities Only
  - 1. Use a \_\_\_\_
  - 2. Because our ability to make quality, long-term decisions deteriorates with each additional choice we make, big or small, be like the most successful people and structure your day to cut down on the amount of decisions you need to make.
  - 3. Tackle your most important task first thing in the morning when your willpower reserves are at your fullest and try to make small decisions as automatic as possible.



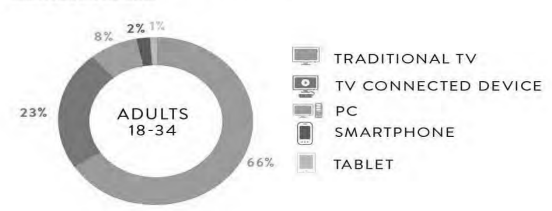


- #2. Limit the Amount of \_\_\_\_\_\_ You Consume
  - 1. For any problem we face, there is a virtually limitless supply of information we can delve into.
  - 2. Reading with a specific goal in mind allows you to get through large amounts of information without getting overwhelmed.
  - 3. No matter how much information, how much data that you have, there will always be more. \_\_\_\_\_ with the information that you have available now, then adapt and change it later if you need to.

Typical Consumption (Too Much Info!)

# Q1 2016 AVERAGE WEEKLY MINUTES OF VIDEO TIME DISTRIBUTION ACROSS DEVICES

Minutes video time distribution



Read as: In Q1 2016 Millennials spend 66% of average weekly gross minutes watching Traditional TV.

Source: Nielsen Millennial Advisors Report/Comparable Metrics Report Q1 2016 Average Weekly Gross Minutes

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states that work expands to fill the amount of time you've allotted it. If you give yourself an hour to do a ask, it will take an hour. If you give yourself 15 minutes to complete the same task, it will take 15 minutes. Don't give yourself more time than necessary!  And make your deadline as public as possible. Tell a coworker or friend who will help to hold you accountable to your decision deadline, or even commit to a deadline on social media.
coworker or friend who will help to hold you accountable to your decision deadline, or even
Know Your
Review your top five goals as a company (even if tha company is just you) at the start of every work day.
As a result, your main goals are always at the top of your mind when you need to decide what to prioritize or when faced with a difficult business or marketing decision.
Anything that doesn't align with your current goals,
the vision boards, writing goals down, and inking positive thoughts are great.
cople forget to do the
j



What If...

I Could Help You Do Your First Lien Abatement Deal?

What If...

You Could Watch and Learn on Your First Deal Without ALL the Risk That Keeps ALL the Excuses Fresh on Your Mind?

Would You Do It?

# Introducing the Master Lien Abatement Workshop

PARTICIPATION ALERT: (never done before)
Get Your First Deal Done with Us!!!

## What You'll Learn: Day #1

- Review the Nuisance and Lien Abatement Process
- Skip-Trace Homeowners
- Make Out-Bound Calls
- Mock Offer-Writing Session (How to write a net offer)
- Research Your Local Market and the Municipality
   Players and Make Appointments to Meet with Them the
   Following Week
- How to manage your landing page
- Learn how to market on social media



### What You'll Learn: Day #2

- Attend Code Enforcement Meeting
- Meet the Contractor (at the Property)
- Go through our House with the Contractor
- Develop scope of work, budget & draw schedule
- Drive Run Downs

#### What You'll Learn: Day #3

- Learn How to Get Millions in Private Capital: Become the Advanced Loan Consumer
- Meet the Appraiser at the property
- Learn what appraisers look for to determine value
- Step by Step Process of Getting Your Deal Funded (From Application to Closing)
- Drive Run Downs

#### What You'll Learn: Day #4

- Closing Out the Loan
- Line Up the Construction Process
- Meet with Sarah at APH with the Plan
- Sign the Participation Agreement
- Record your landing page video voice over

## Other Great Bonuses

#### Delivered at the Master Workshop

 Landing Page About Your Lien Abatement Service (Customized to Your Business)



- Commercial for Your Landing Page (rights to our reputational capital) With All Your Personalized Information in it
- Direct Mail Pieces for Neighbors (We'll show you how to get the neighbors involved and on your side)

# And Participation on a Real Lien Abatement Deal!!!

You'll Share in the Upside Without Any Downside!

#### What Does That Look Like?

- Because the First Deal is always the hardest, we'll do your first deal with you (we'll work on it here)
- Only 20 primaries Can Participate (limited amount allowed in each Master Workshop)
- You'll be a part of the loan process (see how it's done)
- No money in, but you'll participate in the profit!
- You'll get ongoing updates, pictures, and videos of the deal in motion from tear-down to build out to staging to closing and sell, <u>YOU'LL SEE IT ALL!</u>

You'll Not Only Get a
Deal Under Your Belt,
You'll Build Your
Acumen and
Reputational Capital!!!



# REPUTATIONAL CAPITAL

# Why Is This Important?

Because of Our Proposal for Your Success!

If you complete FOUR (4) deals within ONE (1) year, you will receive a reimbursement of your tuition, if those deals are completed in the year following the workshop; you use COGO financing; you provide us with before and after pictures and submit pictures of your profit checks.

# Our Deal Together Counts Toward the 4!

- That Means You Only Have to Do 3 on Your Own to Get Your Money Back!!!
- Only 20 Allowed
- We Already Have 3 Signed Up So Only 17 Spots Are Left...

# What You'll Receive...

- Four Days of In-Depth, Hands-On Training on the Lien Abatement Process (finding, acquiring, and closing)
- Guided Research of Your Own Local Market
- First Deal Done for You (All the Upside, All the Knowledge, but None of the Risk) (counts toward our Success Proposal)
- Professional landing page, commercial, and mailings

# Remember... My First 4 Deals?

- Deal #1 Profit = \$42,307.03
- Deal #2 Profit = \$23,951.83
- Deal #3 Profit = \$21,146.54
- Deal #4 Profit = \$50,671.31
  - Over \$138,000 in Profit!!!



# REPUTATIONAL CAPITAL

# Just One of Those Deals Will Pay for Your Tuition...

- Submit 3 and We'll Give You Back Your Tuition Investment
- (That's on Top of Your Profit)!

# Your Tuition is Paid for With the Deals You Do!

- Remember, I Made It Easier by Doing Your First Deal with You!
- You Can Make Excuses or You Can Make Money...
- Which One Are You Going to Choose to Do?





**Turning Garbage into Gold!** 



# How We Found the Property:

• This property is across the street from Case Study 1.



• Make sure you are

while you are fixing the property.

• Neighbors see these signs as well as the houses across the street and bring you leads.





# How we found the owner

- The owner, June, was visiting her property and saw the work we were doing on Case Study 1.
- She approached the work crew about buying her property!

# The opportunity & potential

- The property had been condemned by the city health department and she was living with her daughter.
- The basement was "full" of raw sewage and June did not have the resources to get it fixed.
- What the cities deem to be an overbearing issue is not as bad as they say.
- The city told us the cost to repair the plumbing would be \$15-20,000 because that is the amount the city was quoted. I believe the plumber saw that the client was the city, assumed government funding, and quoted a ridiculous price.

Experience as well as having an inquiring mind to research things out will save you a





fortune and allow you access to deals that others will not touch or believe will cost more to repair than they will.

- Upon inspection of the property we discovered that the house did have a raw sewage back up but was only a 5-gallon bucket full. Nothing like they had described.
- Our plumber scoped the line to discovered that it had been clogged with Feminine Hygiene products which simply need to be snaked. We fixed the pluming for much less than what the city quoted.
- By the Numbers
  - o Estimated Profit & Loss Statement.
  - o Estimated Profit \$23,951.83

Property address:	2315 W College		
Purchase Date:	6/1/2016		
Cash Outflow (Investme	nt)		
Purchase of Property		5	25,000.00
Total Fix up and Repair		\$	57,898.00
Selling Costs		5	18,050.17
Est Total Investment		5	100,948.17
Target Sale Price		\$	124,900.00
Est Profit		\$	23,951.83
Closing Date	11/1/2016		





# Negotiating the Deal:

# With the Owner.

- June owned the property @ 2315
   W. College Ave. through an assistance program with the city of Spokane.
- Due to her poor health and financial situation she was unable and unwilling to make the repairs needed to make the property livable.
- She agreed to sell the property on the condition that the City of Spokane would release her of all liens against the property.

ed Purchase and Sales agreement, at the end of this section - "Subject to City of Spokane releasing June of all liens against the property."

- I used the \_\_\_\_\_ on this property. This is a strategy I now use often.
- "June to receive up to \$15,000 but not less than \$12,500. Buyer to pay all applicable closing costs."

# With the City

- After the positive outcome from Case Study 1, the city was anxious to work with us on this new property.
- The city was more than willing to make concessions in exchange for us taking responsibility for the





property and getting it fixed and back on the market.

- We had to bring the county taxes current at closing – See the HUD statement at end of section - Line 1304
- We also brought the City of Spokane delinquent water bill current – line 1303
- How we closed the deal.



# The Scope of Work

• New window, fresh paint, landscaping



• Back yard clean-up & tree removal















Fresh paint inside, new carpet, & lighting



- Rehabbed existing kitchen cabinets, new appliances
- Remember, the goal is to maximize profits not the amount of the rehab!





• 3 bedrooms – Paint, Carpet, Staging









• Restored the property to include a full garage. This was an important selling feature in this neighborhood.







• Completely refurbished bathroom



• Ready for sale!

# **Listing the Property**

• <a href="http://tours.tourfactory.com/tours/tour.asp?t=163">http://tours.tourfactory.com/tours/tour.asp?t=163</a>
<a href="769">7769</a>



# Top 3 Things We learn from this deal

- Birds of a feather flock together.
  - o Every rehab is a marketing magnet!
  - Use your rehabs to attract other potential sellers.
- The NET Offer.
  - o This a powerful strategy in negotiation.
  - o It gives the seller peace of mind that you do care about what they get out of the deal.
- There is \_\_\_\_\_\_ for doing your own due diligence and having your own eyes on the property!





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# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT SPECIFIC TERMS

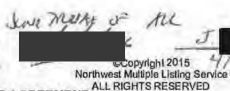
1. 0	Date: April 21, 2016	MLS No.:	OF ECIFIC 1		r Expiration Date: _	April 2	29, 2016
2. E	Buyer:Escalade Prope	erties LLC			-		
3. S	Seller: June		Buyer Se'ler		Status		
4. P	Property: Tax Parcel No(s).:	2 5133.0710			_ (_ Spokane		County)
3	2315 W College Ave		Spo	kane		WA	99201
	ddress Legal Description: Attached	as Exhibit A.		City		State	Zip
5. In	ncluded Items: Stove/rai wood stove; satellite d	nge;  refrigerator lish;  security sys	o washer; i tem; □ attach	dryer; di	shwasher;  hot tu (s);  attached spe	ib; 🗆 fii aker(s);	replace insert; Omicrowave;
6. P	Purchase Price: \$ 25	,000					Dollars
7. E	Earnest Money: \$ 6500	☐ Check; ☐ N	lote; Other	Suspingon	Aheld by Selling	g Firm; C	Closing Agent)
8. D	Default: (check only one)					1000	Commercial Services
	itle Insurance Company: _	GUSTAR 30		,	The state of the s		
10. C	Closing Agent: a qualified	closing agent of Buy	er's choice; D	- Muss	+		
	- 1. /	Company of the Compan	ssession Date	- u	: Other		
12. S	Services of Closing Agent fo	The same agreement of the same of			of the Control of the Control of the Control	aived	
	Charges/Assessments Levied						t Closina
	Seller Citizenship (FIRPTA):						
	Agency Disclosure: Selling B						
		Broker represents:			noo, an mounter party		
Z Vez	Action Buyer 1 Action of Buyer 1 Action of As Buyer	NOT AS I	Date /Just	Seller's Signature	to the me	Ans Andi Appro	Scr IS  ed. Juni  bout  1/3-1  Date
	21 E Mullan Ave						
	eur d'Alene ID 83814					A	Ve
_	Stale, Zip		Fax No.	City, State, Zip Phone No	Kany u	Ja	9920/ No.
Selling	g Firm	MLS	Office No.	isting Firm			MLS Office No.
Selling	g Broker (Print)	MLS	LAG No. I	isting Broker (Pri	nl)		MLS LAG No.
Phone	e No.	Fin	n Fax No.	Phone No.			Firm Fax No.
Selling	g Firm Document E mail Address		1	Isting Firm Docum	nent E mail Address		-
Selling	g Broker's E mail Address		ī	Isting Broker's E	mail Address		4
Selling	g Broker DOL License No.	Selling Firm DOL Li	cense No.	Isting Broker DOI	License No.	Listing Fire	m DOL License No.

10-Cty of SPEKEAR RELETING SAME MERKE Residential Purchase & Sale Agreement

Form 21

Rev. 7/15

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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS** 

Continued

Purchase Price, Buyer shall pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other property, gifts, retirement, or future earnings, except to the extent otherwise specified in this Agreement.

Earnest Money, Buyer shall deliver the Earnest Money within 2 days after mutual acceptance to Selling Broker or to Closing Agent. If Buyer delivers the Earnest Money to Selling Broker, Selling Broker will deposit any check to be held by Selling Firm, or deliver any Earnest Money to be held by Closing Agent, within 3 days of receipt or mutual acceptance, whichever occurs later. If the Earnest Money is held by Selling Firm and is over \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Firm's name provided that Buyer completes an IRS Form W-9. Interest, if any, after deduction of bank charges and fees, will be paid to Buyer. Buyer shall reimburse Selling Firm for bank charges and fees in excess of the interest earned, if any, If the Earnest Money held by Selling Firm is over \$10,000.00 Buyer has the option to require Selling Firm to deposit the Earnest Money into the Housing Trust Fund Account, with the 12 interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer does not complete an IRS 13 Form W-9 before Selling Firm must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest 14 Money shall be deposited into the Housing Trust Fund Account, Selling Firm may transfer the Earnest Money to Closing 15 Agent at Closing. If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the 16 Selling Firm or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to provide written 17 verification of receipt of the Earnest Money and notice of dishonor of any check to the parties and Brokers at the 18 addresses and/or fax numbers provided herein.

Upon termination of this Agreement, a party or the Closing Agent may deliver a form authorizing the release of Earnest 20 Money to the other party or the parties. The party(s) shall execute such form and deliver the same to the Closing Agent. 21 If either party fails to execute the release form, a party may make a written demand to the Closing Agent for the Earnest 22 Money. Pursuant to RCW 64.04, Closing Agent shall deliver notice of the demand to the other party within 15 days. If 23 the other party does not object to the demand within 20 days of Closing Agent's notice, Closing Agent shall disburse the 24 Earnest Money to the party making the demand within 10 days of the expiration of the 20 day period. If Closing Agent 25 timely receives an objection or an inconsistent demand from the other party, Closing Agent shall commence an 26 interpleader action within 60 days of such objection or inconsistent demand, unless the parties provide subsequent consistent instructions to Closing Agent to disburse the earnest money or refrain from commencing an interpleader 28 action for a specified period of time. Pursuant to RCW 4,28,080, the parties consent to service of the summons and 29 complaint for an interpleader action by first class mail, postage prepaid at the party's usual mailing address or the 30 address identified in this Agreement. If the Closing Agent complies with the preceding process, each party shall be 31 deemed to have released Closing Agent from any and all claims or liability related to the disbursal of the Earnest 32 Money. If either party fails to authorize the release of the Earnest Money to the other party when required to do so 33 under this Agreement, that party shall be in breach of this Agreement. For the purposes of this section, the term Closing Agent includes a Selling Firm holding the Earnest Money. The parties authorize the party commencing an interpleader action to deduct up to \$500.00 for the costs thereof.

- Included Items. Any of the following items, including items identified in Specific Term No. 5 if the corresponding box is 37 checked, located in or on the Property are included in the sale; built-in appliances; wall-to-wall carpeting; curtains, drapes and all other window treatments; window and door screens; awnings; storm doors and windows; installed 39 television antennas; ventilating, air conditioning and heating fixtures; trash compactor; fireplace doors, gas logs and gas 40 log lighters; irrigation fixtures; electric garage door openers; water heaters; installed electrical fixtures; lighting fixtures; 41 shrubs, plants and trees planted in the ground; and other fixtures; and all associated operating remote controls. Unless 42 otherwise agreed, if any of the above items are leased or encumbered, Seller shall acquire clear title before Closing. 43
- Condition of Title, Unless otherwise specified in this Agreement, title to the Property shall be marketable at Closing, 44 The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and restrictions, presently of record and general to the area; easements and encroachments, not materially affecting the value of or 46 unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Monetary 47 encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be 48 conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate 49 Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after 50 acquired title.
- Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current 52 ALTA form of Homeowner's Policy of Title Insurance for One-to-Four Family Residence, from the Title Insurance 53 Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines 54 to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party 55 applying for title insurance shall pay any title cancellation fee, in the event such a fee is assessed. If the Title Insurance 56 Company selected by the parties will not issue a Homeowner's Policy for the Property, the parties agree that the Title 57 Insurance Company shall instead issue the then-current ALTA standard form Owner's Policy, together with 58 homeowner's additional protection and inflation protection endorsements, if available. The Title Insurance Company 59

21/0016 2016 Seller's Initials Buyer's Initials Date Buyer's Initials Date Seller's Date Page 3 of 5

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# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

Continued

shall send a copy of the preliminary commitment to Seller, Listing Broker, Buyer and Selling Broker. The preliminary 60 commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and 61 Exceptions in the Policy and Special Exceptions consistent with the Condition of Title herein provided. If title cannot be 62 made so insurable prior to the Closing Date, then as Buyer's sole and exclusive remedy, the Earnest Money shall, 63 unless Buyer elects to waive such defects or encumbrances, be refunded to the Buyer, less any unpaid costs described 64 in this Agreement, and this Agreement shall thereupon be terminated. Buyer shall have no right to specific performance 65 or damages as a consequence of Seller's inability to provide insurable title. 66

Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. If the Closing Date falls 67 on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, 68 the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed, "Closing" means the date on which all documents are recorded and the sale 70 proceeds are available to Seller. Seller shall deliver keys and garage door remotes to Buyer on the Closing Date or on 71 the Possession Date, whichever occurs first. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. 72 Seller shall maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is entitled to 73 possession. Seller shall not enter into or modify existing leases or rental agreements, service contracts, or other 74 agreements affecting the Property which have terms extending beyond Closing without first obtaining Buyer's consent, 75 which shall not be unreasonably withheld. If possession transfers at a time other than Closing, the parties shall execute 76 NWMLS Form 65A (Rental Agreement/Occupancy Prior to Closing) or NWMLS Form 65B (Rental Agreement/Seller Occupancy After Closing) (or alternative rental agreements) and are advised of the need to contact their respective 78 insurance companies to assure appropriate hazard and liability insurance policies are in place, as applicable, 79

RCW 19.27.530 requires the seller of any owner-occupied single-family residence to equip the residence with a carbon 80 monoxide alarm(s) in accordance with the state building code before a buyer or any other person may legally occupy 81 the residence following the sale. The parties acknowledge that the Brokers are not responsible for ensuring that Seller 82 complies with RCW 19,27,530. Buyer and Seller shall hold the Brokers and their Firms harmless from any claim 83 resulting from Seller's failure to install a carbon monoxide alarm(s) in the Property. 84

- Section 1031 Like-Kind Exchange. If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange so long as the cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a 89 Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the 90 purposes of completing a reverse exchange.
- Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 92 escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, 93 and lienable homeowner's association dues shall be prorated as of Closing. Buyer shall pay Buyer's loan costs, 94 including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any 95 payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such 96 delinquencies at Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, 97 prior to Closing, Seller obtains a written statement from the supplier as to the quantity and current price and provides 98 such statement to the Closing Agent. Seller shall pay all utility charges, including unbilled charges. Unless waived in 99 Specific Term No. 12, Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy 100 unpaid utility charges in accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities 101 providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or 102 equivalent).

Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or 104 other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that 105 are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid 106 as agreed in Specific Term No. 13.

- Sale Information. Listing Broker and Selling Broker are authorized to report this Agreement (including price and all 108 terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone 109 else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, 110 and others related to this Sale, to furnish the Listing Broker and/or Selling Broker, on request, any and all information 111 and copies of documents concerning this sale. 112
- Seller Citizenship and FIRPTA. Seller warrants that the identification of Seller's citizenship status for purposes of U.S. 113 income taxation in Specific Term No. 14 is correct. Seller shall execute a certification (NWMLS Form 22E or equivalent) 114 under the Foreign Investment in Real Property Tax Act ("FIRPTA") at Closing and provide the certification to the Closing 115 Agent, If Seller is a foreign person for purposes of U.S. income taxation, and this transaction is not otherwise exempt 116 from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the Internal Revenue Service. 117

4/01/00/6 21 Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date Page 4 of 5

# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

Continued

- k. Notices. In consideration of the license to use this and NWMLS's companion forms and for the benefit of the Listing 118 Broker and the Selling Broker as well as the orderly administration of the offer, counteroffer or this Agreement, the 119 parties irrevocably agree that unless otherwise specified in this Agreement, any notice required or permitted in, or 120 related to, this Agreement (including revocations of offers or counteroffers) must be in writing. Notices to Seller must be 121 signed by at least one Buyer and shall be deemed given only when the notice is received by Seller, by Listing Broker or 122 at the licensed office of Listing Broker. Notices to Buyer must be signed by at least one Seller and shall be deemed 123 given only when the notice is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. Receipt by 124 Selling Broker of a Form 17, Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards, Public 125 Offering Statement or Resale Certificate, homeowners' association documents provided pursuant to NWMLS Form 126 22D, or a preliminary commitment for title insurance provided pursuant to NWMLS Form 22T shall be deemed receipt 127 by Buyer. Selling Broker and Listing Broker have no responsibility to advise of receipt of a notice beyond either phoning 128 the party or causing a copy of the notice to be delivered to the party's address shown on this Agreement. Buyer and 129 Seller must keep Selling Broker and Listing Broker advised of their whereabouts in order to receive prompt notification 130 of receipt of a notice.
- L Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated 132 in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the 133 last calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday 134 or legal holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day that is not a 135 Saturday, Sunday or legal holiday. Any specified period of 5 days or less, except for any time period relating to the 136 Possession Date, shall not include Saturdays, Sundays or legal holidays. If the parties agree that an event will occur on 137 a specific calendar date, the event shall occur on that date, except for the Closing Date, which, if it falls on a Saturday, 138 Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, shall occur on the 139 next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. If the parties 140 agree upon and attach a legal description after this Agreement is signed by the offeree and delivered to the offeror, then 141 for the purposes of computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted 142 offer or counteroffer to the offeror, rather than on the date the legal description is attached. Time is of the essence of 143 this Agreement.
- m. Facsimile and E-mail Transmission. Facsimile transmission of any signed original document, and retransmission of 145 any signed facsimile transmission, shall be the same as delivery of an original. At the request of either party, or the 146 Closing Agent, the parties will confirm facsimile transmitted signatures by signing an original document. E-mail 147 transmission of any signed original document or a direct link to such document, and retransmission of any such e-mail, 148 shall be the same as delivery of an original, provided that the e-mail is sent to both Selling Broker and Selling Firm or 149 both Listing Broker and Listing Firm at the e-mail addresses on page one of this Agreement. At the request of either 150 party, or the Closing Agent, the parties will confirm e-mail transmitted signatures by signing an original document.
- n. Integration and Electronic Signatures. This Agreement constitutes the entire understanding between the parties and 152 supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall 153 be effective unless agreed in writing and signed by Buyer and Seller. The parties acknowledge that a signature in 154 electronic form has the same legal effect and validity as a handwritten signature.
- Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 156
  unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the 157
  Buyer on the first page of this Agreement.
- p. Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following 159 provision, as identified in Specific Term No. 8, shall apply:
  - Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 161
    Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 162
  - Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 163
    as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual 164
    damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 165
    any other rights or remedies available at law or equity.
- ty. Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a 167 certified public accountant to review the terms of this Agreement. Buyer and Seller shall pay their own fees incurred for 168 such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement the prevailing party 169 is entitled to reasonable attorneys' fees and expenses.
- Offer. Buyer shall purchase the Property under the terms and conditions of this Agreement. Seller shall have until 9:00 171 p.m. on the Offer Expiration Date to accept this offer, unless sooner withdrawn. Acceptance shall not be effective until a 172 signed copy is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. If this offer is not so 173 accepted, it shall Japse and any Earnest Money shall be refunded to Buyer.

Page 5 of 5

# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

Continued

- s. Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the insertion of the Seller's 173 name and the Seller's warranty of citizenship status, shall be considered a counteroffer. If a party makes a counteroffer, 174 then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that counteroffer, unless 175 sooner withdrawn. Acceptance shall not be effective until a signed copy is received by the other party, the other party's 176 broker, or at the licensed office of the other party's broker. If the counteroffer is not so accepted, it shall lapse and any 177 Earnest Money shall be refunded to Buyer.
- t. Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the 179 offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, 180 unless sooner withdrawn.
- u. Agency Disclosure. Selling Firm, Selling Firm's Designated Broker, Selling Broker's Branch Manager (if any) and 182 Selling Broker's Managing Broker (if any) represent the same party that Selling Broker represents. Listing Firm, Listing 183 Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing Broker's Managing Broker (if any) 184 represent the same party that the Listing Broker represents. If Selling Broker and Listing Broker are different persons 185 affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated Broker, Branch Manager 186 (if any), and Managing Broker (if any) representing both parties as dual agents. If Selling Broker and Listing Broker are 187 the same person representing both parties then both Buyer and Seller confirm their consent to that person and his/her 188 Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. All 189 parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."
- v. Commission. Seller and Buyer shall pay a commission in accordance with any listing or commission agreement to 191 which they are a party. The Listing Firm's commission shall be apportioned between Listing Firm and Selling Firm as 192 specified in the listing. Seller and Buyer hereby consent to Listing Firm or Selling Firm receiving compensation from 193 more than one party. Seller and Buyer hereby assign to Listing Firm and Selling Firm, as applicable, a portion of their 194 funds in escrow equal to such commission(s) and irrevocably instruct the Closing Agent to disburse the commission(s) 195 directly to the Firm(s). In any action by Listing or Selling Firm to enforce this paragraph, the prevailing party is entitled to 196 court costs and reasonable attorneys' fees. Seller and Buyer agree that the Firms are intended third party beneficiaries 197 under this Agreement.
- w. Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 199 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 200 multual acceptance, Buyer may rescind this Agreement at any time up to 3 days thereafter.
- x. Information Verification Period and Property Condition Disclaimer. Buyer shall have 10 days after mutual 202 acceptance to verify all information provided from Seller or Listing Firm related to the Property. This contingency shall 203 be deemed satisfied unless Buyer gives notice identifying the materially inaccurate information within 10 days of mutual 204 acceptance. If Buyer gives timely notice under this section, then this Agreement shall terminate and the Eamest Money 205 shall be refunded to Buyer.

Buyer and Seller agree, that except as provided in this Agreement, all representations and information regarding the 207 Property and the transaction are solely from the Seller or Buyer, and not from any Broker. The parties acknowledge that 208 the Brokers are not responsible for assuring that the parties perform their obligations under this Agreement and that 209 none of the Brokers has agreed to independently investigate or confirm any matter related to this transaction except as 210 stated in this Agreement, or in a separate writing signed by such Broker. In addition, Brokers do not guarantee the 211 value, quality or condition of the Property and some properties may contain building materials, including siding, roofing, 212 ceiling, insulation, electrical, and plumbing, that have been the subject of lawsuits and/or governmental inquiry because 213 of possible defects or health hazards. Some properties may have other defects arising after construction, such as 214 drainage, leakage, pest, rot and mold problems. Brokers do not have the expertise to identify or assess defective 215 products, materials, or conditions. Buyer is urged to use due diligence to inspect the Property to Buyer's satisfaction 216 and to retain inspectors qualified to identify the presence of defective materials and evaluate the condition of the 217 Property as there may be defects that may only be revealed by careful inspection. Buyer is advised to investigate 218 whether there is a sufficient water supply to meet Buyer's needs. Buyer is advised to investigate the cost of insurance 219 for the Property, including, but not limited to homeowner's, flood, earthquake, landslide, and other available coverage. 220 Buyer and Seller acknowledge that home protection plans may be available which may provide additional protection 221 and benefit to Buyer and Seller. Brokers may assist the parties with locating and selecting third party service providers, 222 such as inspectors or contractors, but Brokers cannot guarantee or be responsible for the services provided by those 223 third parties. The parties shall exercise their own judgment and due diligence regarding third-party service providers.

Suyer's Initials Date

Buyer's Initials Date

Seller's Initials Date S

ate Seller's Inilials

Date

# **Parcel Information**



Parcel Number:

Site Address: 2315 W COLLEGE AVE

WEBPADAL Data As Of: 5/26/2016

# Parcel Image







Owner Name:

Address:

AVE, SPOKANE, WA, 99201-1635

Taxpayer Name:

Address:

AVE, SPOKANE, WA, 99201-1635

### Site Address

Parcel Type	Site Address	City	Land Size	Size Desc.	Description	Tax Year	Tax Code Area	Status
R	2315 W COLLEGE AVE	SPOKANE	7020	Square Feet	11 Single Unit	2016	0012 (http://cp.spokanecounty.org/Assessors/TCA/TaxCodeAreaByYear.aspx? TCA=0012)	Active

### Assessor Description

NETTLETONS 1ST E1/2 L11 ;ALL L12 B15

# Appraisal

Parcel	Appraiser	Neighborhood	Neighborhood	Neighborhood	Appraiser	Appraiser
Class		Code	Name	Desc	Name	Phone
11 Single Unit	120 (http://cp.spokanecounty.org/Assessor/ContactAssessors/Default.aspx? parcel=25133.0710)	313547	WSCE3		Elizabeth	477-5955

# Assessed Value

Tax Year	Land	Dwelling/Structure	Current Use Land	Taxable	Personal Prop.	Total Value
2016	22,500	66,600	0	89,100	0	89,100
2015	22,500	66,600	0	56,882	0	89,100
2014	22,500	67,600	0	0	0	90,100
2013	22,500	67,600	0	0	0	90,100
2012	22,500	71,500	0	0	0	94,000
2011	22,500	75,900	0	0	0	98,400

# Characteristics

Dwelling/ Structure	Year Built	Year Remodeled	Size	Туре	House Type	Roof Material	Heat	Cool	Bedroom	Half Bath	Full Bath
Dwelling	1905	0	867	SF	56 1+ Story 1000- 1499	Comp sh medium	Forced hot air- gas	None	3	0	1
Attached Garage	0	0	576	SF						0	0

26/2016				Parcel Informa	IIIOH FIIII S	ullillal y				
Residential S	sidential Sq Ft Breakdown Sq Ft									
Basement		250		R01						
1st Floor		867		R01						
1.5		200		R01						
Features / Str		Main Floo	or Size	Size Type						
DWELL - Basic		1								
	osed Frame Porch			SF						
DWELL - Oper	n Frame Porch	55		SF						
Land Number	r	Soil ID	Acreage	Sq	Ft	Frontage		Depth	Lot(s)	
1		R10L	0.16	7,0	)20	60		117	1	
Sales Property Taxes	S									
Tax Year	Charge Type			Anı	nual Charg	es	Remainin	g Charges Owin	g	
2016	A/V Property 1	Гах		1,24	11.15		1,241.15			
2016	City of Spokar	ne Lien Principal		229	229.07 22		229.07			
2016	Interest & Pen	Interest & Penalties			18		12.48	12.48		
2016	Lien Interest	Lien Interest			5		6.05			
2016	Soil Conserva	tion Principal CN	SV1	5.02	5.02 5.02					
2016	Weed Control	Principal WCWE	ED1	1.80	1.80 1.80					
	Total Taxes fo	or 2016		1,4	95.57		1,495.57			
2015	A/V Property 1	Гах		809	809.84		809.84			
2015	City of Spokar	ne Lien Principal		3,7	3,759.27					
2015	Interest & Pen	alties		195	195.80			195.80		
2015	Lien Interest			406	406.31					
2015	Soil Conserva	tion Principal CNS	SV1	5.02	2		5.02			
2015	Weed Control	Principal WCWE	ED1	1.80	)		1.80			
	Total Taxes fo	or 2015		5,1	78.04		5,178.04			
2014	Soil Conserva	tion Interest		0.0	5		0.00			
2014	Soil Conserva	tion Principal CN	SV3	5.00	)		0.00			
	Total Taxes fo	or 2014		5.0	5		0.00			
2013	Soil Conserva	tion Interest		0.0	5		0.00			
2013	Soil Conserva	tion Principal CN	SV3	5.00	)		0.00			
	Total Taxes fo	or 2013		5.0	5		0.00			
	Grand Total			6,68	33.71		6,673.61			

Tax Receipts

Tax Year	Receipt Number	Receipt Date	Receipt Amount	
2014	6146630	05/12/2014	5.05	122   Page

|--|

# Disclaimer

We are pleased to give you online access to the Assessor's Office and Treasurer's Office property tax and valuation information. While we make every effort to produce and publish the most current and accurate information possible, portions of this information may not be current or correct. Neither Spokane County, the Assessor, nor the Treasurer makes any warranty, express or implied, with regard to the accuracy, reliability, or timeliness of information in this system, and shall not be held liable for losses caused by using this information. Any person or entity that relies on any information obtained from this system, does so at his or her own risk. Please feel free to contact us about any error you discover or to give comments and suggestions. Call the Assessor's Office at (509) 477-3698 or the Treasurer's Office at (509) 477-4713.

RCW 42.56.070 (9) (http://apps.leg.wa.gov/rcw/default.aspx?cite=42.56.070) prohibits the release of lists of individuals requested for commercial purposes. The requester expressly represents that no such use of any such list will be made by the user or its transferee(s) or vendee(s). I understand, acknowledge, and accept the statements above, and agree to adhere to the prohibitions listed in RCW 42.56.070 (9).

# PRE-CLOSING DRAFT

A. Settlement Statemen	nt (H	HUD-1)					NAD N. OFOO OOOF
and Delies.							MB No. 2502-0265
B. Type of Loan	e Eile	Number		7. Loan Number		9 Mortgogo Inqui	rance Case Number
1.  FHA 2. RHS 3. Conv. Unins.	o. riie			7. Loan Number		6. Mortgage msur	ance Gase Number
4.  VA 5.  Conv. Ins.		College					
C. Note: This form is furnished to give you a sta	atemer	nt of actual settlemen	t costs.	Amounts paid to ar	nd by the sett	lement agent are	shown.
Items marked "(p.o.c)" were paid outsi							
D. Name and Address of Borrower	E. Nar	me and Address of Selle	ər		F. Name and	Address of Lender	
Escalade Properties, LLC	Jun	e					
1121 E. Mullan Ave.		Ave.					
Coeur d' Alene, ID 83814	Spo	okane, WA 99201					
G. Property Location	H. Set	tlement Agent	509-4	56-0400	Place of Settle	ement	
2315 W. College Ave.	Ali	ssa			Gustafson	Law, Inc., P.S.	
Spokane, WA 99201		stafson & Hogan, P.S				t 4th Ave., Suite	408
		stafson Law, Inc., P.S 00 West 4th Ave., Sui			Spokane,	WA 99201	
		okane, WA 99201	10 400		I. Settlement	Date (	05/26/16
					Disburseme		05/26/16
I Common of Bonnovario Transcration			K C	manus of Callania T			93/20/10
J. Summary of Borrower's Transaction 100. Gross Amount Due from Borrower				mary of Seller's T oss Amount Due			
101. Contract sales price		29,000.00		ntract sales price	to Sellel		29,000.00
102. Personal property		29,000.00		rsonal property			29,000.00
103. Settlement charges to borrower (line 1400)		2,281.00	403.	p p y			
104.		,	404.				
105.			405.				
Adjustments for items paid by seller in ac	lvance			justments for iter	ns paid by s	eller in advance	)
106. City/town taxes to		12=00		y/town taxes	to		4.00
107. County taxes 05/26/16 to 07/01/16		137.98			5/16 to 07/01/	16	137.98
108. Assessments to 109.			408. As	sessments	to		
110.			410.				
111.			411.				
112.			412.				
120. Gross Amount Due from Borrower		21 410 00	400 0	oss Amount Due	ta Callan		29,137,98
120. Gross Amount Due from Borrower		31,418.98	420. GI	oss Amount Due	to Seller		29,137.90
200. Amounts Paid By Or In Behalf Of Borrowe	er			ductions In Amou		eller	
201. Deposit or earnest money				cess deposit (see		(100)	6 627 00
202. Principal amount of new loan(s)				ttlement charges to isting loan(s) taker	,	1400)	6,637.98
203. Existing loan(s) taken subject to 204.				yoff of first mortga	,		10,000.00
204.			l	y of Spokane Payo	-		10,000.00
205.				yoff of second mor			
206.			506. Pro	ceeds to June			12,500.00
207.			507.				
208.			508.				
209.			509.			. a a ll a v	
Adjustments for items unpaid by seller 210. City/town taxes to				justments for iter y/town taxes	to	/ seller	
211. County taxes to				unty taxes	to		
212. Assessments to				sessments	to		
213.			513.				
214.			514.				
215.			515.				
216.			516.				
217.			517.				
218. 219.			518. 519.				
220. Total Paid by/for Borrower		0.00	520. To	tal Reduction Am	ount Due Se	ller	29,137.98
300. Cash At Settlement from/to Borrower		-		sh At Settlement			-
301. Gross amount due from borrower (line 120)	\	31,418.98		oss amount due to	,		29,137.98
302. Less amounts paid by/for borrower (line 220	)	( 0.00)	602. Le	ss reductions in an	nount due sel	ier (line 520)	( 29,137.98)
303. Cash	r	31,418.98	603. Ca	sh 🗌 To	Fror	n Seller	0.00

The Public Reporting Burden for this collection of information is estimated at 35 minutes per response for collecting, reviewing, and reporting the data. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. No confidentiality is assured; this disclosure is mandatory. This is designed to provide the parties to a RESPA covered transaction with information during the settlement process.

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### 08 36 20 04 28 2016

# PRE-CLOSING DRAFT

L. Settlement Charges			Г	
700. Total Real Estate Broker Fees		5	Paid From	Paid From
Division of Commission (line 700) as follows:			Borrower's	Seller's
701. \$ to			Funds At	Funds At
702. \$ to			Settlement	Settlement
703. Commission paid at Settlement				
704.				
800. Items Payable In Connection With Loan				
801. Our origination charge	\$	(from GFE #1)		
802. Your credit or charge (points) for the specific interest rate chosen	\$	(from GFE #2)		
803. Your adjusted origination charges		(from GFE #A)		
804. Appraisal fee to	(from GFE #3)			
805. Credit Report to	(from GFE #3)			
806. Tax service to	(from GFE #3)			
807. Flood certification	(from GFE #3)			
808.				
809.				
810.				
811.				
812.				
813.				
814.				
900. Items Required By Lender To Be Paid In Advance				
901. Daily interest charges from to @ \$/day	(from GFE #10)		T	
	(from GFE #3)			
902. Mortgage insurance premium for months to	. ,			
903. Homeowner's insurance for years to	(from GFE #11)			
904.				
905.				
1000. Reserves Deposited With Lender				
1001. Initial deposit for your escrow account	(from GFE #9)			
1002. Homeowner's Insurance months @ \$ per mon				
1003. Mortgage insurance months @ \$ per mon	th \$			
1004. Property taxes months @ \$ per mon	th \$			
1005. months @ \$ per mon	th \$			
1006. months @ \$ per mon	th \$			
1007. months @ \$ per mon	th \$			
1008. Aggregate escrow adjustment	\$			
1100. Title Charges			'	
1101. Title services and lender's title insurance	(from GFE #4)			
1102. Settlement or closing fee to Gustafson Law, Inc., P.S. \$	,		850.00	
1103. Owner's title insurance to First American	(from GFE #5)		309.80	
1104. Lender's title insurance \$	,			
1105. Lender's title policy limit \$				
1106. Owner's title policy limit \$				
1107. Agent's portion of the total title insurance premium	\$			
1108. Underwriter's portion of the total title insurance premium	\$			
1109.	Ψ			
1110.				
1111.				
1112.				
1113.				
1200. Government Recording and Transfer Charges				
1201. Government recording charges	(from GFE #7)			
1202. Deed \$ Mortgage \$ Release \$				
1203. Transfer taxes	(from GFE #8)			
1204. City/county tax/stamps: Deed \$ Mortgage \$				
1205. State tax/stamps: Deed \$ Mortgage \$				
1206.				
1207. 1.78% Excise Tax to Spokane County Treasurer \$			521.20	
1208. \$				
1300. Additional Settlement Charges				
1301. Required services that you can shop for	(from GFE #6)			
1302. Reconveyance Fees to Spokane County Auditor/Trustee \$	,		600.00	
1303. Delinquent Water Bill to City of Spokane \$				695.38
1304. 2015 Taxes to Spokane County Treasurer				5,153.75
1305. 2016 First Half Taxes to Spokane County Treasurer				788.85
1306.				, 55.65
1307.				
1308.				
1309.				
1310.	Castle - IO			2 2
1400. Total Settlement Charges (enter on lines 103, Section J and 502,	Section K)		2,281.00	6,637.98

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Comparison of Good Faith Estimate (GFE) and HUD-1 Charges		Good Faith Estimate	HUD-1	
Charges That Cannot Increase	HUD-1 Line Number			
Our origination charge	# 801	0.00	0.00	
Your credit or charge (points) for the specific interest rate chosen	# 802	0.00	0.00	
Your adjusted origination charges	# 803	0.00	0.00	
Transfer taxes	# 1203	0.00	0.00	

Charges That in Total Cannot Increase More	Гhan 10%	Good Faith Estimate	HUD-1
Government recording charges	# 1201	0.00	0.00
Owner's title insurance	# 1103	0.00	309.80
	Total	0.00	309.80
Increase between GFE and HUD-1 Charges		309.80	(Enter GFE amounts)

Charges That Can Change		Good Faith Estimate	HUD-1
Initial deposit for your escrow account	# 1001	0.00	0.00
Daily interest charges	# 901	0.00	0.00
Homeowner's insurance	# 903	0.00	0.00

# Loan Terms

Your initial loan amount is	\$	
Your loan term is	Null years.	
Your initial interest rate is	%	
Your initial monthly amount owed for principal, interest, and any mortgage insurance is	\$ includes  Principal Interest Mortgage Insurance	
Can your interest rate rise?	No Yes, it can rise to a maximum of %. The first change will be on and can change again every after. Every change date, your interest rate can increase or decrease by %. Over the life of the loan, your interest rate is guaranteed never to be lower than % or higher than %.	
Even if you make payments on time, can your loan balance rise?	No ☐ Yes, it can rise to a maximum of \$.	
Even if you make payments on time, can your monthly amount owed for principal, interest, and mortgage insurance rise?	No ☐ Yes, the first increase can be on and the monthly amount owed can rise to \$.  The maximum it can ever rise to is \$.	
Does your loan have a prepayment penalty?	No ☐ Yes, your maximum prepayment penalty is \$.	
Does your loan have a balloon payment?	No ☐ Yes, you have a balloon payment of \$ due in years on .	
Total monthly amount owed including escrow account payments	✓ You do not have a monthly escrow payment for items, such as property taxes and homeowner's insurance. You must pay these items directly yourself.      ✓ You have an additional monthly escrow payment of \$ that results in a total initial monthly amount owed of \$. This includes principal, interest, any mortgage insurance and any items checked below.      ✓ Property taxes     ✓ Homeowner's insurance     ✓ Flood insurance	

Note: If you have any questions about the Settlement Charges and Loan Terms listed on this form, please contact your lender.

# PRE-CLOSING DRAFT

08 36 20 04 28 2016

This page is attached to and made part of the Settlement Statement in the matter described on Page 1 of the Settlement Statement.

I have carefully reviewed this Settlement Statement and to the best of my knowledge and belief, it is a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction. I further certify that I have received a copy of the Settlement Statement.

Borrower(s) Escalade Properties, LLC

Seller(s)

June

The Settlement Statement which I have prepared is a true and accurate account of funds received and funds disbursed or to be disbursed for this transaction.

O5/26/16

Alissa

, Settlement Agent

First American Title Insurance Company

40 E Spokane Falls Blvd Spokane, WA 99202 Phn - (509)456-0550 Fax - (866)537-9602

File No .:

Your Ref No.

# TITLE COMPANY INFORMATION Title Officer: Sherry Stolz

Phone:

To: Gustafson Law Inc PS 1500 W 4th Avenue, Suite 408 Spokane, WA 99201

Attn: Courtney

Re: Property Address: 2315 W College Ave, Spokane, WA 99201

# COMMITMENT FOR TITLE INSURANCE

Issued by

# FIRST AMERICAN TITLE INSURANCE COMPANY

Agreement to Issue Policy

We agree to issue a policy to you according to the terms of this Commitment.

When we show the policy amount and your name as the proposed insured in Schedule A, this Commitment becomes effective as of the Commitment Date shown in Schedule A.

If the Requirements shown in this Commitment have not been met within six months after the Commitment Date, our obligation under this Commitment will end. Also, our obligation under this Commitment will end when the Policy is issued and then our obligation to you will be under the Policy.

Our obligation under this Commitment is limited by the following:

The Provisions in Schedule A.

The Requirements in Schedule B-I.

The General Exceptions and Exceptions in Schedule B-II.

The Conditions.

This Commitment is not valid without Schedule A and Section I and II of Schedule B.

### First American Title Insurance Company

Sherry Stolz, Title Officer

# **SCHEDULE A**

1. Commitment Date: April 14, 2016 at 7:30 A.M.

2. Policy or Policies to be issued: AMOUNT PREMIUM TAX

Homeowner's Rate

Eagle Owner's Policy \$ 25,000.00 \$ 285.00 \$ 24.80

Proposed Insured: Escalade Properties LLC

3. (A) The estate or interest in the land described in this Commitment is:

Fee Simple

(B) Title to said estate or interest at the date hereof is vested in:

June , as her separate property

4. The land referred to in this Commitment is described as follows:

Real property in the County of Spokane, State of Washington, described as follows:

THE EAST HALF OF LOT ELEVEN AND ALL LOT TWELVE IN BLOCK FIFTEEN OF NETTLETON'S FIRST ADDITION AS PER PLAT THEREOF RECORDED IN VOLUME "A" OF PLATS, PAGE 98;

SITUATED IN THE CITY OF SPOKANE AND COUNTY OF SPOKANE, WASHINGTON.

APN: 25133.0710

# SCHEDULE B SECTION I

# REQUIREMENTS

The following requirements must be met:

- (A) Pay the agreed amounts for the interest in the land and/or the mortgage to be insured.
- (B) Pay us the premiums, fees and charges for the policy.
- (C) Documents satisfactory to us creating the interest in the land and/or the mortgage to be insured must be signed, delivered and recorded:
- (D) You must tell us in writing the name of anyone not referred to in this Commitment who will get an interest in the land or who will make a loan on the land. We may then make additional requirements or exceptions.
- (E) Releases(s) or Reconveyance(s) of Item(s):
- (F) Other:
- (G) You must give us the following information:
  - 1. Any off record leases, surveys, etc.
  - Statement(s) of Identity, all parties.
  - Other:

# SCHEDULE B SECTION II

# **GENERAL EXCEPTIONS**

# PART ONE:

- A. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.
- B. Any facts, rights, interests, or claims which are not shown by the public records but which could be ascertained by an inspection of said land or by making inquiry of persons in possession thereof.
- Easements, claims of easement or encumbrances which are not shown by the public records.
- D. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- E. (A) Unpatented mining claims; (B) Reservations or exceptions in patents or in Acts authorizing the issuance thereof; (C) Water rights, claims or title to water; whether or not the matters excepted under (A), (B) or (C) are shown by the public records; (D) Indian Tribal Codes or Regulations, Indian Treaty or Aboriginal Rights, including easements or equitable servitudes.
- F. Any lien, or right to a lien, for services, labor or materials or medical assistance heretofore or hereafter furnished, imposed by law and not shown by the public records.
- G. Any service, installation, connection, maintenance, construction, tap or reimbursement charges/costs for sewer, water, garbage or electricity.
- H. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date hereof, but prior to the date the proposed insured acquires of record for value the escrow or interest or mortgage(s) thereon covered by this Commitment.

# SCHEDULE B SECTION II

Commitment No.: 4259-2642359

Page 4 of 9

### **EXCEPTIONS**

### **PART TWO:**

Any policy we issue will have the following exceptions unless they are taken care of to our satisfaction. The printed exceptions and exclusions from the coverage of the policy or policies are available from the office which issued this Commitment. Copies of the policy forms should be read.

- Lien of the Real Estate Excise Sales Tax and Surcharge upon any sale of said premises, if unpaid. As of the date herein, the excise tax rate for the City of Spokane is at 1.78 %. Levy/Area Code: 0012
- 2. Delinquent General Taxes for the year 2015.

Tax Account No.: 25133.0710

1st Half

Amount Billed: \$ 2,287.96 Amount Paid: \$ 0.00

Amount Due: \$ 2,287.96, plus interest and penalty

2nd Half

Amount Billed: \$ 2,287.97 Amount Paid: \$ 0.00

Amount Due: \$ 2,287.97, plus interest and penalty

Said tax amount includes a lien in favor of City of Spokane

3. General Taxes for the year 2016. The first half becomes delinquent after April 30th. The second half becomes delinquent after October 31st.

Tax Account No.: 25133.0710

1st Half
----------

Amount Billed:	\$ 697.56
Amount Paid:	\$ 0.00
Amount Due:	\$ 697.56
Assessed Land Value:	\$ 22,500.00
Assessed Improvement Value:	\$ 66,600.00

2nd Half

Amount Billed:	\$ 697.56
Amount Paid:	\$ 0.00
Amount Due:	\$ 697.56
Assessed Land Value:	\$ 22,500.00
Assessed Improvement Value:	\$ 66,600.00

4. Deed of Trust and the terms and conditions thereof.

Grantor/Trustor: , as a single person, as her separate property

Grantee/Beneficiary: City of Spokane, a municipal corporation
Trustee: Pioneer Title Company of Washington

Amount: \$8,000.00

Recorded: January 16, 1998

Recording Information: 4179025

Form No. 1068-2 Commitment No.:

5. Deed of Trust and the terms and conditions thereof.

Grantor/Trustor: , as her separate property
Grantee/Beneficiary: City of Spokane, a municipal corporation
Trustee: Pioneer Title Company of Washington

Amount: \$10,000.00 Recorded: \$10,000.10

Recording Information: 4341239

6. Deed of Trust and the terms and conditions thereof.

Grantor/Trustor: , as her separate property
Grantee/Beneficiary: City of Spokane, a municipal corporation

Trustee: First American Title Company

Amount: \$19,298.00 Recorded: \$19,298.00

Recording Information: 5926598

7. Deed of Trust and the terms and conditions thereof.

Grantor/Trustor: , as her separate property

Grantee/Beneficiary: City of Spokane, Washington, a Washington state municipal

corporation

Trustee: First American Title Company

Amount: \$17,392.00 Recorded: \$10,2010

Recording Information: 5926599

8. According to the application for title insurance, the purchase price in the proposed transaction is less than the assessed valuation of the property. The COUNTY will require documentation that the purchase price is a bona fide offer. Said documentation may be in the form of a copy of the Purchase and Sale Agreement AND MUST BE SENT IN WITH THE RECORDING PACKAGE.

Purchase Price: \$ 25,000.00 Assessed Value: \$ 89,100.00

9. Building Official Order;

By: ONS-Code Enforcement City of Spokane

Recorded: June 15, 2015 Recording No.: 6408016



# **INFORMATIONAL NOTES**

This property may be subject to a charge by Spokane County for sewer construction, referred to as a Capital Facilities Rate (CFR). This charge is in addition to the monthly charge for sewer services. Please contact the Division of Utilities Billing Section at (509) 477-3604, for further information.

- A. Effective January 1, 1997, and pursuant to amendment of Washington State Statutes relating to standardization of recorded documents, certain format and content requirements must be met (refer to RCW 65.04.045). Failure to comply may result in rejection of the document by the recorder or additional fees being charged, subject to the Auditor's discretion.
- B. Any sketch attached hereto is done so as a courtesy only and is not part of any title commitment or policy. It is furnished solely for the purpose of assisting in locating the premises and First American expressly disclaims any liability which may result from reliance made upon it.
- C. The description can be abbreviated as suggested below if necessary to meet standardization requirements. The full text of the description must appear in the document(s) to be insured.

LOT 12 AND PTN LOT 11, BLOCK 15, NETTLETON'S FIRST ADD., VOL. "A", P. 98, SPOKANE COUNTY

APN: 25133.0710

D. The following deeds affecting the property herein described have been recorded within 36 months of the effective date of this commitment: NONE

Property Address: 2315 W College Ave, Spokane, WA 99201

NOTE: The forthcoming Mortgagee's Policy will be the ALTA 2006 Policy unless otherwise noted on Schedule A herein.

NOTE: A FEE MAY BE CHARGED UPON THE CANCELLATION OF THIS COMMITMENT PURSUANT TO WASHINGTON STATE INSURANCE CODE AND THE FILED RATE SCHEDULE OF THIS COMPANY.



### **CONDITIONS**

### 1. **DEFINITIONS**

(a)"Mortgage" means mortgage, deed of trust or other security instrument.

(b)"Public Records" means title records that give constructive notice of matters affecting the title according to the state law where the land is located.

### 2. LATER DEFECTS

The Exceptions in Schedule B - Section II may be amended to show any defects, liens or encumbrances that appear for the first time in the public records or are created or attached between the Commitment Date and the date on which all of the Requirements (a) and (c) of Schedule B - Section I are met. We shall have no liability to you because of this amendment.

# 3. EXISTING DEFECTS

If any defects, liens or encumbrances existing at Commitment Date are not shown in Schedule B, we may amend Schedule B to show them. If we do amend Schedule B to show these defects, liens or encumbrances, we shall be liable to you according to Paragraph 4 below unless you knew of this information and did not tell us about it in writing.

### 4. LIMITATION OF OUR LIABILITY

Our only obligation is to issue to you the Policy referred to in this Commitment, when you have met its Requirements. If we have any liability to you for any loss you incur because of an error in this Commitment, our liability will be limited to your actual loss caused by your relying on this Commitment when you acted in good faith to:

comply with the Requirements shown in Schedule B - Section I

or

eliminate with our written consent any Exceptions shown in Schedule B - Section II.

We shall not be liable for more than the Policy Amount shown in Schedule A of this Commitment and our liability is subject to the terms of the Policy form to be issued to you.

# 5. CLAIMS MUST BE BASED ON THIS COMMITMENT

Any claim, whether or not based on negligence, which you may have against us concerning the title to the land must be based on this commitment and is subject to its terms.



First American Title Insurance Company

40 E Spokane Falls Blvd Spokane, WA 99202 Phn - (509)456-0550 Fax - (866)537-9602



### **Privacy Information**

### We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information you provide to us. Therefore, together with our subsidiaries we have adopted this Privacy Policy to govern the use and handling of your personal information.

### Applicability

This Privacy Policy governs our use of the information that you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity. First American has also adopted broader guidelines that govern our use of personal information regardless of its source. First American calls these guidelines its Fair Information Values.

### Types of Information

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means; Information about your transactions with us, our affiliated companies, or others; and
- Information we receive from a consumer reporting agency.

### **Use of Information**

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insurers, property and casualty insurers, and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies or to other financial institutions with whom we or our affiliated companies have joint marketing agreements.

### **Former Customers**

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

### **Confidentiality and Security**

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy and First American's Fair Information Values. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Information Obtained Through Our Web Site
First American Financial Corporation is sensitive to privacy issues on the Internet. We believe it is important you know how we treat the information about you we receive on the Internet.

In general, you can visit First American or its affiliates' Web sites on the World Wide Web without telling us who you are or revealing any information about yourself. Our Web servers collect the domain names, not the e-mail addresses, of visitors. This information is aggregated to measure the number of visits, average time spent on the site, pages viewed and similar information. First American uses this information to measure the use of our site and to develop ideas to improve the content of our site.

There are times, however, when we may need information from you, such as your name and email address. When information is needed, we will use our best efforts to let you know at the time of collection how we will use the personal information. Usually, the personal information we collect is used only by us to respond to your inquiry, process an order or allow you to access specific account/profile information. If you choose to share any personal information with us, we will only use it in accordance with the policies outlined above.

### **Business Relationships**

First American Financial Corporation's site and its affiliates' sites may contain links to other Web sites. While we try to link only to sites that share our high standards and respect for privacy, we are not responsible for the content or the privacy practices employed by other sites

Some of First American's Web sites may make use of "cookie" technology to measure site activity and to customize information to your personal tastes. A cookie is an element of data that a Web site can send to your browser, which may then store the cookie on your hard drive.

FirstAm.com uses stored cookies. The goal of this technology is to better serve you when visiting our site, save you time when you are here and to provide you with a more meaningful and productive Web site experience.

### **Fair Information Values**

Fairness We consider consumer expectations about their privacy in all our businesses. We only offer products and services that assure a favorable balance between consumer benefits and consumer

Public Record We believe that an open public record creates significant value for society, enhances consumer choice and creates consumer opportunity. We actively support an open public record and emphasize its importance and contribution to our economy. **Use** We believe we should behave responsibly when we use information about a consumer in our business. We will obey the laws governing the collection, use and dissemination of data.

Accuracy We will take reasonable steps to help assure the accuracy of the data we collect, use and disseminate. Where possible, we will take reasonable steps to correct inaccurate information. When, as with the public record, we cannot correct inaccurate information, we will take all reasonable steps to assist consumers in identifying the source of the erroneous data so that the consumer can secure the required corrections.

**Education** We endeavor to educate the users of our products and services, our employees and others in our industry about the importance of consumer privacy. We will instruct our employees on our fair information values and on the responsible collection and use of data. We will encourage others in our industry to collect and use information in a responsible manner. **Security** We will maintain appropriate facilities and systems to protect against unauthorized access to and corruption of the data we maintain.

Form 50-PRIVACY (9/1/10)

Page 1 of 1

Privacy Information (2001-2010 First American Financial Corporation)

### FIRST AMERICAN TITLE INSURANCE COMPANY Exhibit "A"

BUYER	SELLER
BUYER	SELLER
Situs Address: 2315 W College Ave	e, Spokane, WA 99201
Tax Parcel Number: 25133.0710	
SITUATED IN THE CITY OF SPOKA	NE AND COUNTY OF SPOKANE, WASHINGTON.
	ND ALL LOT TWELVE IN BLOCK FIFTEEN OF NETTLETON'S FIRST RECORDED IN VOLUME "A" OF PLATS, PAGE 98;
Real property in the County of Spo	kane, State of Washington, described as follows:
Vested Owner:	, as her separate property

### Property Profit and Loss

Property address: 2315 W College Purchase Date: 6/1/2016

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Cash Outflow (Investment)		
Purchase of Property		\$ 25,000.00
Total Fix up and Repair		\$ 57,898.00
Selling Costs		\$ 18,050.17
Est Total Investment		\$ 100,948.17
Target Sale Price		\$ 124,900.00
Est Profit Closing Date	11/1/2016	\$ 23,951.83

Form 21 Residential Purchase & Sale Agreement Rev. 7/15 Page 1 of 5

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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT

l. Date	: September 23, 2016	MLS No.: 201623678	CTERMS	Offer Expiration Da	ate: 9/24/2	016
2. Buy	er:			San at the Walleting State of		married person
3. Selle	Buyer				Status	
. Prox	perty: Tax Parcel No(s).: 25	Seller 133.0710		1	Spokane	County)
2315			Spokan	1	WA	99201
Addres	38	=(vicos)	City		State	Zip
	al Description: Attached as			4		
Inch	ood stove; $\square$ satellite dist	e; 🗹 refrigerator; 🗆 washen; 🗅 security system; 🗅 at	r;	☑ dishwasher; ☐ ision(s); ☐ attache	hot tub;	replace insert;  microwave;
Purc	chase Price: \$ 124,900.00	One Hundred	Fwenty-Four	Thousand Nine H	undred	Dollars
Earn	est Money: \$ 1,000.00	_ 🗹 Check; 🗆 Note; 🗆 Oth	er	(held by 🗆	Selling Firm; 6	(Closing Agent)
Defa	ult: (check only one) 🗹 Fort	eiture of Earnest Money; D S	eller's Electio	n of Remedies		
	Insurance Company: FA'					
Clos	ing Agent: a qualified clo	sing agent of Buyer's choice;	Gustafso.	n Law		
. Clos	ing Date: 11/8/2016	; Possession D	ate: on Cl	osing; Q Other		
Serv	ices of Closing Agent for F	ayment of Utilities: 🗹 Requi			☐ Waived	
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Adde	enda: 22A(Financing)	22D(Optional Clause	s) 22J(L	ead Disclosure)	22K(Utilit	ies)
22T(	Title Contingency) 2	2VV(HO Insurance)	35(Inspect	ion)	Spokane Ade	lendum
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#### RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Continued Purchase Price. Buyer shall pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other property, gifts, retirement, or future earnings, except to the extent otherwise specified in this Agreement.

b. Earnest Money. Buyer shall deliver the Earnest Money within 2 days after mutual acceptance to Selling Broker or to Closing Agent. If Buyer delivers the Earnest Money to Selling Broker, Selling Broker will deposit any check to be held by Selling Firm, or deliver any Earnest Money to be held by Closing Agent, within 3 days of receipt or mutual acceptance, whichever occurs later. If the Earnest Money is held by Selling Firm and is over \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Firm's name provided that Buyer completes an IRS Form W-9. Interest, if any, after deduction of bank charges and fees, will be paid to Buyer. Buyer shall reimburse Selling Firm for bank charges and fees in excess of the interest earned, if any. If the Earnest Money held by Selling Firm is over \$10,000.00 Buyer has the option to require Selling Firm to deposit the Earnest Money into the Housing Trust Fund Account, with the interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer does not complete an IRS 13 Form W-9 before Selling Firm must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest 14 Money shall be deposited into the Housing Trust Fund Account. Selling Firm may transfer the Earnest Money to Closing 15 Agent at Closing. If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the 16 Selling Firm or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to provide written 17 verification of receipt of the Earnest Money and notice of dishonor of any check to the parties and Brokers at the 18 addresses and/or fax numbers provided herein.

Upon termination of this Agreement, a party or the Closing Agent may deliver a form authorizing the release of Earnest 20 Money to the other party or the parties. The party(s) shall execute such form and deliver the same to the Closing Agent. If either party fails to execute the release form, a party may make a written demand to the Closing Agent for the Earnest 22 Money. Pursuant to RCW 64.04, Closing Agent shall deliver notice of the demand to the other party within 15 days. If 23 the other party does not object to the demand within 20 days of Closing Agent's notice, Closing Agent shall disburse the 24 Earnest Money to the party making the demand within 10 days of the expiration of the 20 day period. If Closing Agent 25 timely receives an objection or an inconsistent demand from the other party, Closing Agent shall commence an 26 interpleader action within 60 days of such objection or inconsistent demand, unless the parties provide subsequent 27 consistent instructions to Closing Agent to disburse the earnest money or refrain from commencing an interpleader 28 action for a specified period of time. Pursuant to RCW 4.28.080, the parties consent to service of the summons and 29 complaint for an interpleader action by first class mail, postage prepaid at the party's usual mailing address or the 30 address identified in this Agreement. If the Closing Agent complies with the preceding process, each party shall be 31 deemed to have released Closing Agent from any and all claims or liability related to the disbursal of the Earnest 32 Money. If either party fails to authorize the release of the Earnest Money to the other party when required to do so 33 under this Agreement, that party shall be in breach of this Agreement. For the purposes of this section, the term Closing Agent includes a Selling Firm holding the Earnest Money. The parties authorize the party commencing an interpleader 35 action to deduct up to \$500.00 for the costs thereof.

- Included Items. Any of the following items, including items identified in Specific Term No. 5 if the corresponding box is 37 checked, located in or on the Property are included in the sale: built-in appliances; wall-to-wall carpeting; curtains, drapes and all other window treatments; window and door screens; awnings; storm doors and windows; installed 39 television antennas; ventilating, air conditioning and healing fixtures; trash compactor; fireplace doors, gas logs and gas 40 log lighters; irrigation fixtures; electric garage door openers; water heaters; installed electrical fixtures; lighting fixtures; 41 shrubs, plants and trees planted in the ground; and other fixtures; and all associated operating remote controls. Unless otherwise agreed, if any of the above Items are leased or encumbered, Seller shall acquire clear title before Closing.
- Condition of Title. Unless otherwise specified in this Agreement, title to the Property shall be marketable at Closing. 44 The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and restrictions, presently of record and general to the area; easements and encroachments, not materially affecting the value of or unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Monetary 47 encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be 48 conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate 49 Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after acquired title. 51
- Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current 52 ALTA form of Homeowner's Policy of Title Insurance for One-to-Four Family Residence, from the Title Insurance 53 Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines 54 to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party 55 applying for title insurance shall pay any title cancellation fee, in the event such a fee is assessed. If the Title Insurance 56 Company selected by the parties will not issue a Homeowner's Policy for the Property, the parties agree that the Title 57 Insurance Company shall instead issue the then-current ALTA standard form Owner's Policy, together with 58 homeowner's additional protection and inflation protection endors ments, if available. The Title Insurance Company 59

09/23/2016

Buyer's Initials Date Buyer's Initials

Date

Seller's Initials

Date

Seller's Initials

Date

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#### RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Continued

shall send a copy of the preliminary commitment to Seller, Listing Broker, Buyer and Selling Broker. The preliminary 60 commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and 61 Exceptions in the Policy and Special Exceptions consistent with the Condition of Title herein provided. If title cannot be 62 made so insurable prior to the Closing Date, then as Buyer's sole and exclusive remedy, the Earnest Money shall, 63 unless Buyer elects to waive such defects or encumbrances, be refunded to the Buyer, less any unpaid costs described 64 in this Agreement, and this Agreement shall thereupon be terminated. Buyer shall have no right to specific performance 65 or damages as a consequence of Seller's inability to provide insurable title. 66

Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. If the Closing Date falls 67 on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, 68 the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. "Closing" means the date on which all documents are recorded and the sale 70 proceeds are available to Seller. Seller shall deliver keys and garage door remotes to Buyer on the Closing Date or on 71 the Possession Date, whichever occurs first. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. 72 Seller shall maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is entitled to 73 possession. Seller shall not enter into or modify existing leases or rental agreements, service contracts, or other 74 agreements affecting the Property which have terms extending beyond Closing without first obtaining Buyer's consent, 75 which shall not be unreasonably withheld. If possession transfers at a time other than Closing, the parties shall execute 76 NWMLS Form 65A (Rental Agreement/Occupancy Prior to Closing) or NWMLS Form 65B (Rental Agreement/Seller Occupancy After Closing) (or alternative rental agreements) and are advised of the need to contact their respective Insurance companies to assure appropriate hazard and liability insurance policies are in place, as applicable,

RCW 19.27.530 requires the seller of any owner-occupied single-family residence to equip the residence with a carbon 80 monoxide alarm(s) in accordance with the state building code before a buyer or any other person may legally occupy the residence following the sale. The parties acknowledge that the Brokers are not responsible for ensuring that Seller 82 complies with RCW 19.27.530. Buyer and Seller shall hold the Brokers and their Firms harmless from any claim 83 resulting from Seller's failure to install a carbon monoxide alarm(s) in the Property.

- Section 1031 Like-Kind Exchange. If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange so long as the cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating 88 party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the 90 purposes of completing a reverse exchange.
- Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 92 escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, 93 and lienable homeowner's association dues shall be prorated as of Closing, Buyer shall pay Buyer's loan costs, including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any 95 payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such 96 delinquencies at Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, 97 prior to Closing, Seller obtains a written statement from the supplier as to the quantity and current price and provides 98 such statement to the Closing Agent. Seller shall pay all utility charges, including unbilled charges. Unless waived in 99 Specific Term No. 12, Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy 100 unpaid utility charges in accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities 101 providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or 102 equivalent).

Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or 104 other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that 105 are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid 106 as agreed in Specific Term No. 13.

- Sale Information. Listing Broker and Selling Broker are authorized to report this Agreement (including price and all 108 terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone 109 else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, 110 and others related to this Sale, to furnish the Listing Broker and/or Selling Broker, on request, any and all information 111 and copies of documents concerning this sale.
- Seller Citizenship and FIRPTA. Seller warrants that the identification of Seller's citizenship status for purposes of U.S. 113 income taxation in Specific Term No. 14 is correct. Seller shall execute a certification (NWMLS Form 22E or equivalent) 114 under the Foreign Investment in Real Property Tax Act ("FIRPTA") at Closing and provide the certification to the Closing 115 Agent. If Seller is a foreign person for purposes of U.S. Income taxablen, and this transaction is not otherwise exempt 116 from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the Internal Revenue Service. 117

09/23/2016

Buyer's Initials

Dale Buyer's Initials Date

Seller's Initials

Date

Seller's Initials

Date

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Form 21 Residential Purchase & Sale Agreement Rev. 7/15

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# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT ALL RIGHTS RESERVED GENERAL TERMS

Continued

- k. Notices. In consideration of the license to use this and NWMLS's companion forms and for the benefit of the Listing 118 Broker and the Selling Broker as well as the orderly administration of the offer, counteroffer or this Agreement, the 119 parties irrevocably agree that unless otherwise specified in this Agreement, any notice required or permitted in, or 120 related to, this Agreement (including revocations of offers or counteroffers) must be in writing. Notices to Seller must be 121 signed by at least one Buyer and shall be deemed given only when the notice is received by Seller, by Listing Broker or 122 at the licensed office of Listing Broker. Notices to Buyer must be signed by at least one Seller and shall be deemed 123 given only when the notice is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. Receipt by 124 Selling Broker of a Form 17. Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards, Public 125 Offering Statement or Resale Certificate, homeowners' association documents provided pursuant to NWMLS Form 126 22D, or a preliminary commitment for title insurance provided pursuant to NWMLS Form 22T shall be deemed receipt 127 by Buyer. Selling Broker and Listing Broker have no responsibility to advise of receipt of a notice beyond either phoning 128 the party or causing a copy of the notice to be delivered to the party's address shown on this Agreement. Buyer and 129 Seller must keep Selling Broker and Listing Broker advised of their whereabouts in order to receive prompt notification 130 of receipt of a notice.
- I. Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated 132 in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the 133 last calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday 134 or legal holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day that is not a 135 Saturday, Sunday or legal holiday. Any specified period of 5 days or less, except for any time period relating to the 136 Possession Date, shall not include Saturdays, Sundays or legal holidays. If the parties agree that an event will occur on 137 a specific calendar date, the event shall occur on that date, except for the Closing Date, which, if it falls on a Saturday, 138 Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, shall occur on the 139 next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. If the parties 140 agree upon and attach a legal description after this Agreement is signed by the offeree and delivered to the offeror, then 141 for the purposes of computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted 142 offer or counteroffer to the offeror, rather than on the date the legal description is attached. Time is of the essence of 143 this Agreement.
- m. Facsimile and E-mail Transmission. Facsimile transmission of any signed original document, and retransmission of 145 any signed facsimile transmission, shall be the same as delivery of an original. At the request of either party, or the 146 Closing Agent, the parties will confirm facsimile transmitted signatures by signing an original document. E-mail 147 transmission of any signed original document or a direct link to such document, and retransmission of any such e-mail, 148 shall be the same as delivery of an original, provided that the e-mail is sent to both Selling Broker and Selling Firm or 149 both Listing Broker and Listing Firm at the e-mail addresses on page one of this Agreement. At the request of either 150 party, or the Closing Agent, the parties will confirm e-mail transmitted signatures by signing an original document.
- n. Integration and Electronic Signatures. This Agreement constitutes the entire understanding between the parties and 152 supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall 153 be effective unless agreed in writing and signed by Buyer and Seller. The parties acknowledge that a signature in 154 electronic form has the same legal effect and validity as a handwritten signature.
- Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 156 unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the 157 Buyer on the first page of this Agreement.
- p. Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following 159 provision, as identified in Specific Term No. 8, shall apply:
  - Forfelture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 161
    Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 162
  - Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 163
    as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual 164
    damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 165
    any other rights or remedies available at law or equity.
- q. Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a 167 certified public accountant to review the terms of this Agreement. Buyer and Seller shall pay their own fees incurred for 168 such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement the prevailing party 169 is entitled to reasonable attorneys' fees and expenses.
- r. Offer. Buyer shall purchase the Property under the terms and conditions of this Agreement. Seller shall have until 9;00 171 p.m. on the Offer Expiration Date to accept this offer, unless sooner withdrawn. Acceptance shall not be effective until a 172 signed copy is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. If this offer is not so 173 accepted, it shall lapse and any Earnest Money shall be refunded to Buyer.

 09/	23	20	16

Buyer's Initials Date

Buyer's Initials

Date

Seller's Initials

Date

Seller's Initials

Date

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## RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT ALL RIGHTS RESERVED GENERAL TERMS

Continued

- s. Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the insertion of the Seller's 173 name and the Seller's warranty of citizenship status, shall be considered a counteroffer. If a party makes a counteroffer, 174 then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that counteroffer, unless 175 sooner withdrawn. Acceptance shall not be effective until a signed copy is received by the other party, the other party's 176 broker, or at the licensed office of the other party's broker. If the counteroffer is not so accepted, it shall lapse and any 177 Earnest Money shall be refunded to Buyer.
- t. Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the 179 offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, 180 unless sooner withdrawn.
- Agency Disclosure. Selling Firm, Selling Firm's Designated Broker, Selling Broker's Branch Manager (if any) and 182 Selling Broker's Managing Broker (if any) represent the same party that Selling Broker represents. Listing Firm, Listing 183 Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing Broker's Managing Broker (if any) 184 represent the same party that the Listing Broker represents. If Selling Broker and Listing Broker are different persons 185 affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated Broker, Branch Manager 186 (if any), and Managing Broker (if any) representing both parties as dual agents. If Selling Broker and Listing Broker are 187 the same person representing both parties then both Buyer and Seller confirm their consent to that person and his/her 188 Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. All 189 parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."
- v. Commission. Seller and Buyer shall pay a commission in accordance with any listing or commission agreement to 191 which they are a party. The Listing Firm's commission shall be apportioned between Listing Firm and Selling Firm as 192 specified in the listing. Seller and Buyer hereby consent to Listing Firm or Selling Firm receiving compensation from 193 more than one party. Seller and Buyer hereby assign to Listing Firm and Selling Firm, as applicable, a portion of their 194 funds in escrow equal to such commission(s) and irrevocably instruct the Closing Agent to disburse the commission(s) 195 directly to the Firm(s). In any action by Listing or Selling Firm to enforce this paragraph, the prevailing party is entitled to 196 court costs and reasonable attorneys' fees. Seller and Buyer agree that the Firms are intended third party beneficiaries 197 under this Agreement.
- w. Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 199 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 200 mutual acceptance, Buyer may rescind this Agreement at any time up to 3 days thereafter.
- x. Information Verification Period and Property Condition Disclaimer. Buyer shall have 10 days after mutual 202 acceptance to verify all information provided from Seller or Listing Firm related to the Property. This contingency shall 203 be deemed satisfied unless Buyer gives notice identifying the materially inaccurate information within 10 days of mutual 204 acceptance. If Buyer gives timely notice under this section, then this Agreement shall terminate and the Earnest Money 205 shall be refunded to Buyer.

Buyer and Seller agree, that except as provided in this Agreement, all representations and information regarding the 207 Property and the transaction are solely from the Seller or Buyer, and not from any Broker. The parties acknowledge that 208 the Brokers are not responsible for assuring that the parties perform their obligations under this Agreement and that 209 none of the Brokers has agreed to independently investigate or confirm any matter related to this transaction except as 210 stated in this Agreement, or in a separate writing signed by such Broker. In addition, Brokers do not guarantee the 211 value, quality or condition of the Property and some properties may contain building materials, including siding, roofing, 212 ceiling, insulation, electrical, and plumbing, that have been the subject of lawsuits and/or governmental inquiry because 213 of possible defects or health hazards. Some properties may have other defects arising after construction, such as 214 drainage, leakage, pest, rot and mold problems. Brokers do not have the expertise to identify or assess defective 215 products, materials, or conditions. Buyer is urged to use due diligence to inspect the Properly to Buyer's satisfaction 216 and to retain inspectors qualified to identify the presence of defective materials and evaluate the condition of the 217 Property as there may be defects that may only be revealed by careful inspection. Buyer is advised to investigate 218 whether there is a sufficient water supply to meet Buyer's needs. Buyer is advised to investigate the cost of insurance 219 for the Property, including, but not limited to homeowner's, flood, earthquake, landslide, and other available coverage. 220 Buyer and Seller acknowledge that home protection plans may be available which may provide additional protection 221 and benefit to Buyer and Seller. Brokers may assist the parties with locating and selecting third party service providers, 222 such as inspectors or contractors, but Brokers cannot guarantee or be responsible for the services provided by those 223 third parties. The parties shall exercise their own judgment and due diligence regarding third-party service providers.

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	09/23/2	016
Buyer	's Initials	Da

Buyer's Inilials Date

9/24/2016 Select Initials Date Form No. 1968-2 ALTA Plain Language Commitment

Commitment No.: 4259-2721574

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## FIRST AMERICAN TITLE INSURANCE COMPANY Exhibit "A"

Vested Owner: Escalade Properties, LLC, a Utah Limited Liability Company

Real property in the County of Spokane, State of Washington, described as follows:

THE EAST HALF OF LOT 11 AND ALL OF LOT 12 IN BLOCK 15 OF NETTLETON'S FIRST ADDITION TO SPOKANE FALLS, AS PER PLAT THEREOF RECORDED IN VOLUME "A" OF PLATS, PAGES 98 AND 99;

SITUATED IN THE CITY OF SPOKANE AND COUNTY OF SPOKANE, WASHINGTON.

Tax Parcel Number: 25133.0710

Situs Address: 2315 W College Ave, Spokane, WA 99201

Authentinen	
B <b>back</b> 2:57:27 PMPDT	SELLER PLE
BUYER	SELLER

Form 17 Seller Disclosure Statement Rev. 7/15

## SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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Page 1 of 6		,	01110	, LOLIN		
SELLER:	Escalade Properties, LLC					. 1
condominium	seller In transfers of improved residential real property, including residential dwellings up to four ms not subject to a public offering statement, certain timeshares, and manufactured and mode for further information.	units, lobile	new home	constru s. See	ction, RCW	3
Please comp "NA." If the a the question statement a	ONS TO THE SELLER  plete the following form. Do not leave any spaces blank. If the question clearly does not apparate the following form. Do not leave any spaces blank. If the question clearly does not apparate is "yes" to any asterisked (*) item(s), please explain on attached sheets. Please refer (s) when you provide your explanation(s). For your protection you must date and initial each of each attachment. Delivery of the disclosure statement must occur not later than five (statement must occur not later must occur not later than five (statement must occur not later m	to the page	e line e of li iness	number	(s) of osure	7
THE FOLLO	THE BUYER WING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF THE PROPERTY OF THE P	OPER	TY LO	CATED	TAC	12
STATE W	College Ave, CITY Spokane, CITY Spokane, CITY Spokane, CITY Spokane, CITY Spokane	E PRO	OPER	TY") OF	R AS	14
ON SELLEF STATEMENT THE DAY SE BY DELIVER SELLER DO. PRIOR TO O THE FOLLO LICENSEE C ANY WRITTI FOR A MOR TO OBTAIN WITHOUT I BUILDING II THE PROSE PROPERTY	KES THE FOLLOWING DISCLOSURES OF EXISTING MATERIAL FACTS OR MATERIAL DEFINES ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETION. UNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE (3) IT UNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE (3) IT UNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE (3) IT UNLESS YOU AND SELLER OF SEALER OR SEALER OF SEALER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO YOU TO RESEAS NOT GIVE YOU A COMPLETED DISCLOSURE STATEMENT, THEN YOU MAY WAIVE THE AFTER THE TIME YOU ENTER INTO A PURCHASE AND SALE AGREEMENT.  WING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATIONS OR OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTENSED AGREEMENT BETWEEN BUYER AND SELLER.  RE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPER AND PAY FOR THE SERVICES OF QUALIFIED EXPERTS TO INSPECT THE PROPERTY, LIMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, ELECTORS, ON-SITE WASTEWATER TREATMENT INSPECTORS, OR STRUCTURA PECTIVE BUYER AND SELLER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OR OR TO PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM WERECTION, DEFECTS OR WARRANTIES.	ES THE BUSING CIND ELLER HE RI DED TO THE WHICH TRICK IN PERIOD FOR THE PERIOD FO	HIS CHESS THE ATTENT OF T	DISCLOS DAYS FAGREAN AGREAN BENT. IF TO RES EAL EST EA PAR RE ADV Y INCL ROOF SPECTO NS OF	ROMMENT THE CIND TATE T OF UDE, ERS, ORS. THE	17 18 19 20 21 22 23 24 25 26 27 28 29 30
SELLER O	S/XI IS NOT OCCUPYING THE PROPERTY.					33
"If you ans	DISCLOSURES:  bwer "Yes" to a question with an asterisk (*), please explain your answer and attach docume  publicly recorded. If necessary, use an attached sheet.	7	f avail	lable an	d not	34 35 36
1. TITLE		YES	NO	DON'T	NA	37
A. Do	you have legal authority to sell the property? If no, please explain,	X	u	0	u	39
		.0.	MANAGEN	0000	0000	40 41 42 43 44
*C. Are	there any encroachments, boundary agreements, or boundary disputes?		a	70%.	a	45
*D. Is t	here a private road or easement agreement for access to the property?	.0	u	u	X	48
	there any rights-of-way, easements, or access limitations that may affect the Buyer's use of property?	.0.	0	×	0	47
*F. Are	there any written agreements for joint maintenance of an easement or right-of-way?	D.	×	ū	Q	49
- 11	here any study, survey project, or notice that would adversely affect the property?		0	X	U	50
/H/./Are	there any pending or existing assessments against the property?	.0	×	ū	a	51
SELLER'S IN	TIALS Date SELLER'S INITIALS Date					

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## SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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ige	2 of					0.00	3.0
			YES	МО	KNOW	N/A	52 53
	*1.	Are there any zoning violations, nonconforming uses, or any unusual restrictions on the property that would affect future construction or remodeling?	D.	Jok.	a	u	54 55
	J,	Is there a boundary survey for the properly?	D.	M		u	56
	*K.	Are there any covenants, conditions, or restrictions recorded against the property?	.u	X		O	57
		PLEASE NOTE: Covenants, conditions, and restrictions which purport to forbid or restrict the conveyance, encumbrance, occupancy, or lease of real property to individuals based on race, creed, color, sex, national origin, familial status, or disability are void, unenforceable, and illegal. RCW 49.60,224.		•			58 59 60 61
2.	WA	TER					62
	A.	Household Water					63
		(1) The source of water for the property is: A Private or publicly owned water system □ Private well serving only the subject property *□ Other water system					64 65
		*If shared, are there any written agreements?	0.	X	0	D	66
		*(2) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the water source?	,a	×	а	a	67 68
		*(3) Are there any problems or repairs needed?	D.	u	对	a	69
		(4) During your ownership, has the source provided an adequate year-round supply of potable water? If no, please explain:	Ø.	u	ū	0	70 71
		*(5) Are there any water treatment systems for the property?	0	M	П	u	72
		If yes, are they: ☐ Leased ☐ Owned		/			73
		*(6) Are there any water rights for the property associated with its domestic water supply, such as a water right permit, certificate, or claim?	0	M	u	u	74 75
		(a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed?	0	0	U	M	76
		'(b) If yes, has all or any portion of the water right not been used for five or more successive years?	u	u		20	77
		*(7) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)?		×		a	78
	B.	Irrigation Water					79
		(1) Are there any Irrigation water rights for the property, such as a water right permit, certificate, or claim?	0	0	O.	M	80
		*(a) If yes, has all or any portion of the water right not been used for five or more			50.00	,	82
		successive years?		П	D	O.	83
		*(b) If so, is the certificate available? (If yes, please attach a copy.)					84
		*(c) If so, has the water right permit, certificate, or claim been assigned, transferred, or changed?				U	85
		*(2) Does the property receive Irrigation water from a ditch company, Irrigation district, or other entity? If so, please Identify the entity that supplies water to the property:	u		Q	9ª	86 87 88
	C.	Outdoor Sprinkler System					89
		(1) Is there an outdoor sprinkler system for the property?	u	X		0	90
		*(2) If yes, are there any defects in the system?		M.		X	91
		*(3) If yes, is the sprinkler system connected to irrigation water?		'a	O	K	92
3,		VER/ON-SITE SEWAGE SYSTEM					93
	A.	The property is served by:		ant a	rda)		94
		Other disposal system  On-site sewage system (including pipes, tanks, drainfields, and all other co  Please describe:	mpone	ent pa	ins)		95 96 97
		1-13. H. C. & Darrie March 1971 (1971)	mp	one	onent pa	onent parts)	onent pads)

SELLER'S INITIALS Dale

SELLER'S INITIALS

Dale

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SELLER'S INITIALS

Date

SELLER'S INITIALS

Date

## SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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age 3 of	6		(Cont	inued)	YES	NO	DON'T	AVA.	98
В.	If public sewer system service the sewer main?			ty, is the house connected to	1712	0	KNOW		99 100 101
*C.	in the property subject to any sewage system fees or charges in addition to those covered in your regularly billed sewer or on-site sewage system maintenance service?								102
D.	If the property is connected to *(1) Was a permit issued for	o an on-site sewage s its construction, and w	yster vas li				O	D¥-	104
	(2) When was it last pumper	And the second s	11			u	u	14	106
	*(3) Are there any defects in (4) When was it last inspect By whom:	the operation of the or ed?		sewage system?		п	0	OX.	
	and the second s	and the second second second second		tem approved? bedrooms			u	be	111
E,	Are all plumbing fixtures, inclusive sewage system?			cled to the sewer/on-site		a	ū	a	112 113 114
*F.	Have there been any change	s or repairs to the on-	site s	sewage system?		u	u	Ø	115
G.		, including the drainfie	eld, lo	ocated entirely within the		a	0	(SE	118 117
417	If no, please explain:		-						118
ъ.				aintenance services more frequently		П	0	2	119
WHICH		IED, SELLER IS NOT	TRE	OSURE IS BEING COMPLETED FO QUIRED TO COMPLETE THE QUE					121 122 123
100	RUCTURAL								124
	CALL CONTRACTOR CONTRA	last 5 years?			Π	O	OF	u	125
*B.	Has the basement flooded or	leaked?				O			126
*C.	Have there been any convers	lons, additions or rem	nodel	ing?	OF-	O	O	D	127
						O			128
						O			129
D.	Do you know the age of the h	ouse?	======================================						130
	If yes, year of original constru					-	-	-	131
				roperly or its improvements?			Ø	1	132
*F.	Are there any defects with the   Foundations Chimneys Doors	Decks Interior Walls Windows	00	check applicable items and explain) Exterior Walls Fire Alarms Palio			ū	23	133 134 135
	Cellings	☐ Slab Floors		Driveways					136
	D Pools	☐ Hot Tub		Sauna					137 138
	☐ Sidewalks ☐ Garage Floors	☐ Outbuildings ☐ Walkways		Fireplaces Siding					139
	☐ Wood Stoves	☐ Elevators		Incline Elevators					140
	CI Stalnway Chair Lilts	☐ Wheelchair Lifts		Other	-				141
*G.	Was a structural pest or "who If yes, when and by whom wa			? 1?		(0)	а		142
11	During your awageship has the	nranarh had sauces	el ela-	stroying organism or pest infestation?.	- 0	D	ØF	D.	144
	BUILDING TO THE PROPERTY OF TH			stroying organism or pest intestation?.				0 0	145 146
						<b>1</b>	u	a	147
1.		***************************************			nomen And	210	-	-	
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(Continued)

	190/21	(commany)	11000	110	DOLLER	****	2.00
5.	SY	STEMS AND FIXTURES	YES	NO	KNOW	NA	148
	*A.	If any of the following systems or fixtures are included with the transfer, are there any defects?					150
		If yes, please explain:					151
		Electrical system, including wiring, switches, outlets, and service		bit		a	152
		Plumbing system, including pipes, faucets, fixtures, and follets		区区区口		O	153
		Hot water tank		D.			154
		Garbage disposal		0	ū	M	155
		Appliances		MON	0	M	156
		Sump pump		M	ä	24	157 158
		Security system: Owned Leased			ä	bi	159
		Olher		ū	ū	DXX	160
	*B.	If any of the following fixtures or property is included with the transfer, are they leased? (If yes, please attach copy of lease.)					161 162
		Security System:	0		O	M	163
		Tanks (type):		O	ū	A	164
		Satellite dish:				29	165
		Other:	O		O	24	166
	*C.	Are any of the following kinds of wood burning appliances present at the property?					167
		(1) Woodslove?				M	168
		(2) Fireplace Insert?		0	0	A	169
		(3) Pellet stove?				MEN	170
		If yes, are all of the (1) woodstoves or (2) fireplace inserts certified by the U.S. Environmental		-	4	M	171
		Protection Agency as clean burning appliances to improve air quality and public health?	۵.,			×	172 173
	D.	Is the property located within a city, county, or district or within a department of natural resources fire protection zone that provides fire protection services?	M	o	a	a	174 175
	E.	Is the property equipped with carbon monoxide alarms? (Note: Pursuant to RCW 19:27.530, Seller must equip the residence with carbon monoxide alarms as required by the state building code.)	M	a	0	a	176 177
	F.	Is the property equipped with smoke alarms?	.bar	a	O	0	178
			,			30	179
υ.		MEOWNERS' ASSOCIATION/COMMON INTERESTS	-				44.00
	A	Is there a Homeowners' Association?  Name of Association and contact information for an officer, director, employee, or other authorized agent, if any, who may provide the association's financial statements, minutes, bylaws, fining policy, and other information that is not publicly available:	.,(1)	M	a	0	180 181 182 183
	B.	Are there regular periodic assessments?	.u	M	CI	0	184
		\$per □ month □ year					185
		☐ Other:					186
	°C.	Are there any pending special assessments?	n	M	0	0	187
		Are there any shared "common areas" or any joint maintenance agreements (facilities		15	-	-	188
	-	such as walls, fences, landscaping, pools, tennis courts, walkways, or other areas					189
		co-owned in undivided interest with others)?	D.	M	a		190
7.	ENV	VIRONMENTAL					191
	*A.	Have there been any flooding, standing water, or drainage problems on the property that affect the property or access to the property?		M	•	O.	192 193
		Does any part of the property contain fill dirt, waste, or other fill material?		M	0	0	194
		is there any material damage to the property from fire, wind, floods, beach movements,		14	-	-	195
		earthquake, expansive solls, or landslides?	D.	U	94	0	196
		Are there any shorelines, wetlands, floodplains, or critical areas on the property?		M	u	CI	197
	E.	Are there any substances, materials, or products in or on the property that may be environmental					198
		concerns, such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, or contaminated soil or water?	.0	u.	M	a	199
		Hes the property been used for commercial or industrial purposes?		×			201
		SINTIALS Date SELLER'S INITIALS Date					
IRR	<b>HIX</b>	INITIALS Date SELLER'S INITIALS Date					

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### SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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(Continued)

		7.000		YES	NO	DON'T	NA	202
	*G. Is there any soll or ground	water contamination?		D.	a	M	0	204
	*H. Are there transmission pol-	es or other electrical utility equ	ulpment Installed, maintained, or			(		205
	buried on the property that	do not provide utility service !	to the structures on the property?	.D	D	M	U	200
	*I. Has the property been use	d as a legal or illegal dumping	ı site?	D.	M	Q	D	207
	*J. Has the property been use	d as an Illegal drug manufacti	uring site?	D.	O	M	0	208
			ce with cellular telephone reception?		П	×	U	209
8	LEAD BASED PAINT (Applical	ble if the house was built befo	re 1978)			9.5		210
	A. Presence of lead-based pa							211
	Classification of the control of		zards are present in the housing					212
	(explain) Seller has no knowled	no of least board autobasette.	parking the same of the					213
			lead-based paint hazards in the housing	4				214
	B. Records and reports availa     Seller has provided the							215
	lead-based paint and/o	or load-based paint hazards in	records and reports pertaining to the housing (list documents below).					216 217
	V =							218
	The state of the s		ed paint and/or lead-based paint hazards in	the h	ousing	3.		219
9.	MANUFACTURED AND MOBI	The second second						220
	If the property includes a manuf						0.2	221
	<ul> <li>A. Did you make any alteration</li> <li>If yes, please describe the</li> </ul>				O		M	222
			e?	n	0		M	223
			nese alterations obtained?		u	a	8	225
10.	FULL DISCLOSURE BY SELL	FRS					0	226
	A. Other conditions or defects	1076						227
	*Are there any other existin	g material defects affecting th	e property that a prospective					228
					0	W	a	229
	B. Verification	american Soules offers at the		~ H I				230
	Seller has received a copy against any and all claims the	hereof. Seller agrees to defer at the above information is lina-	are complete and correct to the best of nd, Indemnify and hold real estate licens ccurate. Seller authorizes real estate licen es and all prospective buyers of the prope	ees ha	armles	s from	and er a	231 232 233 234
	Tark	0/23/10	24					235
	Seller	Date	Seller			Date		236
num	ber(s) of the question(s).	d (*) items, please explain be	low (use additional sheets if necessary).	Pleas	se refe	ar to the	line	237 238
	and the same of th							239
								240
								241
								242 243
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								245
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								251

Form 17 Seller Disclosure Statement Rev. 7/15 Page 6 of 6

## SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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(Continued)

II. N	OTI	CES TO THE BUYER				252
1.	SE	X OFFENDER REGISTRATIO	N			253
	AG	FORMATION REGARDING REI BENCIES, THIS NOTICE IS INTE I INDICATION OF THE PRESEN	ENDED ONLY TO INFORM	RS MAY BE OBTAINED FROM LOCAL LAW E YOU OF WHERE TO OBTAIN THIS INFORMATION OFFENDERS.	NFORCEMENT ON AND IS NOT	254
2.	PR	ROXIMITY TO FARMING				257
	TH	IIS NOTICE IS TO INFORM YO OSE PROXIMITY TO A FARM.	THE OPERATION OF A I	ERTY YOU ARE CONSIDERING FOR PURCHA FARM INVOLVES USUAL AND CUSTOMARY A 05, THE WASHINGTON RIGHT TO FARM ACT.	SE MAY LIE IN GRICULTURAL	258
III. B	UYE	ER'S ACKNOWLEDGEMENT				261
		YER HEREBY ACKNOWLED	GES THAT:			262
	A.	Buyer has a duty to pay dilige utilizing diligent attention and	ent attention to any materia observation.	I defects that are known to Buyer or can be kno	wn to Buyer by	
	B.	The disclosures set forth in the not by any real estate ticenset	nls statement and in any a e or other party.	mendments to this statement are made only by	the Seller and	265 266
	C.	Buyer acknowledges that, pur provided by Seller, except to t	suant to RCW 64.06.050(2 he extent that real estate the	), real estate licensees are not liable for inaccur censees know of such inaccurate information.	ate Information	267 268
	D.	This information is for disclosure	e only and is not intended to	be a part of the written agreement between the Bu	yer and Seller.	269
	E.	Buyer (which term includes all received a copy of this Disclos	persons signing the "Buye sure Statement (including a	r's acceptance" portion of this disclosure statem tlachments, if any) bearing Seller's signature(s).	ent below) has	270 271
	F.	If the house was built prior to Home.	1978, Buyer acknowledges	recelpt of the pamphlet Protect Your Family Fron	n Lead In Your	272 273
	ANI SEL DEI	D SELLER OTHERWISE AGRE LER OR SELLER'S AGENT LIVERING A SEPARATELY SIG	PROPERTY AT THE TIME EE IN WRITING, BUYER ( DELIVERS THIS DISCLO NED WRITTEN STATEME	EMENT ARE PROVIDED BY SELLER BASED SELLER COMPLETES THIS DISCLOSURE, UN SHALL HAVE THREE (3) BUSINESS DAYS FROM THE AGING STATEMENT TO RESCIND THE AGINT OF RESCISSION TO SELLER OR SELLER'S THE TIME YOU ENTER INTO A SALE AGREEMING.	NLESS BUYER COM THE DAY REEMENT BY	274 275 276 277 278 279
	LIC	YER HEREBY ACKNOWLEDGE AT THE DISCLOSURES MADE ENSEE OR OTHER PARTY. Uthentisian	HEREIN ARE THOSE C	OF THIS DISCLOSURE STATEMENT AND ACK OF THE SELLER ONLY, AND NOT OF ANY F	NOWLEDGES REAL ESTATE	280 281 282
			09/23/2016	-		283
	9)	23/2016 2:57:25 PM PDT	Date	Buyer	Dale	284
	Buy	YER'S WAIVER OF RIGHT TO er has read and reviewed the S res Buyer's right to revoke Buye	seller's responses to this Se	eller Disclosure Statement. Buyer approves this losure.	statement and	285 286 287
-	Buyr	ır	Date	Paris Control of the		288
	- 34		Date	Buyer	Date	289
-	Buy How	er has been advised of Buyer's	right to receive a complete a questions in the section e	ELLER DISCLOSURE STATEMENT d Seller Disclosure Statement, Buyer waives tha ntitled "Environmental" would be "yes," Buyer ma are Statement.	l right. ay not walve	290 291 292 293
	Buye	<i>V</i>				294
	uuye	122/10	Date	Buyer	Date	205
SEL		Dala	CELL EDIC INITIAL C	B-II		

Form 22J

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# Disclosure Lead Based Paint & Hazards Rev. 7/10 Page 1 of 2

#### DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

Addendum to Purchase & Sale or Lease Agreement

The follow	ving is part of t	he Purchase and S	Sale Agreeme	nt dated	9/23/	2016		
between						("Buve	er" and/or "Lessee	"
	Buyer and/or Less			Buyer and/or Lessee			, 4,10/0, 200000	
nd Es	scalade Proper			A.W		("Selle	er" and/or "Lessor	")
		ollege Ave	4	Seller and/or Lessor Spokane	WA	00004		
concernin	Address	ollege Ave		cit	State Z	99201	(the "Property"	).
urchase	& Sale Agree	ement Lead Warn	ing Statemen	t				
Every	purchaser of	any interest in re-	sidential real	property on which a	residential	dwelling	was built prior to	
1978	is notified that	such property ma	y present exp	osure to lead from le	ead-based	paint that I	may place young	
childre	en at risk of	developing lead p	oolsoning. Let	ad poisoning in you	ng chlidrei	may pro	duce permanent	
lmual	red memory. I	e, including learni ead volsoning also	ng disabilities noses a nar	s, reduced intelligend ticular risk to pregnar	oo quotient of women	, Denavior The celler	al problems and	
reside	ential real prop	erty is required to	provide the bu	iyer with any informa	tion on lea	d-based ba	aint hazards from	
risk a	ssessments or	Inspections In the	seller's possi	ession and notify the	buyer of a	ny known	lead-based paint	
hazar	ds. A risk ass	sessment or Inspe	ction for pos	sible lead-based pai	Int hazards	is recom	mended prior to	
purch		Maralner Ctatam	ant					7
		Warning Statem						ľ
hazar	ds if not taker	rere of properly	lead-based p	aint. Lead from paint, ure is especially har	paint onip:	s, and dust una childre	can pose nealth	1
wome	n. Before renti	ing pre-1978 houst	ng, landlords	must disclose the pre	sence of k	nown lead	based paint and	
load-t	ased paint ha	zards in the dwell	ing. Tenants i	must also receive a	Federally a	pproved p	amphiet on lead	
	ning prevention	1.						2
44	Ion Rights							-
If a re	sidential dwell	ing was built on th	e Property pre	lor to 1978, Buyer m	ay rescind	the Agree	ment at any time	4
the A	o days alter b greement.	ayer receives uns	Disclosure, ti	ınless Buyer recelv	es this dis	closure p	rior to entering	
		re-closing possess	lon of more th	an 100 days by Buye	r, the term	Buyer also	means Tenant.	-
leller's/L	essor's Disclo	NEUro.						4
4 5 63		B. In Sunday of the			Salara de Caración			-
4-4				paint hazards (check	THE RESERVE THE PARTY OF THE PA	•		
O.				alnt hazards are pres			12	
(A)				d paint and/or lead-b	The second secon	hazards in	the housing.	-
(D) R				or (check one below):			Act and a second	-
U	Seller/Lessor	r has provided the	Buyer/Lesses	e with all avallable re In the housing (list d	ecords and	reports pe	ertaining to lead-	
	sacca pante	and of loud-bused	Pour Hereius	in the notioning that d	ocuments t	olow).		
	-							
(2)	Seller/Lesson	r has no reports or	records perta	aining to lead-based p	paint and/o	r lead-base	ed paint hazards	
	in the housin	7 4						3
eller has nd inform	reviewed the h ation provided	hformation above a by Seller are true	and certifies, to and accurate.	o the best of Seller's	knowledge	, that the s	tatements made	60.00
e-tollooning	380		1/23/16 Date	Seller/Lessor			Data	5
- Circuit Le	1		Date	ColloirLessor			Date	
	09/23/2016							
uyer/Lessee	Initials Date	Buyer/Lessee Initials	Date	Seller/Lossor Initials	Date	Seller/Less	or Initials Date	

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# COUNTEROFFER ADDENDUM TO REAL ESTATE PURCHASE AND SALE AGREEMENT

	erning 2315 West	College Ave	Spokane orv	VA 99201 Stata Zp	(the "Property"),
33	- POPAVIA	W		as	Buyer
nd (	he undersigned_I	Sentade Properties, LLC	,,,,	, as	Seller.
re a	ccepted, except fo	or the following changes.			
1 7	ne Purchase Pri	ce shall be \$			
0	Other.				
	100	Closing Date to be Char	iged to Monday Octol	or 31, 2016.	
	In the Financin ead:	g Addendam To Parch	ase and Sale Agreeme	nt Paragraph 4 -	to be clininged to
10	CH4+				
		up to 1.5% of the Purcl	iase price to be applie	d to Buyer's Load	n and Settlement
C	osts.		1.4 4.4		
A	II other terms o	f the agreement to rem	ain as mesented		
*	n dener terms o	. The restriction of the state			
					4.0
					10-30-4
	55 m - 1 m				
- 1					
COL	interoffer shall e	xpire at 9:00 p.m. on <u>8</u>	optomber 25, 2016 (f no	at filled fm, two day	s after it is delivered)
bro	is sooner wilner oker or at the lic	awn. Acceptance shall no ensed office of their brok	l be effective until a sign er. If this connectoffer t	ed copy is received a not an accepted	l by the counterofferer
lest	Money shall be r	elunded to Buyer.	err in mie egympayner i	e not an accepted	ii susii ispac siis iii
the	rterms and con	dilldrig of the above offer	are incorporated here	n by reference as	though fully set forth
		11 1 6/s./			
	Market San	7475748	<u> </u>		*
non!	ature	Da	lė Signature	Ph - 1	Date
	NEW TOTAL CONTRACTOR OF THE PARTY OF THE PAR		CVI Company of the Co	100	
	ave counteraller	la Baragaga al			
	ova countereller	IS Anciented			

Form 22A Financing Addendum Rev. 7/15 Page 1 of 2

#### FINANCING ADDENDUM TO PURCHASE & SALE AGREEMENT

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The following is part of the Purchase and Sale Agreement dated September 23, 2016 between ("Buyer") 2 Escalade Properties, LLC and Seller" Seller concerning 2315 WA 99201 W COLLEGE Ave Spokane (the "Property") Address City State Zio 1. LOAN APPLICATION/WAIVER OF CONTINGENCY. a. Loan Application. This Agreement is contingent on Buyer obtaining the following type of loan or loans to purchase 6 the Property (the "Loan(s)"): (Conventional First; Conventional Second; Bridge; VA; FHA; USDA; ☐ Home Equity Line of Credit; ☐ Other WSHFC Home Advantage for Down Payment Assistance (the "Financing 8 Contingency"). Buyer shall pay □ \$ ; or 🗹 3 % of the Purchase Price down, in addition 9 to the Loans and make application for the Loans to pay the balance of the Purchase Price and pay the application 10 fee, if required, for the subject Property within days (5 days if not filled in) after mutual acceptance of 11 5 this Agreement. For the purposes of this Addendum, "application" means the submission of Buyer's financial 12 information for the purposes of obtaining an extension of credit including Buyer's name, income, social security 13 number (if required), the Property address, purchase price, and the loan amount. 14 Waiver of Financing Contingency. If Buyer (i) fails to make application for financing for the Property within the 15 agreed time; (ii) changes the type of loan at any time without Seller's prior written consent, or (iii) changes the lender without Seller's prior written consent after the agreed upon time to apply for financing expires, then the Financing Contingency shall be deemed waived. Buyer's waiver of the Financing Contingency under this Paragraph 1(b) also constitutes waiver of Paragraph 7 (Appraisal Less Than Sales Price). For purposes of this 19 Addendum, "lender" means either the party to whom the application was submitted or the party funding the loan. 20 2. LOAN INFORMATION. 21 a. Seller's Request for Loan Information. At any time \_\_\_\_ 10 \_\_ days (10 days if not filled in) after mutual 22 acceptance, Seller may give, once, a notice requesting information related to the status of Buyer's loan 23 application ("Request for Loan Information"). NWMLS Form 22AL may be used for this notice. 24 b. Buyer's Loan Information Notice. Within 3 days (3 days if not filled in) of receiving Seller's Request 25 for Loan Information, Buyer shall give notice of the status of Buyer's loan application ("Loan Information 26 Notice"). Buyer's notice shall be on NWMLS Form 22AP and shall include the date of application, the name 27 of lender, a list of the information that Buyer has provided to lender, and a warranty that Buyer has provided 28 all information requested by lender. 29 Failure to Provide Loan Information Notice. If Buyer fails to timely give to Seller a completed Loan 30 Information Notice, Seller may give the Right to Terminate Notice described in Paragraph 3 (Seller's Right to 31 Terminate) at any time after the date that the Loan Information Notice is due. 32 SELLER'S RIGHT TO TERMINATE. 33 a. Right to Terminate Notice. At any time days (30 days if not filled in) after mutual acceptance. Seller may give notice that Seller may terminate the Agreement at any time 3 days after delivery of that notice 35 (the "Right to Terminate Notice"). NWMLS Form 22AR may be used for this notice. 36 b. Termination Notice. If Buyer has not previously waived the Financing Contingency, Seller may give notice of termination of this Agreement (the "Termination Notice") any time following 3 days after delivery of the Right to Terminate Notice. If Seller gives the Termination Notice before Buyer has waived the Financing 39 Contingency, this Agreement is terminated and the Earnest Money shall be refunded to Buyer. NWMLS Form 40 22AR shall be used for this notice. If not waived, the Financing Contingency shall survive the Closing Date. 41 Appraisal Less Than Sales Price. Buyer's waiver of the Financing Contingency under this Paragraph 3 

will; or 42 will not (will, if not filled In) constitute waiver of Paragraph 7 (Appraisal Less Than Sales Price). 43 LOAN COST PROVISIONS. Seller shall pay up to U \$ or 2 3.5 % of the Purchase 44 Price (\$0.00 if not filled in), which shall be applied to Buyer's Loan(s) and settlement costs, including prepaids, 45 loan discount, loan fee, interest buy down, financing, closing or other costs allowed by lender. That amount shall 46 include the following costs that lender is prohibited from collecting from Buyer: (a) up to \$300.00 for Buyer's Loan(s) 47 09/23/2016 Buyer's Initials Date Buyer's Initials Date nitials Date Seller's Initials Date

Form 22A Financing Addendum Rev. 7/15 Page 2 of 2

#### FINANCING ADDENDUM TO **PURCHASE & SALE AGREEMENT**

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Continued

and settlement costs for FHA/USDA/VA loans; and (b) Buyer's share of the escrow fee for a VA loan. Seller shall pay the costs for (a) and (b), even if the amount agreed upon in this Paragraph 4 is insufficient to pay for those costs.

- EARNEST MONEY. If Buyer has not waived the Financing Contingency, and is unable to obtain financing by Closing after a good faith effort then, on Buyer's notice, this Agreement shall terminate. The Earnest Money shall be refunded to Buyer after lender confirms in writing (a) the date Buyer's loan application for the Property was made, including a 52 copy of the loan estimate that was provided to Buyer; (b) that Buyer possessed sufficient funds to close; and (c) the reasons Buyer was unable to obtain financing by Closing. If Seller terminates this Agreement, the Earnest Money shall be refunded without need for such confirmation.
- INSPECTION. Seller agrees to permit inspections required by lender, including but not limited to structural, pest, heating, plumbing, roof, electrical, septic, and well inspections. Seller is not obligated to pay for such inspections unless otherwise agreed.

#### APPRAISAL LESS THAN SALE PRICE.

- a. Notice of Low Appraisal. If lender's appraised value of the Property is less than the Purchase Price, Buyer may, within 3 days after receipt of a copy of lender's appraisal, give notice of low appraisal, which shall include a copy of lender's appraisal. NWMLS Form 22AN may be used for the notices in this Paragraph 7.
- b. Seller's Response to Notice of Low Appraisal. Seller shall, within 10 days after Buyer's notice of low appraisal, give notice of:
  - (i) A reappraisal or reconsideration of value, at Seller's expense, by the same appraiser or another appraiser acceptable to lender, in an amount not less than the Purchase Price. Buyer shall promptly seek lender's approval of such reappraisal or reconsideration of value. The parties are advised that lender may elect 67 not to accept a reappraisal or reconsideration of value;
  - (ii) Seller's consent to reduce the Purchase Price to an amount not more than the amount specified in the appraisal or reappraisal by the same appraiser, or an appraisal by another appraiser acceptable to lender, whichever is higher. (This provision is not applicable if this Agreement is conditioned on FHA, VA, or USDA financing. FHA, VA, and USDA financing does not permit the Buyer to be obligated to buy if the Seller reduces the Purchase Price to the appraised value. Buyer, however, has the option to buy at the reduced price.); or
  - (III) Seller's rejection of Buyer's notice of low appraisal.
  - If Seller timely delivers notice of reappraisal, reconsideration of value, or consent to reduce the Purchase Price, and lender accepts Seller's response, then Buyer shall be bound by Seller's response.
- Buyer's Reply. Buyer shall have 3 days from either Seller's notice of rejection of low appraisal or, if Seller fails to respond, the day Seller's response period ends, whichever is earlier, to (a) waive the Financing Contingency or (b) terminate the Agreement, in which event the Earnest Money shall be refunded to Buyer. Buyer's inaction during this reply period shall result in termination of the Agreement and return of the Earnest Money to Buyer. The Closing date shall be extended as necessary to accommodate the foregoing times for notices.
- 8. FHA/VA/USDA Appraisal Certificate. If this Agreement is contingent on Buyer obtaining FHA, VA, or USDA 82 financing, notwithstanding any other provisions of this Agreement, Buyer is not obligated to complete the purchase of the Property unless Buyer has been given in accordance with HUD/FHA, VA, or USDA requirements a written statement by FHA, VA, USDA or a Direct Endorsement lender, setting forth the appraised value of the Property (excluding closing costs). Buyer shall pay the costs of any appraisal. If the appraised value of the Property is less than the Purchase Price, Paragraph 7 above shall apply.
  - Purpose of Appraisal. The appraised valuation is arrived at only to determine the maximum mortgage FHA, VA, or USDA will insure. FHA, VA, or USDA do not warrant the value or the condition of the Property. Buyer agrees to satisfy himself/herself that the price and condition of the Property are acceptable.
- EXTENSION OF CLOSING. If, through no fault of Buyer, lender is required by 12 CFR 1026 to give corrected disclosures to Buyer due to (a) a change in the Annual Percentage Rate ("APR") of Buyer's Loan(s) by .125% or more for a fixed rate loan or .250% or more for an adjustable rate loan; (b) a change in the loan product; or (c) the 93 addition of a prepayment penalty, then upon notice from Buyer, the Closing Date shall be extended for up to 4 days to accommodate the requirements of Regulation Z of the Truth in Lending Act. This paragraph shall survive Buyer's waiver of this Financing Contingency.

09/23/2016

Buyer's Initials Date Buyer's Initials

Date

Seller's Initials

Date Seller's Initials Date

Form 22K Identification of Utilitles Addendum Rev. 5/14 Page 1 of 1 ©Copyright 2014 Northwest Multiple Listing Service ALL RIGHTS RESERVED

### IDENTIFICATION OF UTILITIES ADDENDUM TO PURCHASE AND SALE AGREEMENT

The fol	llowin	g is part of the	Purchase a	and Sale	Agreement o	lated	9/23/20	016		_ 1
betwee	an								("Buye	r") 2
and	Esc	alade Properti	es, LLC			Buyer			("Selle	r") 3
2000	nlna	2315 W Coll	erre Ave			setter ookane	WA	99201	Service of the service of	
concer		Address	0.00			City	State	Zφ	(the "Property	
necess	sary to	RCW 60.80, B o sallsfy unpai rvice to the Pro	d utility cha	arges, If a	any, affectin	g the Property	minister the The name	a disburseme as and addre	ent of closing fun esses of all utiliti	ds 5 es 6 7
WATER	DIST	RICT:			of Spokane					8
					W Spokane F	alls Blvd				9
				Address Spo	kane, WA 99	256				10
SEWER	SEWER DISTRICT;				ate, Zip of Spokane				Fax. No.	_ 11
				Name 308 l	N Spokane F	alls Blvd				_ 12
				Address						_ 13
6-24-2		Tremmon.		City, Sie		.00		V	Fax. No.	
IRRIGA	TION	DISTRICT:		Name						_ 14
				Address			_			_ 15
				City. Sta	ite. Zip		-		Fax. No.	_ 16
GARBA	GARBAGE:			City o	ite, Zip If Spokane				Tan tion	_ 17
				308	W Spokane	Falls Blvd				_ 18
				Address	okane, WA 9	9256				_ 19
ELECTR	CITY	,		City, Sta		******			Fax. No.	_ 20
LLLOTT	HOIT	•		Name		110				
				Address						_ 21
				City, Sta	okane, WA 99	252			Fax. No.	_ 22
GAS:				Avis	la Utilities				GA. 1101	_ 23
				Name 14	11 E Mission	Ave				_ 24
				Address	ookane, WA 9	9252				25
CDECIM	DIOT	TRICT(S):		City, Sta	ite, Zip			1	Fax. No.	26
(local Im	prover	ment districts or		Name						
utility loc	al Imp	rovement districts	5)	Address			-			_ 27
				City, Sta	le, Zip				Fax. No.	_ 28
within _ Broker and (2)	or Se	days (8	if not fille th the name authorize L	en filled d In) of m es and ad listing Bro	In at the II nutual accep dresses of a oker or Selli	tance of this A	greement, ers having li	e of this Ag Seller shall en rights aff	reement, then ( provide the Listir ectling the Proper im the names ar	ng 30 ty 31
						or alter the S	eller's oblig	ation to pay	all utility charge	
(includi	ng un	billed charges)	. Buyer un	derstands					responsible for,	or 35
o insur	e pay	ment of, Seller	s utility cha	arges.		11/				36
							8/23/1	6		
ndjor o 1	mmano	Date	Buyer's	Initials	Date	delier's initials	Dat	e Seller's	Initials D 156   Pag	ale e

Form 35 Inspection Addendum Rev. 7/15 Page 1 of 2 ©Copyright 2015 Northwest Multiple Listing Service ALL RIGHTS RESERVED

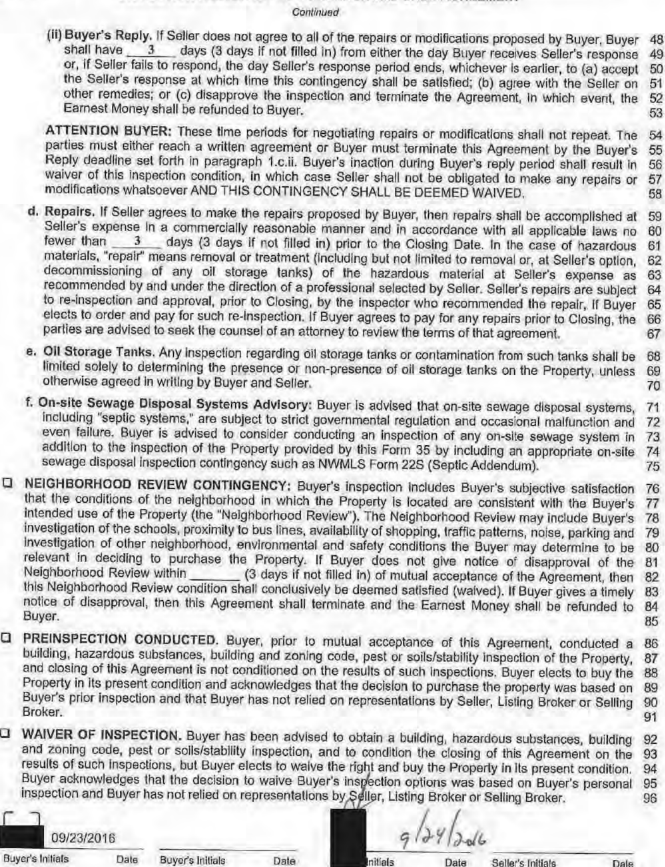
#### INSPECTION ADDENDUM TO PURCHASE AND SALE AGREEMENT

d							("B	uyer")
4	Buyer			Buyer				
-	Escalac Seller	le Properti	es, LLC	Seller			("S	ieller")
ncerning	2315 Address	w coi	LLEGE Ave	Spokane	WA State	99201 Zip	(the "Prop	erty").
	inspection Buyer's of improvem for hazard performed	s of the Proption and ents to the dous mate by Buyer	roperty and the ir I without IlmItati Property, compli- rials, a pest insp or a person licens	Agreement is condition in the Property on the structural, in ance with building and pection, and a soils/sed (or exempt from lice of the Property of metals).	roperty. Buyer's nechanical and zoning codes, a tability inspectionsing) under Ch	inspections general c an inspection n. The inspection apter 18.28	may included condition of n of the Pro pection mus 0 RCW.	the perty
	an inspect	ion of the	sewer system, wh	in or the Property warm lich may include a sew pilets or other fixtures to	er line video ins	pection and		
	Buyer's c improvem- interviewir Property t damages BUYER'S unless with Inspection disapprovi- or (4) prop and termin property or be perform use NWMI ATTENTIC	hoice, and selected after Construction and selected and selected after Construction and selected and select	I (c) completed a Property withous ecting all inspector e condition they om any inspection.  This inspection days (10 days Buyer gives notice ection and terminating to the property greement, the Earn ons to the Agreement ons to the Agreement of the Parties on the R; If Buyer fails	are to be (a) ordered at Buyer's expense. It first obtaining Seller's ors. Buyer shall restor were in prior to the irror of the Property performance (1) approving the interest Money shall be refuent, including adjustment shall negotiate as set frequired by this Addendit to give timely notice a obligated to make any	Buyer shall not a permission. Buyer the Property a spection. Buyer med on Buyer's CONCLUSIVE atual acceptance inspection and with the Buyer will of agreement. If Buyer ded to Buyer. If its to the purchast orth in paragraphum.	alter the liver is solely and all improves shall be respected by the solely all improves the solely all improves the solely all improves the solely all improves the solely all in the solely al	Property or y responsible overments or esponsible for EMED WA! ement (the " contingency tional inspectional inspectional inspectives the inspectives the inspectives repairs to edits for repairs of the parties of the contract of th	any le for n the for all IVED linitial y; (2) fions; ection to the airs to s may
	by a spec Buyer pro- inspection	lalist at Bu vides Selle s. If Buyer	uyer's option and r a copy of the ins gives timely notic	or so recommends, Bu expense if, on or bet spector's recommenda e of additional inspecti btain the additional ins	fore the end of tion and notice the ons, Buyer shall	the Initial In nat Buyer wi have	spection Pe ill seek addi	eriod,
		Requests	for Repairs or	Modifications If Duy	or requests ren	oire or me	diffications .	
c.	paragraph	1.a or 1. , and repl		ortles shall negotiate a ordance with the follow	as set forth in t	his paragra	ph. All requ	iests,

Form 35 Inspection Addendum Rev. 7/15 Page 2 of 2

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#### INSPECTION ADDENDUM TO PURCHASE AND SALE AGREEMENT



Dale

Date

Seller's Initials

Form 22D Optional Clauses Addendum Rev. 7/15 Page 1 of 2

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#### OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT

bet	ween						("Buyer")
01		воувл		Buyer			(20)0//
and	d		de Properties, LLC	Station .			("Seller")
		Seller	W cot t non t	Seller	****	20201	/II II
301	ncerni	ng 2315 Address	W COLLEGE Ave	Spokane	State	99201 Zip	(the "Property").
CH	ECK	IF INCLUD	ED:				
1.	ŧ	concerning: any improve the Propert	otage/Lot Size/Encroachmer c (a) the lot size or the accurace ements on the Property; (c) what y, or by the Property on adjace ents to Buyer's own satisfaction	y of any information provid nether there are any encro ant properties. Buyer is ad	led by the achments vised to v	Seller; (b) to (fences, ro erify lot size	the square footage of ckeries, buildings) on
2.	Title	Insurance	. The Title Insurance clause in	n the Agreement provides	Seller is t	o provide th	
			wner's Policy of Title Insurance ner's Policy or more coverage				overage by selecting
	(	apply additio	ard Owner's Policy. Seller a for the then-current ALTA for anal protection and inflation pro- ameowner's Policy of Title Insu	m of Owner's Policy of Ti otection endorsements, if	tle Insura	nce, togeth	er with homeowner's
	(	ALTA of Title includi	ded Policy. Seller authorizes or comparable Extended Cove Insurance. Buyer shall pay t ng the excess premium over t survey required by the title ins	erage Policy of Title Insur- he increased costs associ hat charged for Homeowr	ance, rath	er than the the Extend	Homeowner's Policy led Coverage Policy,
3.	! S V	ncluded Ite same with a within 5 da understand	ppliances. If a system or appens) becomes inoperative or not a system or appliance of at leads prior to Closing to verify and agree that the Listing Broats Paragraph 3.	nalfunctions prior to Closir ast equal quality. Buyer re that Seller has complied	ng, Seller eserves the with this	shall either e right to re Paragraph	repair, or replace the elnspect the Property 3. Buyer and Seller
1.		oossession disposed of	by Seller. Any personal pr is transferred to Buyer shall the f as Buyer determines, However s and rubbish on the Property	nereupon become the proper, Seller shall clean the	perty of the interiors of	e Buyer, an	d may be retained or
j.	Ø (	Utilities. To	the best of Seller's knowledge	e. Seller represents that th	e Propert	v is connec	ted to a:
			ater main; 🗹 public sewer mair				Ť
	ŧ	☐ irrigation	water (specify provider)	4.50			ral gas; d telephone;
	6	☑ cable; ☑	electricity;  other		_		
3.	t	he followin	<ul> <li>New Construction. If this is g to be filled in. If insulation has normation below in writing as</li> </ul>	as not yet been selected			
	1	WALL INSU	JLATION: TYPE:	THICKNESS:		R-VAL	UE:
	(	CEILING IN	ISULATION: TYPE:	THICKNESS:		R-VAL	UE:
	(	OTHER INS	SULATION DATA:	M	-	-	
		7	2040		arkey	La	
		9/23/2	2010		11.1	Oh. L	

Form 22D Optional Clauses Addendum Rev. 7/15 Page 2 of 2

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#### OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT Continued

	0	Leased Property Review Period and Assumption. Buyer acknowledges that Seller leases the following items of personal property that are included with the sale: □ propane tank; □ security system; □ satellite dish and operating equipment; □ other
		Seller shall provide Buyer a copy of the lease for the selected items within days (5 days if not filled in) of mutual acceptance. If Buyer, in Buyer's sole discretion, does not give notice of disapproval within days (5 days if not filled in) of receipt of the lease(s) or the date that the lease(s) are due, whichever is earlier, then this lease review period shall conclusively be deemed satisfied (waived) and at Closing, Buyer shall assume the lease(s) for the selected item(s) and hold Seller harmless from and against any further obligation, liability, or claim arising from the lease(s), if the lease(s) can be assumed. If Buyer gives timely notice of disapproval, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
8.		그렇게 있는 것이 없는 다른 경기에 되었다면 한 경기에서 나를 하면 하는데
		<ul> <li>a. Association rules and regulations, including, but not limited to architectural guidelines;</li> <li>b. Association bylaws and covenants, conditions, and restrictions (CC&amp;Rs);</li> <li>c. Association meeting minutes from the prior two (2) years;</li> <li>d. Association Board of Directors meeting minutes from the prior six (6) months; and</li> <li>e. Association financial statements from the prior two (2) years and current operating budget.</li> </ul>
		If Buyer, in Buyer's sole discretion, does not give notice of disapproval within days (5 days if not filled in) of receipt of the above documents or the date that the above documents are due, whichever is earlier, then this homeowners' association review period shall conclusively be deemed satisfied (waived). If Buyer gives timely notice of disapproval, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
9.		Excluded Item(s). The following item(s), that would otherwise be included in the sale of the Property, is excluded from the sale ("Excluded Item(s)"). Seller shall repair any damage to the Property caused by the removal of the Excluded Item(s). Excluded Item(s):
10.	Ø	Home Warranty. Buyer and Seller acknowledge that home warranty plans are available which may provide additional protection and benefits to Buyer and Seller. Buyer shall order a one-year home warranty as follows:
		<ul> <li>a. Home warranty provider: American Home Shield</li> <li>b. Seller shall pay up to \$450.00 (\$0.00 if not filled in) of the cost for the home warranty, together with any included options, and Buyer shall pay any balance.</li> <li>c. Options to be included:</li> </ul>
		(none, if not filled in).
11.	Ø	d. Other:
	۲	7



Spokene Association of REALTORSO
ALL RIGHTS RESERVED

### SPOKANE ADDENDUM TO PURCHASE AND SALE AGREEMENT

The fo	llowing is part of the Purchase a	nd Sale Agreement	("Agreem	ent") dat	ed Sep	1700	23_,
2016	between				("Buye	er"),	and
	Escalade Properties, LLC				("Seller")	conc	erning:
2315	W COLLEGE Ave	Spokane	WA	99201	(the "Property"):		

- 1. ADVICE TO SEEK EXPERT ADVICE ON MATTERS OUTSIDE BROKER'S EXPERTISE. Each of the parties to the Agreement acknowledged that brokers are not in a position to offer expert advice on matters outside their expertise and that the parties have been advised to seek expert advice on such matters from qualified experts/professionals having proper licensing in the state of Washington when applicable. Each of the parties acknowledges being advised not to use the services of anyone not licensed in Washington to perform in any matter where a license is required by law. By way of example and not limitation, the parties acknowledge that:
- a. If any party has questions or concerns regarding legal issues arising in connection with the Agreement, transaction, Property, or any property or other disclosure, they should consult with an attorney (parties may confirm the licensing and disciplinary history of attorneys at www.wsba.org).
- b. If any party has questions or needs advice or assistance in any way related to the Agreement or transaction, they should consult with a CPA, tax attorney or other qualified tax professional (parties may confirm the licensing and disciplinary history of CPAs at www.cpaboard.wa.gov).
- c. Brokers are not qualified to advise regarding the condition of any property and recommend that Buyer utilize the services of a licensed professional inspector to inspect the Property (parties may confirm the licensing of a professional home inspector at www.dol.wa.gov/business/homeinspectors).
- d. If any inspector or other qualified professional recommends that matters related to the Property or transaction be further investigated, tested or reviewed, the parties are advised to carefully review the recommendations and follow up as suggested.
- e. Repair, remodeling and construction of homes and buildings should only be performed in accordance with law (by licensed contractors when a license is required) (parties may confirm the licensing status of a contractor at <a href="https://secure.lni.wa.gov/verlfy/">https://secure.lni.wa.gov/verlfy/</a>).
- f. On-site sewage disposal systems, including septic tanks, should be inspected by trained inspectors licensed by the local city or county sewer district having jurisdiction over the subject property and licensing should be able to be confirmed with that agency;
- g. Water well tests are customarily performed by inspectors licensed as water well contractors under RCW, Chapter 18.27 or by qualified engineers (contractor registrations may be confirmed as stated in subparagraph e., and engineering licensing can be confirmed at https://fortress.wa.gov/dol/dolprod/bpdLicenseQuery).
- h. Soil conditions, ground and surface water issues and stability issues are customarily evaluated by qualified geotechnical or soils engineers or hydrologists.

<ol><li>INSPECTIONS AND TESTS.</li></ol>	There may be defects present i	in any property. None of the real estate
Firms or brokers involved in this	transaction is an expert rega	rding the identification of, detection of,
presence of, concealed defects. V	While not an exhaustive list an	d by way of example and not limitation,
Buyer acknowledges having been	advised that some matters that	t can adversely affect a property are as
follows:	_1	

Initials:	BUYER	DATE: 09/23/2016	SELLER:	DATE: 9/24/2016
	BUYER:	_ DATE:	SELLER:	DATE:

- a. Smoke detectors are required by law to be installed in all dwelling units (RCW 43,44.110). Parties are advised to install and maintain smoke detectors meeting nationally accepted standards and in accordance with manufacturer recommendations in all dwellings.
- b. Carbon monoxide alarms are required by law to be installed in single-family residences before they can be sold (RCW 19.27.5300. Parties are advised to install and maintain carbon monoxide alarms meeting nationally accepted standards and in accordance with manufacturer recommendations in all dwellings.
- c. Mold can grow inside dwellings and present health hazards, and the presence of mold may or may not be detected in a professional home inspection and a complete mold assessment may require the services of a mold specialist. Mold Information can be obtained from the Environmental Protection Agency, including its publication "A Brief Guide to Mold, Moisture, and Your Home" that may be obtained via the Internet at <a href="https://www.epa.gov/iaq/molds/index.html">www.epa.gov/iaq/molds/index.html</a>
- d. Wood destroying organisms (such as termites, carpenter ants and other insects), as well as fungi, that consume, remove or destroy wood products may not be detected in a professional home inspection, and a home inspector will not provide a complete wood destroying organism inspection unless the inspector is also licensed as a structural pest inspector with the Washington Department of Agriculture and your inspection contract also includes this service.
- e. Radon is a colorless, odorless gas that can be present inside dwellings and other structures that can severely and adversely affect the health of occupants. A professional home inspection will likely not include testing for the presence of radon and a radon test would require the services of a radon specialist. Radon information can be obtained from the Environmental Protection Agency at <a href="https://www.epa.gov/radon">www.epa.gov/radon</a>.
- f. Asbestos was at one time used in homes and other construction and may be present in existing structures. If inhaled, asbestos fibers can severely and adversely affect people's health. A professional home inspection may not include a complete examination and testing for the presence of asbestos and, if asbestos is present in a home, any removal will require use of a licensed contractor that also has an asbestos contractor's certificate. Asbestos information can be obtained from the Environmental Protection Agency at <a href="https://www.epa.gov/asbestos">www.epa.gov/asbestos</a>.
- g. Other indoor organic compounds may also be present in a home and you can obtain additional information regarding these from various sources, including the Washington State Department of Health, <a href="https://www.dh.wa.gov/CommunityandEnvironment/Contaminants">www.dh.wa.gov/CommunityandEnvironment/Contaminants</a>.

Seller acknowledges that Seller has the sole responsibility for disclosing to Buyer in writing any knowledge Seller has regarding the presence of adverse conditions affecting the Property, including but not limited to the above. Buyer acknowledges that Buyer is solely responsible for determining whether to undertake any professional evaluation or inspection to determine the presence, effect of, and recommended course of treatment or pursuit of treatment for any known, disclosed or potential adverse matters affecting the Property. The above is intended as general advice and not as a substitute for professional advice.

3. LENDER RELEASE OF CONSUMER DISCLOSURE INFORMATION. Each Buyer acknowledges that the Listing Real Estate Brokerage Firm and its assigned broker(s), Selling Real Estate Brokerage Firm and its assigned broker(s), and the Closing Agent may be able to assist in identifying and correcting information contained in any Disclosure Statement or similar document provided to Buyer(s) in connection with any loan being obtained for the purchase of the Property. Accordingly, each Buyer consents to disclosure of any Disclosure Statement or similar document to all of the above and directs the lender(s) involved in this transaction to provide full disclosure of such Disclosure Statement or similar document to each of the above at the same time such information is disclosed to Buyer(s).

Initials: BUYER DATE: 09/23/2016 SELLER: DATE: 9/24/2-4
BUYER: DATE: DATE: DATE: DATE: DATE:

Form 22T Title Contingency Addendum Rev. 7/15 Page 1 of 1

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### TITLE CONTINGENCY ADDENDUM TO PURCHASE & SALE AGREEMENT

The follo	wing is par	t of the Purchase and Sale Ag	reement dated Septe	mber 23, 20	16	
between			Sure			("Buyer")
and	Escala	de Properties, LLC	Buyer			("Seller")
unu	Seller	at a roper and EEC	Seller			( Seller )
concerni	ng 2315	W COLLEGE Ave	Spokane	WA State	99201 Zip	(the "Property").
tog da or dis Se no dis	gether with ys (5 days U mutual capproval of lier shall h tice that S capproved	eller will clear all disapprove exceptions.	conditions and restriction of Buyer's receipt of the f Buyer's receipt, if neith oreliminary commitment, ys if not filled in) after the exceptions. Seller shad a second or seller shad on the second of the second	ons of record preliminar her box choose Buyer's noti all have un	d. Buyer s y commitme ecked) to g ce of disap til the Clos	hall have5 ent for title insurance; live notice of Buyer's oproval to give Buyer ling Date to clear all
Ag Ag Bu 2. Su the	reement was reement, to yer shall be pplemented in the aboundary to all apply to	a not give timely notice that So within 3 days after the deadli he Earnest Money shall be re- e deemed to have waived all o al Title Reports. If suppleme we time periods and procedur the date of Buyer's receipt of	ine for Seller's notice. I turned to Buyer, If Buyer objections to title, which so intal title reports disclose res for notice, correction the supplemental title re	n the even er does not Seller did no new exce , and termi	t Buyer ele timely term t agree to c ption(s) to nation for the	the litle commitment, hose new exceptions shall be extended as
3. Ma	rketable T	accommodate the foregoing to  Itle. This Addendum does not  or in the Agreement.		igation to pi	ovide mark	etable title at Closing



Form 22J Disclosure Lead Based Paint & Hazards

Disclosure Lead Based Paint & Hazards Rev. 7/10 DIS Page 2 of 2 ©Copyright 2010
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#### DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS

Addendum to Purchase & Sale or Lease Agreement

Continued

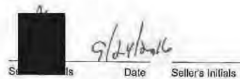
Buyer's/Lessee's Acknowledgment 40 (c) Buyer/Lessee has received copies of all information listed above. 41 42 (d) Buyer/Lessee has received the pamphlet "Protect Your Family from Lead in Your Home." 43 (e) Buyer has (check one below only if Purchase and Sale Agreement): 44 Walved the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint 45 and/or lead-based paint hazards. Accepted an opportunity to conduct a risk assessment or inspection for the presence of lead-based 46 paint and/or lead-based paint hazards on the following terms and conditions: This Agreement is conditioned upon a risk assessment or inspection of the Property for the presence of 48 lead-based paint and/or lead-based paint hazards, to be performed by a risk assessor or inspector at 49 the Buyer's expense. (Intact lead-based paint that is in good condition is not necessarily a hazard. See 50 the EPA pamphlet "Protect Your Family From Lead in Your Home" for more Information). 51 This contingency SHALL CONCLUSIVELY BE DEEMED SATISFIED (WAIVED) unless Buyer gives 52 written notice of disapproval of the risk assessment or inspection to the Seller within 53 (10 days if not filled in) after receiving this Disclosure. Buyer's notice must identify the specific existing 54 deficiencies and corrections needed and must include a copy of the inspection and/or risk assessment 55 report. The Seller may, at the Seller's option, within days (3 days If not filled in) after Seller's 57 receipt of Buyer's disapproval notice, give written notice that Seller will correct the conditions identified 58 by Buyer, If Seller agrees to correct the conditions identified by Buyer, then it shall be accomplished at 59 Seller's expense prior to the closing date, and Seller shall provide Buyer with certification from a risk 60 assessor or inspector demonstrating that the condition(s) has been remedied prior to the closing date. 61 In Ileu of correction, the parties may agree on any other remedy for the disapproved condition(s), 62 including but not limited to cash payments from Seller to Buyer or adjustments in the purchase price, if 63 such an agreement on non-repair remedies is secured in writing before the expiration of the time period 64 set forth in this subparagraph, then this contingency will be deemed satisfied. 65 If the Seller does not give notice that the Seller will correct the conditions identified in Buyer's risk 66 assessment or inspection, or if the parties cannot reach an agreement on alternative remedies, then 67 Buyer may elect to give notice of termination of this Agreement within days (3 days If not 68 filled in) after expiration of the time limit in the preceding subparagraph or delivery of the Seller's notice 69 pursuant to the preceding subparagraph, whichever first occurs. The earnest money shall then be 70 returned to the Buyer and the parties shall have no further obligations to each other. Buyer's fallure to 71 give a written notice of termination means that the Buyer will be required to purchase the Property 72 without the Seller having corrected the conditions identified in Buyer's risk assessment or inspection 73 and without any alternative remedy for those conditions. 74 Buyer waives the right to receive an amended Real Properly Transfer Disclosure Statement (NWMLS 75 Form No. 17 or equivalent) pursuant to RCW 64.06 based on any conditions identified in inspection 76 and/or risk assessment report(s). 77 Buyer has reviewed the information above and certifies, to the best of Buyer's knowledge, that the statements made 78 by Buyer are true and accurate. 79 09/23/2016 80 BUYET/LESSEM POT Date Buyer/Lessee Date 81 Brokers' Acknowledgment Brokers have informed the Seller/Lessor of the Seller's/Lessor's obligations under 42 U.S.C. 4852(d) and are 82 aware of their responsibility to ensure compliance. 83 09/23/2016 84 Sallag Broker PDT Date Listing Broker Date 09/23/2016 Seller/Lessor Inhials Buyer/Lessee Initials Date Buyer/Lessee Initials Date Seller/Lessor Initials Date

Form 22VV Homeowner Insurance Addendum Rev. 7/15 Page 1 of 1

#### HOMEOWNER INSURANCE ADDENDUM TO PURCHASE AND SALE AGREEMENT

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The Idiowi	ing is part of the Furchase and Sale Agreer	ment dated Septer	mber 23, 201	0		1
between _	Boyer	Buyer			("Buyer")	2
and	Escalade Properties, LLC				("Seller")	3
	Seller	Seller				-
concerning	2315 W COLLEGE Ave	Spokane		99201	(the "Property").	4
	111111111111111111111111111111111111111	CIA	State	Zip		
Property, B companies policy will b about issuli insurance a	Buyer Concerning Homeowners Insurant er of factors, including Buyer's personal instruyer's claims history, and the claims history will only issue a binder, which is a temporate issued. After issuing the binder, the insurant ag a policy and the amount of the insurant is early as possible.	surance, Buyer's fina bry for the Property, ary commitment to p irance company will nce premium. Accord	ancial and cr At the time provide insura take addition dingly, it is i	edit history, of applicat ance and no nal time to n mportant fo	, the condition of the tion, most insurance of a guarantee that a make a final decision or Buyer to apply for	6 7 8 9 10 11
lender, at a exclusive o make applic to timely m	ers Insurance Contingency/Application.  ard policy of homeowners insurance, to an annual premium not to exceed ½ of 1% of all additional endorsements, declaration eation for insurance within	gether with any oth of the purchase prins and riders (e.g., ys (5 days, if not filler hall be deemed wa	er property ice, with a d art, jewelry, d in) of mutu	insurance i eductible ni earthquake al acceptan	required by Buyer's of to exceed \$1000, e, etc.). Buyer shall nce and if Buyer fails ontingency, shall be	13



Gustafson Law, Inc., PS ALTA Universal ID: 1500 West Fourth Ave. Suite 408 Spokane, WA 99201

File No./Escrow No.:

Print Date & Time:

November 1, 2016 8:53 am

Officer/Escrow Officer:

Steve Gustafson

Settlement Location:

1500 West Fourth Ave., Suite 408

Spokane, WA 99201

Property Address:

2315 W College Avenue

Spokane, WA 99201

Borrower:

Spokane Valley, WA 99212

Seller:

Escalade Properties, LLC

1121 E Mullan Avenue

Coeur D'Alene, ID 83814

Lender:

Guild Mortgage Company

Settlement Date:

October 31, 2016

Disbursement Date:

October 31, 2016

Selle	r	Description	Borrower		
Debit	Credit		Debit	Credit	
		Financial			
	124,900.00	Sale Price of Property	124,900.00		
		Deposit		1,000.00	
		Loan Amount		121,153.00	
1,873.50		Seller Credit	100 Jacob 201 Lac 101 00	1,873.50	
	-	Prorations/Adjustments			
	206.87	County Taxes 10/31/16 - 01/01/17	206.87		
		Loan Charges to Guild Mortgage Company			
	THE RESERVE OF THE PROPERTY OF	Tax Certification Fee	60.00		
		Underwriting Fee	595.00		
		Wire Transfer Fee	30.00		
		Appraisal Fee to Norquist, Kevin Eric	545.00	nick-micantimos).	
	****	Credit Report Fee to Informative Research	43.00	v	

Seller		Description	Borrower	
Debit	Credit	· ·	Debit	Credit
		Loan Charges to Guild Mortgage Company (continued)		
		Flood Certification Fee to Informative Research	8.50	
		Prepaid Interest \$12.862 per day from 10/31/16 to 11/01/16 Guild Mortgage Company	12.86	
		Impounds		
		Homeowner's Insurance to Guild Mortgage Company 3.000 months at \$55.29/month	165.88	
,		Property Taxes to Guild Mortgage Company 3.000 months at \$104.00/month	311.99	
		Aggregate Adjustment to Guild Mortgage Company		0.0
AND THE PROPERTY OF THE PROPER	<del>.</del>	Title Charges and Escrow/Settlement Charges		
410.00		Closing Fee to Gustafson Law, Inc., PS	410.00	
		lenders policy to First American Title Company	1,010.59	
701.12		owners policy to First American Title Company		
		Sub Escrow Fee to First American Title Company	98.46	
		Commissions		
3,747.00		3%commission to Keller Williams Spokane Main		
3,747.00		3%commission to John L Scott		
		Government Recording and Transfer Charges		
		Recording Fees to First American Title Company	92.00	
2,228.22		1.78%Excise Tax to Spokane County Treasurer		
73.00		City Enforcement Lien Removal to First American Title Company		
Add to be a first of the second of the secon		Recording Fee to First American Title Company	74.00	
		Payoff(s)		
80,153.33		Payoff of First Mortgage Loan to Lake City Servicing Loan Payoff 0.00 Total Payoff 80,153.33		
		Miscellaneous		
		Homeowner's Insurance Premium to Enumclaw P & S Insurance 12 months	663.51	. ,
550.00	TOO OF THE STATE O	Final utility holdback to City of Spokane		

Seller		Description	Borrower		
Debit	Credit	·	Debit	Credit	
		Miscellaneous (continued)			
450.00		Home Warranty to American Home Shield			
		Title Premium Adjustment Amount		466.0	
Selle	<u>r</u>		Borrow	er	
Debit	Credit		Debit	Credit	
93,933.17	125,106.87	Subtotals	129,227.66	124,492.	
		Due from Borrower		4,735.	
31,173.70		Due to Seller			
125,106.87	405 406 07	T-4-1-			
cknowledgen e/I have carefu id disbursemen	lly reviewed the ts made on my	Totals  a ALTA Settlement Statement and find it to be a true account or by me in this transaction and further cere/l authorize Gustafson Law, Inc., PS to cause the fe	tify that I have received	of all receipt	
cknowledgen e/I have carefu id disbursemen	n <b>ent</b> Ily reviewed the ts made on my Statement. We	ALTA Settlement Statement and find it to be a true account or by me in this transaction and further cer	and accurate statement	of all receipt	
cknowledgen e/I have carefu d disbursemen TA Settlement	n <b>ent</b> Ily reviewed the ts made on my Statement. We	ALTA Settlement Statement and find it to be a true account or by me in this transaction and further cer	and accurate statement	a copy of the	
cknowledgen e/I have carefu d disbursemen TA Settlement th this statemen	n <b>ent</b> Ily reviewed the ts made on my Statement. We	ALTA Settlement Statement and find it to be a true account or by me in this transaction and further cer	and accurate statement	of all receipt a copy of the	
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Steve Gustafson

Form 35R	
Inspection	Response for Form 35
Rev. 7/08	
Dana Lat	4

#### INSPECTION RESPONSE FOR FORM 35

©Copyright 2008 Northwest Multiple Listing Service

Excellable Properties LLC  Solver Spokense  Concerning 2315 West College Ave Spokense  Super's RESPONSE OR REQUEST FOR REPAIRS OR MODIFICATION  Buyer's Response of the Property is disapproved and the Agreement is terminated. The Earnest Money shall be green to the initial and additional inspection is avalended as provided in paragraph 1(b) of Form 35.*  Buyer requests the initial and additional inspection is avalended as provided in paragraph 1(b) of Form 35.*  Buyer requests the following modifications and/or repairs, the inspection contingency shall be deemed satisfied.**  Buyer requests modifications and/or repairs and amendment to the Agreement related to or resulting from the request for modifications and/or repairs and amendment to the Agreement related to or resulting from the request for modifications and/or repairs and amendment to the Agreement.  SELLER'S RESPONSE TO BUYER'S REQUEST FOR REPAIRS OR MODIFICATION.  Seller acknowledges receipt of Buyer's request for modification or repair, and responds as follows:  Seller acknowledges receipt of Buyer's request for modification or repair, and responds as follows:  Seller acknowledges receipt of Buyer's request for modification or repair, and responds as follows:  Seller acknowledges receipt of Buyer's request for modification or repair. The inspection contingence is satisfied, the parties agree to proceed to Closing as provided in the Agreement, and Buyer's reply, below, is not recessary.*  Seller repeate to correct only line following conditions:*  Seller repeate to correct only line following conditions:*  Seller repeate to correct only line following on the removed by seller for inspector on 10/716, letter to Addendum 1/2  Seller rejects all proposals by Buyer.*  Seller rejects all proposals by Buyer.*  Seller reje	between				ement dated Oct		11-211	(10	
Concerning 21/5 Next College Ave Spalanne WA 92201 (the "Property")  Andrew Spalanne WA 92201 (the "Property")  Buyer's Inspection of the Property is disapproved and the Inspection contingency is satisfied.*  Buyer's Inspection of the Property is disapproved and the Inspection contingency is satisfied.*  Buyer gives notice of an additional Inspection. The inspector's recommendation is attached. The time for Buyer' response to the initial and additional Inspection. The inspector's recommendation is attached. The time for Buyer' response to the initial and additional Inspection is extended as provided in paragraph (by of Form 35.*)  Buyer requests the following modifications and/or repairs, if Solier agrees to these modifications or repairs, the inspection contingency shall be deemed satisfied.**  Buyer requests modifications and/or repairs and amendment to the Agreement related to or resulting from the request for inspection contingency shall be deemed satisfied.**  SELLER'S RESPONSE TO BUYER'S REQUEST FOR REPAIRS OR MODIFICATION.  Sellar acknowledges receipt of Buyer's request for modification or repair, and responds as follows:  Sellar acknowledges receipt of Buyer's request for modification or repair, the inspection contingence is satisfied, the parties agree to proceed to Closing as provided in the Agreement, and Buyer's reply, below, is not expected by Lieused Contractor the carpet with the completity dried and new padding fall. Pleures provided during process. Access to attic through upper valued will be removed by seller for inspector on 10/716. Access to Addendmin 12.  Sellar rejects all proposals by Buyer, but proposes the following alternative modifications or repairs:  Buyer accepts Seller's response and agrees to proceed to Closing as provided in the Agreement. Is terminated. The Buyer accepts Seller's responses, Buyer disapproves of the inspection of this Agreement is terminated. The Buyer rejects Seller's response, Buyer disapproves of the inspection of this Agreement is terminating the Agreement b	2,2,10,2,30	100 min my			Buyer			( Buye	er
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ADDENOVM #2 10/8/1-12 UF

Form 34 Add and and Amendment to P&S Rev. 7/10

Page 1 of 1

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### ADDENDUM / AMENDMENT TO PURCHASE AND SALE AGREEMENT

The follow	ring is part of the Purchase	and Sale Agreement dated	October 03, 2016	9/23/	168
between	Burer				("Buyer") 2
	nujer	Buyer			
and	Escalade Properties, LL	c			40 11 11
	Selen	Setter			("Soller") 3
	22444 2 24	- America			
concerni	g 2315 West College Ave	Spoka			_ (the "Property"). 4
	THE STATE OF THE S	City	Stato	Z:p	
1- v- v-	water to the				
II IS AGI	REED BETWEEN THE SELL	ER AND BUYER AS FOLLO	OWS:		5
SELLER	TO:				
1. Seal er	ncks in concrete patio.				6
2. Cut ba	ck shrubs and frees so they are	at least 5 feet from structure.			6 7
3. Change	e soll grade to slope away from	foundation, downspouts, wind	ow wells and exterior	stens.	8
d. Fasten	loose sliling.				8
5. Install	seal around all exterior doorwa	ays so that air/moisture isn't ai	lowed to enter home.		10
6. Replac	e hurat out/missing bulbs insid	elout of home, verify all light:	switches work proper	ly if fixture/swi	tches are not 11
property v				20.11	12
7. Verriy	exterior hose bills are working	properly/not leaking .			13
o. Add in	ndralls to all staleways. (interior	oryexterior)	The same of the same		14
II. Repol	chanles areas of whelm floor	where earth is not covered in c Insulation in basement/crawls	rawishace.		15
12. Seal li	eat ducts where they are pullin	a mont	pace.		16
13. Provid	le recent for 2016 furnace serv	dee, replace thermostat per his	nactorie unto on fuen	200	17
14. Secure	loose bathroom sink,	rea, refrince their mount for the	liveror a note on turn	nee.	18
15. Repair	damaged walls/trim/etc where	e water entered the home.			19 20
16. Remet	ly areas where concrete comes	up past the base of the siding s	o that It does not tran	molsture.	21
17. Water	seal all windows, gaps, cracks	and areas of transitions/peneti	atlous.		22
18. Remov	e water from carpet where ent	tered the home in front room.			23
19, Correc	gaps in fasela.				24
20. Repair	garage roof/decking.				0.0
21. Cermy	house roof is installed proper	ly, make necessary repairs and	replace missing/dam	aged shingles,	renair renlace
missing/cri	eneu/gapped Hashing, replace	cracked chimney/ plumbing/e	lectrical mast flashing	and add natis	lenulk where 27
needed.			and the second		28
23 Vorto	mile necess from insuce of hom	ie in a location that makes the	most sense by seller.		29
2d. Renale	shower head connection.	rly and in good working order			30
and treliant	onone nem connection.				00

ALL OTHER TERMS AND CONDITIONS of sald Agreement remain unchanged.

31

Buyer's Initiats

Date

Buyar's Initials

Dato

Seltar's Initials

Date

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#### PRE-INSPECTION AGREEMENT

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Th	nis Pre-Contract Inspection Agreement ("Agreement") is made this \$ 20/16	- 1
b	etween ("Buyer")	) 2
an	nd Escalade Properties 110 ("Seller")	) 3
In	anticipation of the negotiation of a purchase and sale agreement between them for the real property located at	4
-	2315 W. College Ave Spokane WA 9920/(the "Property").	. 5
1.	Pre-Contract Inspection. Seller agrees that Buyer may inspect the Property at a mutually convenient time and date. Buyer's inspection may include, at Buyer's option, the structural, mechanical and general condition of the improvements to the Property, compliance with building and zoning codes, an inspection of the Property for hazardous materials, a pest inspection, and a soils/stability inspection. The inspection must be performed by Buyer or a person licensed (or exempt from licensing) under Chapter 18.280 RCW.	7 r 8
2,	Buyer's Obligations. All inspections are to be (a) ordered by Buyer (b) performed by an inspector of Buyer's choice and (c) completed at Buyer's expense. Buyer shall not alter the Property or any improvements on the Property without first obtaining Seller's permission. Buyer is solely responsible for interviewing and selecting all inspectors. Buyer shall restore the Property and all improvements on the Property to the same condition they were in prior to the Inspection. Buyer shall be responsible for all damages resulting from any inspection of the Property performed on Buyer's behalf.	12 13 14
3.	Sewer Inspection. Buyer's inspection of the Property $\square$ may; $\square$ may not (may, if not checked) include an inspection of the sewer system, which may include a sewer line video inspection and assessment and may require the inspector to remove toilets or other fixtures to access the sewer line.	
4.	Oil Storage Tanks. Any inspection regarding oil storage tanks or contamination from such tanks shall be limited solely to determining the presence or non-presence of oil storage tanks on the Property, unless otherwise agreed to in writing by Buyer and Seller.	
5.	No Further Obligation. The parties understand that this Agreement does not obligate the Buyer or Seller to consider or enter into a purchase and sale agreement.	23 24
6.	Attorneys' Fees. If Buyer or Seller institutes suit against the other concerning this Agreement, the prevailing party is entitled to attorneys' fees and expenses.	25 26
7.	Indemnification. Buyer shall indemnify, defend, and hold Seller harmless from any and all costs and claims for personal injury that arise as a result of Buyer's conducting the inspection, except insofar as any such claims arise from Seller's negligence or intentional misconduct.	
4	Buyer's Signature Date Street Sorgitature Date	30
-	Buyer's Signature Date Seller's Signature Date	31

Form 36 Counteroffer Addendum Rev. 8/11 Page 1 of 1

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# COUNTEROFFER ADDENDUM TO REAL ESTATE PURCHASE AND SALE AGREEMENT

Il terms and conditions of the	offer (Real Estate Purchase	and Sale Agreement) dated	8/31/2016
oncerning 2315 6	vest college !	ful Spoken has	9930/ (the "Property"),
, Escalasi	Proporties, LLC	, as	çeller
d the undersigned		, as	BLYN
e accepted, except for the fo			
The Purchase Price shall	be\$ 132,900		
Other			-
Seller w	Il jusmic A	6 foot, white	PRINACY
40	using the GATES		Mz r
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Ren Ymo.	Fere will be	completed pri	WC.
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will so men	,,		
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is counteroffer shall expire less it is sooner withdrawn.	Acceptance shall not be effe	ctive until a signed copy is re	ceived by the counterofferor,
eir broker or at the licensed rnest Money shall be refund		s counteroffer is not so acco	epted, it shall lapse and the
2111	/	orporated herein by reference	ce as though fully set forth.
and any and any and any	8/3/2016		2 5 - 1 1
Signature	Date	Signature	Date Date
The above counteroffer is a	ccepted.		
		Cignoture	Data
Signature	Date	Signature	Date

Selling Broker DOL License No.

Form 21 Residential Purc	hase & Sale Agreement					opyright 2015 fultiple Listing Service
Rev. 7/15 Page 1 of 5						HTS RESERVED
r ugo i oro	RESIDE	ENTIAL REAL ESTAT	E PURCHASE A ECIFIC TERMS	ND SALE AG	REEMENT	
1. Date: 8	30/16	MLS No.:	EON TO TERMO	Offer Expirat	ion Date: 8/31	114 Spm
2. Buyer:			N.			
3. Seller:	uyer Escalas	de Propert	hes le		Status	
	21071	25133,07	10	15	ookane	County)
2318	5 W Colle	ege Ave.	Spokar	he	Lus	99201
Address Legal Des	scription: Attached as	Exhibit A.	City		State	Zip
5. Included	Items: A stove/rang	ge; Prefrigerator; Dish; Disecurity system;	washer; D dryer;	☐ dishwashe vision(s); ☐ at	r; I hot tub; I fi tached speaker(s);	replace insert; □microwave;
6. Purchase	Price: \$ 130,40	0000				Dollars
7. Earnest N	loney: \$ 500 0	☐ Check; ☐ Note;	di Other CASAR	a CIL (held	by Selling Firm; D	Closing Agent)
		rfeiture of Earnest Mone				
9. Title Insur	rance Company: F	rast Amen	Can Titl	C		
10. Closing A	gent: 🗆 a qualified cl	osing agent of Buyer's o	hoice; D. Gus	tafson:	LAW Allis	1
	ate: 9/30/10		sion Date: Zon C			
12. Services	of Closing Agent for	Payment of Utilities:	Requested (attach	NWMLS Form	22K); U Waived	
13. Charges/A	Assessments Levied F	Before but Due After Cl	osing: A essumed	by Buyer; □ pre	paid in full by Seller a	at Closing
		Seller 🗖 is; 🐧 is not a fo				C. account
		oker represents: D Buy	Marie Contraction			
		oker represents:   Sell			4.3. 2.3.	
16. Addenda:	22A, 22V,	TITLE LEGAL D	rescription	ExhibitA	17,5AR	-BR
70 €	nclose BA	cky and w	ith white	= VIVIV/	Fencing A	+ Selliers
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-Buyer's Signatur			Date   Seller's Si	gnature		Date
Buyer's Signatur	e 1		Date Seller's Si	gnature	-	Date
			_			
Buyer's Address	1 1	99201	Seller's Ac		JAN	
City, State, Zip	cane Wit	19201.	City, State		NAK	
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Buyer's F-mail A	onress	4 14	Kell.	mail Address	no the Le	· ADNOW TEA
Salling Firm	H () 0	MLS Office	No. Listing Fire	m	no THE RE	MLS Office No. 87
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Selling Broker (P	rint)	MLS LAG I	No. Listing Bro	oker (Print)		MLS LAG No.
- T		Was Service	2/			
Phone No.		Firm Fax	No. Phone No.	6.5		FIRM Fax No.
Selling Firm Doc	ument E-mail Address		Listing Fin	m Document E-mai	I Address	V N
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Listing Broker DOL License No.

Selling Firm DOL License No.

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# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Continued

- Purchase Price. Buyer shall pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other property, gifts, retirement, or future earnings, except to the extent otherwise specified in this Agreement.
- Earnest Money. Buyer shall deliver the Earnest Money within 2 days after mutual acceptance to Selling Broker or to Closing Agent. If Buyer delivers the Earnest Money to Selling Broker, Selling Broker will deposit any check to be held by Selling Firm, or deliver any Earnest Money to be held by Closing Agent, within 3 days of receipt or mutual acceptance, whichever occurs later. If the Earnest Money is held by Selling Firm and is over \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Firm's name provided that Buyer completes an IRS Form W-9. Interest, if any, after deduction of bank charges and fees, will be paid to Buyer. Buyer shall reimburse Selling Firm for bank charges and fees in excess of the interest earned, if any. If the Earnest Money held by Selling Firm is over \$10,000.00 Buyer has the option to require Selling Firm to deposit the Earnest Money into the Housing Trust Fund Account, with the interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer does not complete an IRS Form W-9 before Selling Firm must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest 14 Money shall be deposited into the Housing Trust Fund Account, Selling Firm may transfer the Earnest Money to Closing 15 Agent at Closing, If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the 16 Selling Firm or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to provide written 17 verification of receipt of the Earnest Money and notice of dishonor of any check to the parties and Brokers at the 18 addresses and/or fax numbers provided herein.

Upon termination of this Agreement, a party or the Closing Agent may deliver a form authorizing the release of Earnest 20. Money to the other party or the parties. The party(s) shall execute such form and deliver the same to the Closing Agent. If either party fails to execute the release form, a party may make a written demand to the Closing Agent for the Earnest 22 Money, Pursuant to RCW 64.04, Closing Agent shall deliver notice of the demand to the other party within 15 days. If 23 the other party does not object to the demand within 20 days of Closing Agent's notice, Closing Agent shall disburse the 24 Earnest Money to the party making the demand within 10 days of the expiration of the 20 day period. If Closing Agent 25 timely receives an objection or an inconsistent demand from the other party, Closing Agent shall commence an 26 interpleader action within 60 days of such objection or inconsistent demand, unless the parties provide subsequent 27 consistent instructions to Closing Agent to disburse the earnest money or refrain from commencing an interpleader 28 action for a specified period of time. Pursuant to RCW 4.28.080, the parties consent to service of the summons and 29 complaint for an interpleader action by first class mail, postage prepaid at the party's usual mailing address or the 30 address identified in this Agreement. If the Closing Agent complies with the preceding process, each party shall be 31 deemed to have released Closing Agent from any and all claims or liability related to the disbursal of the Earnest 32 Money. If either party fails to authorize the release of the Earnest Money to the other party when required to do so 33 under this Agreement, that party shall be in breach of this Agreement. For the purposes of this section, the term Closing Agent includes a Selling Firm holding the Earnest Money. The parties authorize the party commencing an interpleader 35 36 action to deduct up to \$500.00 for the costs thereof.

- Included Items. Any of the following items, including items identified in Specific Term No. 5 if the corresponding box is 37 checked, located in or on the Property are included in the sale; built-in appliances; wall-to-wall carpeting; curtains, drapes and all other window treatments; window and door screens; awnings; storm doors and windows; installed 39 television antennas; ventilating, air conditioning and heating fixtures; trash compactor; fireplace doors, gas logs and gas 40 log lighters; irrigation fixtures; electric garage door openers; water heaters; installed electrical fixtures; lighting fixtures; 41 shrubs, plants and trees planted in the ground; and other fixtures; and all associated operating remote controls. Unless 42 otherwise agreed, if any of the above items are leased or encumbered, Seller shall acquire clear title before Closing. 43
- Condition of Title. Unless otherwise specified in this Agreement, title to the Property shall be marketable at Closing. The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and restrictions, presently of record and general to the area; easements and encroachments, not materially affecting the value of or 46 unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Monetary 47 encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be 48 conveyed by a Statutory Warranty Deed, If this Agreement is for conveyance of a buyer's interest in a Real Estate 49 Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after 50 51 acquired title.
- Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current 52 ALTA form of Homeowner's Policy of Title Insurance for One-to-Four Family Residence, from the Title Insurance 53 Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines 54 to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party 55 applying for title insurance shall pay any title cancellation fee, in the event such a fee is assessed. If the Title Insurance 56 Company selected by the parties will not issue a Homeowner's Policy for the Property, the parties agree that the Title 57 Insurance Company shall instead issue the then-current ALTA standard form Owner's Policy, together with 58 homeowner's additional protection and inflation protection endorsements, if available, The Title Insurance Company 59

Buyer's Initials Date

Buyer's Initials

Date

Date Seller's Initials Date

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# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT ALL RIGHTS RESERVED **GENERAL TERMS**

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shall send a copy of the preliminary commitment to Seller, Listing Broker, Buyer and Selling Broker. The preliminary 60 commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and 61 Exceptions in the Policy and Special Exceptions consistent with the Condition of Title herein provided. If title cannot be 62 made so insurable prior to the Closing Date, then as Buyer's sole and exclusive remedy, the Earnest Money shall, 63 unless Buyer elects to waive such defects or encumbrances, be refunded to the Buyer, less any unpaid costs described 64 in this Agreement, and this Agreement shall thereupon be terminated. Buyer shall have no right to specific performance 65 or damages as a consequence of Seller's inability to provide insurable title. 66

Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. If the Closing Date falls 67 on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, 68 the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, or day when 69 the county recording office is closed. "Closing" means the date on which all documents are recorded and the sale proceeds are available to Seller. Seller shall deliver keys and garage door remotes to Buyer on the Closing Date or on 70 the Possession Date, whichever occurs first. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date, Seller shall maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is entitled to 73 possession. Seller shall not enter into or modify existing leases or rental agreements, service contracts, or other 74 agreements affecting the Property which have terms extending beyond Closing without first obtaining Buyer's consent, 75 which shall not be unreasonably withheld, If possession transfers at a time other than Closing, the parties shall execute NWMLS Form 65A (Rental Agreement/Occupancy Prior to Closing) or NWMLS Form 65B (Rental Agreement/Seller 77 Occupancy After Closing) (or alternative rental agreements) and are advised of the need to contact their respective 78 insurance companies to assure appropriate hazard and liability insurance policies are in place, as applicable. 79

RCW 19.27.530 requires the seller of any owner-occupied single-family residence to equip the residence with a carbon 80 monoxide alarm(s) in accordance with the state building code before a buyer or any other person may legally occupy 81 the residence following the sale. The parties acknowledge that the Brokers are not responsible for ensuring that Seller 82 complies with RCW 19.27.530. Buyer and Seller shall hold the Brokers and their Firms harmless from any claim 83 resulting from Seller's failure to install a carbon monoxide alarm(s) in the Property,

- Section 1031 Like-Kind Exchange. If either Buyer or Seller Intends for this transaction to be a part of a Section 1031 85 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange so long as the 86 cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating 88 party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a 89 Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the 90 91 purposes of completing a reverse exchange.
- Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 92 escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, 93 and lienable homeowner's association dues shall be prorated as of Closing. Buyer shall pay Buyer's loan costs, including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such 96 delinquencies at Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, 97 prior to Closing, Seller obtains a written statement from the supplier as to the quantity and current price and provides 98 such statement to the Closing Agent, Seller shall pay all utility charges, Including unbilled charges. Unless walved in 99 Specific Term No. 12, Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy 100 unpaid utility charges in accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities 101 providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or 102 equivalent). 103

Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or 104 other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that 105 are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid 106 as agreed in Specific Term No. 13.

- Sale Information, Listing Broker and Selling Broker are authorized to report this Agreement (including price and all 108 terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone 109 else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, 110 and others related to this Sale, to furnish the Listing Broker and/or Selling Broker, on request, any and all information 111 and copies of documents concerning this sale. 112
- Seller Citizenship and FIRPTA. Seller warrants that the identification of Seller's citizenship status for purposes of U.S. 113 income taxation in Specific Term No. 14 is correct. Seller shall execute a certification (NWMLS Form 22E or equivalent) 114 under the Foreign Investment in Real Property Tax Act ("FIRPTA") at Closing and provide the certification to the Closing 115 Agent. If Seller is a foreign person for purposes of U.S. income taxation, and this transaction is not otherwise exempt 116 from FIRPTA, Closing Agent is instructed to withhold and pay the country to the Internal Revenue Service.

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# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT ALL RIGHTS RESERVED GENERAL TERMS

Continued

- k. Notices. In consideration of the license to use this and NWMLS's companion forms and for the benefit of the Listing 118 Broker and the Selling Broker as well as the orderly administration of the offer, counteroffer or this Agreement, the 119 parties irrevocably agree that unless otherwise specified in this Agreement, any notice required or permitted in, or 120 related to, this Agreement (including revocations of offers or counteroffers) must be in writing. Notices to Seller must be 121 signed by at least one Buyer and shall be deemed given only when the notice is received by Seller, by Listing Broker or 122 at the licensed office of Listing Broker. Notices to Buyer must be signed by at least one Seller and shall be deemed 123 given only when the notice is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. Receipt by 124 Selling Broker of a Form 17. Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards, Public 125 Offering Statement or Resale Certificate, homeowners' association documents provided pursuant to NWMLS Form 126 22D, or a preliminary commitment for title insurance provided pursuant to NWMLS Form 22T shall be deemed receipt 127 by Buyer. Selling Broker and Listing Broker have no responsibility to advise of receipt of a notice beyond either phoning 128 the party or causing a copy of the notice to be delivered to the party's address shown on this Agreement. Buyer and 129 Seller must keep Selling Broker and Listing Broker advised of their whereabouts in order to receive prompt notification 130 of receipt of a notice.
- I. Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated 132 in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the 133 last calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday 134 or legal holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day that is not a 135 Saturday, Sunday or legal holiday. Any specified period of 5 days or less, except for any time period relating to the 136 Possession Date, shall not include Saturdays, Sundays or legal holidays. If the parties agree that an event will occur on 137 a specific calendar date, the event shall occur on that date, except for the Closing Date, which, if It falls on a Saturday, 138 Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, shall occur on the 139 next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. If the parties 140 agree upon and attach a legal description after this Agreement is signed by the offeree and delivered to the offeror, then 141 for the purposes of computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted 142 offer or counteroffer to the offeror, rather than on the date the legal description is attached. Time is of the essence of 143 this Agreement.
- m. Facsimile and E-mail Transmission. Facsimile transmission of any signed original document, and retransmission of 145 any signed facsimile transmission, shall be the same as delivery of an original. At the request of either party, or the 146 Closing Agent, the parties will confirm facsimile transmitted signatures by signing an original document. E-mail 147 transmission of any signed original document or a direct link to such document, and retransmission of any such e-mail, 148 shall be the same as delivery of an original, provided that the e-mail is sent to both Selling Broker and Selling Firm or 149 both Listing Broker and Listing Firm at the e-mail addresses on page one of this Agreement. At the request of either 150 party, or the Closing Agent, the parties will confirm e-mail transmitted signatures by signing an original document.
- n. Integration and Electronic Signatures. This Agreement constitutes the entire understanding between the parties and 152 supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall 153 be effective unless agreed in writing and signed by Buyer and Seller. The parties acknowledge that a signature in 154 electronic form has the same legal effect and validity as a handwritten signature.
- Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 156 unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the 157 Buyer on the first page of this Agreement.
- p. Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following 159 provision, as identified in Specific Term No. 8, shall apply:
  - Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 161
    Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 162
  - Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 163
    as the sole and exclusive remedy available to Seller for such failure, (b) bring sult against Buyer for Seller's actual 164
    damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 165
    any other rights or remedies available at law or equity.
- q. Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a 167 certified public accountant to review the terms of this Agreement. Buyer and Seller shall pay their own fees incurred for 168 such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement the prevailing party 169 is entitled to reasonable attorneys' fees and expenses.
- r. Offer. Buyer shall purchase the Property under the terms and conditions of this Agreement. Seller shall have until 9:00 171 p.m. on the Offer Expiration Date to accept this offer, unless sooner withdrawn. Acceptance shall not be effective until a 172 signed copy is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. If this offer is not so 173 accepted, it shall lapse and any Earnest Money shall be refunded by Buyer.

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*	Boyers minais	Date	Buyer's Initials	Date	's Initials	Date	Setler's Initials	Date

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# RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT ALL RIGHTS RESERVED GENERAL TERMS

Continued

- s. Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the Insertion of the Seller's 173 name and the Seller's warranty of citizenship status, shall be considered a counteroffer. If a party makes a counteroffer, 174 then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that counteroffer, unless 175 sooner withdrawn. Acceptance shall not be effective until a signed copy is received by the other party, the other party's 176 broker, or at the licensed office of the other party's broker. If the counteroffer is not so accepted, it shall lapse and any 177 Earnest Money shall be refunded to Buyer.
- Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the 179
  offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, 180
  unless sooner withdrawn.
- u. Agency Disclosure. Selling Firm, Selling Firm's Designated Broker, Selling Broker's Branch Manager (if any) and 182 Selling Broker's Managing Broker (if any) represent the same party that Selling Broker represents. Listing Firm, Listing 183 Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing Broker's Managing Broker (if any) 184 represent the same party that the Listing Broker represents. If Selling Broker and Listing Broker are different persons 185 affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated Broker, Branch Manager 186 (if any), and Managing Broker (if any) representing both parties as dual agents. If Selling Broker and Listing Broker are 187 the same person representing both parties then both Buyer and Seller confirm their consent to that person and his/her 188 Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. All 189 parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."
- v. Commission. Seller and Buyer shall pay a commission in accordance with any listing or commission agreement to 191 which they are a party. The Listing Firm's commission shall be apportioned between Listing Firm and Selling Firm as 192 specified in the listing. Seller and Buyer hereby consent to Listing Firm or Selling Firm receiving compensation from 193 more than one party. Seller and Buyer hereby assign to Listing Firm and Selling Firm, as applicable, a portion of their 194 funds in escrow equal to such commission(s) and irrevocably instruct the Closing Agent to disburse the commission(s) 195 directly to the Firm(s). In any action by Listing or Selling Firm to enforce this paragraph, the prevailing party is entitled to 196 court costs and reasonable attorneys' fees, Seller and Buyer agree that the Firms are intended third party beneficiaries 197 under this Agreement.
- w. Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 199 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 200 mutual acceptance, Buyer may rescind this Agreement at any time up to 3 days thereafter.
- x. Information Verification Period and Property Condition Disclaimer. Buyer shall have 10 days after mutual 202 acceptance to verify all information provided from Seller or Listing Firm related to the Property. This contingency shall 203 be deemed satisfied unless Buyer gives notice identifying the materially inaccurate information within 10 days of mutual 204 acceptance. If Buyer gives timely notice under this section, then this Agreement shall terminate and the Earnest Money 205 shall be refunded to Buyer.

Buyer and Seller agree, that except as provided in this Agreement, all representations and information regarding the 207 Property and the transaction are solely from the Seller or Buyer, and not from any Broker. The parties acknowledge that 208 the Brokers are not responsible for assuring that the parties perform their obligations under this Agreement and that 209 none of the Brokers has agreed to independently investigate or confirm any matter related to this transaction except as 210 stated in this Agreement, or in a separate writing signed by such Broker. In addition, Brokers do not guarantee the 211 value, quality or condition of the Property and some properties may contain building materials, including siding, roofing, 212 celling, insulation, electrical, and plumbing, that have been the subject of lawsuits and/or governmental inquiry because 213 of possible defects or health hazards. Some properties may have other defects arising after construction, such as 214 drainage, leakage, pest, rot and mold problems. Brokers do not have the expertise to identify or assess defective 215 products, materials, or conditions. Buyer is urged to use due diligence to inspect the Property to Buyer's satisfaction 216 and to retain inspectors qualified to identify the presence of defective materials and evaluate the condition of the 217 Property as there may be defects that may only be revealed by careful inspection. Buyer is advised to investigate 218 whether there is a sufficient water supply to meet Buyer's needs, Buyer is advised to investigate the cost of insurance 219 for the Property, including, but not limited to homeowner's, flood, earthquake, landslide, and other available coverage. 220 Buyer and Seller acknowledge that home protection plans may be available which may provide additional protection 221 and benefit to Buyer and Seller. Brokers may assist the parties with locating and selecting third party service providers, 222 such as inspectors or contractors, but Brokers cannot guarantee or be responsible for the services provided by those 223 third parties. The parties shall exercise their own judgment and due diligence regarding third-party service providers. 221

Buyer's Initials Date B

Buyer's Initials

Date Seller's Initials

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Date

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# FINANCING ADDENDUM TO PURCHASE & SALE AGREEMENT

Th	ie fol	llowing is part of the Purchase and Sale Agreement dated	1
be	twee	en _ ("Buyer")	2
20	d	Escalate Properties LLC ("Seller")	9
an	u	Seller Seller")	3
co	ncer	Address J Cit) State Zip	4
1.	LO	DAN APPLICATION/WAIVER OF CONTINGENCY.	5
	a.	the Property (the "Loan(s)"):  Conventional First;  Conventional Second;  Bridge;  VA;  FHA;  USDA;  Home Equity Line of Credit;  Other	11
		information for the purposes of obtaining an extension of credit including Buyer's name, income, social security number (if required), the Property address, purchase price, and the loan amount.	13
	b.	Walver of Financing Contingency. If Buyer (i) fails to make application for financing for the Property within the agreed time; (ii) changes the type of loan at any time without Seller's prior written consent; or (iii) changes the lender without Seller's prior written consent after the agreed upon time to apply for financing expires, then the	15 16 17 18
2.	LO	DAN INFORMATION.	21
	a.	Seller's Request for Loan Information. At any time days (10 days if not filled in) after mutual acceptance, Seller may give, once, a notice requesting information related to the status of Buyer's loan application ("Request for Loan Information"). NWMLS Form 22AL may be used for this notice.	22
	b.	for Loan Information, Buyer shall give notice of the status of Buyer's loan application ("Loan Information Notice"). Buyer's notice shall be on NWMLS Form 22AP and shall include the date of application, the name	25 26 27 28 29
	c.		30 31 32
3.	SE	ELLER'S RIGHT TO TERMINATE.	33
80		Right to Terminate Notice. At any time 30 days (30 days if not filled in) after mutual acceptance,	34 35 36
	b.	termination of this Agreement (the "Termination Notice") any time following 3 days after delivery of the Right to Terminate Notice. If Seller gives the Termination Notice before Buyer has waived the Financing	37 38 39 40 41
	c.	Appraisal Less Than Sales Price. Buyer's waiver of the Financing Contingency under this Paragraph 3 will; or will not (will, if not filled in) constitute waiver of Paragraph 7 (Appraisal Less Than Sales Price).	42 43
4.	Pric	ice (\$0.00 if not filled in), which shall be applied to Buyer's Loan(s) and settlement costs, including prepaids,	44 45 46 47
	Bu	yer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date	

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### FINANCING ADDENDUM TO **PURCHASE & SALE AGREEMENT** Continued

and settlement costs for FHA/USDAVA loans; and (b) Buyer's share of the escrow fee for a VA loan. Seller shall pay the costs for (a) and (b), even if the amount agreed upon in this Paragraph 4 is insufficient to pay for those costs.

- EARNEST MONEY, If Buyer has not waived the Financing Contingency, and is unable to obtain financing by Closing after a good faith effort then, on Buyer's notice, this Agreement shall terminate. The Earnest Money shall be refunded to Buyer after lender confirms in writing (a) the date Buyer's loan application for the Property was made, including a copy of the loan estimate that was provided to Buyer; (b) that Buyer possessed sufficient funds to close; and (c) the reasons Buyer was unable to obtain financing by Closing. If Seller terminates this Agreement, the Earnest Money shall be refunded without need for such confirmation.
- INSPECTION. Seller agrees to permit inspections required by lender, including but not limited to structural, pest. heating, plumbing, roof, electrical, septic, and well inspections. Seller is not obligated to pay for such inspections 57 unless otherwise agreed.

### APPRAISAL LESS THAN SALE PRICE.

- a. Notice of Low Appraisal. If lender's appraised value of the Property is less than the Purchase Price, Buyer 61 may, within 3 days after receipt of a copy of lender's appraisal, give notice of low appraisal, which shall include a copy of lender's appraisal. NWMLS Form 22AN may be used for the notices in this Paragraph 7.
- Seller's Response to Notice of Low Appraisal. Seller shall, within 10 days after Buyer's notice of low 63 appraisal, give notice of: 64
  - 65 (i) A reappraisal or reconsideration of value, at Seller's expense, by the same appraiser or another appraiser acceptable to lender, in an amount not less than the Purchase Price. Buyer shall promptly seek lender's approval of such reappraisal or reconsideration of value. The parties are advised that lender may elect 67 not to accept a reappraisal or reconsideration of value;
  - (ii) Seller's consent to reduce the Purchase Price to an amount not more than the amount specified in the 69 appraisal or reappraisal by the same appraiser, or an appraisal by another appraiser acceptable to lender, whichever is higher. (This provision is not applicable if this Agreement is conditioned on FHA, VA, or USDA financing, FHA, VA, and USDA financing does not permit the Buyer to be obligated to buy if the Seller reduces the Purchase Price to the appraised value, Buyer, however, has the option to buy at the reduced price.); or
  - (iii) Seller's rejection of Buyer's notice of low appraisal,
  - If Seller timely delivers notice of reappraisal, reconsideration of value, or consent to reduce the Purchase Price, and lender accepts Seller's response, then Buyer shall be bound by Seller's response.
- c. Buyer's Reply. Buyer shall have 3 days from either Seller's notice of rejection of low appraisal or, if Seller fails to 77 respond, the day Seller's response period ends, whichever is earlier, to (a) waive the Financing Contingency or (b) terminate the Agreement, in which event the Earnest Money shall be refunded to Buyer. Buyer's inaction during this reply period shall result in termination of the Agreement and return of the Earnest Money to Buyer. The Closing date shall be extended as necessary to accommodate the foregoing times for notices.
- FHA/VA/USDA Appraisal Certificate. If this Agreement is contingent on Buyer obtaining FHA, VA, or USDA financing, notwithstanding any other provisions of this Agreement, Buyer is not obligated to complete the purchase of the Property unless Buyer has been given in accordance with HUD/FHA, VA, or USDA requirements a written statement by FHA, VA, USDA or a Direct Endorsement lender, setting forth the appraised value of the Property (excluding closing costs). Buyer shall pay the costs of any appraisal. If the appraised value of the Property is less than the Purchase Price, Paragraph 7 above shall apply.
  - Purpose of Appraisal. The appraised valuation is arrived at only to determine the maximum mortgage FHA, VA, or USDA will insure. FHA, VA, or USDA do not warrant the value or the condition of the Property. Buyer agrees to satisfy himself/herself that the price and condition of the Property are acceptable.
- EXTENSION OF CLOSING. If, through no fault of Buyer, lender is required by 12 CFR 1026 to give corrected 91 disclosures to Buyer due to (a) a change in the Annual Percentage Rate ("APR") of Buyer's Loan(s) by .125% or 92 more for a fixed rate loan or .250% or more for an adjustable rate loan; (b) a change in the loan product; or (c) the 93 94 addition of a prepayment penalty, then upon notice from Buyer, the Closing Date shall be extended for up to 4 95 days to accommodate the requirements of Regulation Z of the Truth in Lending Act. This paragraph shall survive 96 Buyer's waiver of this Financing Contingency.



# SPOKANE ADDENDUM TO PURCHASE AND SALE AGREEMENT

The following is part of the Purchase and Sale Agreement ("Agreement") da	ited 8/30/16
20 /6 between	′ ("Buyer"), and
2315 W College Ave	<pre>("Seller") concerning: (the "Property"):</pre>

- 1. ADVICE TO SEEK EXPERT ADVICE ON MATTERS OUTSIDE BROKER'S EXPERTISE. Each of the parties to the Agreement acknowledged that brokers are not in a position to offer expert advice on matters outside their expertise and that the parties have been advised to seek expert advice on such matters from qualified experts/professionals having proper licensing in the state of Washington when applicable. Each of the parties acknowledges being advised not to use the services of anyone not licensed in Washington to perform in any matter where a license is required by law. By way of example and not limitation, the parties acknowledge that:
- a. If any party has questions or concerns regarding legal issues arising in connection with the Agreement, transaction, Property, or any property or other disclosure, they should consult with an attorney (parties may confirm the licensing and disciplinary history of attorneys at www.wsba.org).
- b. If any party has questions or needs advice or assistance in any way related to the Agreement or transaction, they should consult with a CPA, tax attorney or other qualified tax professional (parties may confirm the licensing and disciplinary history of CPAs at www.cpaboard.wa.gov).
- c. Brokers are not qualified to advise regarding the condition of any property and recommend that Buyer utilize the services of a licensed professional inspector to inspect the Property (parties may confirm the licensing of a professional home inspector at www.dol.wa.gov/business/homeinspectors).
- d. If any inspector or other qualified professional recommends that matters related to the Property or transaction be further investigated, tested or reviewed, the parties are advised to carefully review the recommendations and follow up as suggested.
- e. Repair, remodeling and construction of homes and buildings should only be performed in accordance with law (by licensed contractors when a license is required) (parties may confirm the licensing status of a contractor at <a href="https://secure.lni.wa.gov/verify/">https://secure.lni.wa.gov/verify/</a>).
- f. On-site sewage disposal systems, including septic tanks, should be inspected by trained inspectors licensed by the local city or county sewer district having jurisdiction over the subject property and licensing should be able to be confirmed with that agency;
- g. Water well tests are customarily performed by inspectors licensed as water well contractors under RCW, Chapter 18.27 or by qualified engineers (contractor registrations may be confirmed as stated in subparagraph e., and engineering licensing can be confirmed at <a href="https://fortress.wa.gov/dol/dolprod/bpdLicenseQuery">https://fortress.wa.gov/dol/dolprod/bpdLicenseQuery</a>).
- Soil conditions, ground and surface water issues and stability issues are customarily evaluated by qualified geotechnical or soils engineers or hydrologists.
- 2. INSPECTIONS AND TESTS. There may be defects present in any property. None of the real estate Firms or brokers involved in this transaction is an expert regarding the identification of, detection of, presence of, concealed defects. While not an exhaustive list and by way of example and not limitation, Buyer acknowledges having been advised that some matters that can adversely affect a property are as follows:

Initials:	BUYER:	DATE: 307 Ly. 16	SELLER:	DATE: 8/31/2016
miciono.	BUYER:	DATE:	SELLER:	DATE:



- a. Smoke detectors are required by law to be installed in all dwelling units (RCW 43.44.110). Parties are advised to install and maintain smoke detectors meeting nationally accepted standards and in accordance with manufacturer recommendations in all dwellings.
- b. Carbon monoxide alarms are required by law to be installed in single-family residences before they can be sold (RCW 19.27.5300. Parties are advised to install and maintain carbon monoxide alarms meeting nationally accepted standards and in accordance with manufacturer recommendations in all dwellings.
- c. Mold can grow inside dwellings and present health hazards, and the presence of mold may or may not be detected in a professional home inspection and a complete mold assessment may require the services of a mold specialist. Mold Information can be obtained from the Environmental Protection Agency, including its publication "A Brief Guide to Mold, Moisture, and Your Home" that may be obtained via the Internet at <a href="https://www.epa.gov/iag/molds/index.html">www.epa.gov/iag/molds/index.html</a>
- d. Wood destroying organisms (such as termites, carpenter ants and other insects), as well as fungi, that consume, remove or destroy wood products may not be detected in a professional home inspection, and a home inspector will not provide a complete wood destroying organism inspection unless the inspector is also licensed as a structural pest inspector with the Washington Department of Agriculture and your inspection contract also includes this service.
- e. Radon is a colorless, odorless gas that can be present inside dwellings and other structures that can severely and adversely affect the health of occupants. A professional home inspection will likely not include testing for the presence of radon and a radon test would require the services of a radon specialist. Radon information can be obtained from the Environmental Protection Agency at <a href="https://www.epa.gov/radon">www.epa.gov/radon</a>.
- f. Asbestos was at one time used in homes and other construction and may be present in existing structures. If inhaled, asbestos fibers can severely and adversely affect people's health. A professional home inspection may not include a complete examination and testing for the presence of asbestos and, if asbestos is present in a home, any removal will require use of a licensed contractor that also has an asbestos contractor's certificate. Asbestos information can be obtained from the Environmental Protection Agency at <a href="https://www.epa.gov/asbestos">www.epa.gov/asbestos</a>.
- g. Other indoor organic compounds may also be present in a home and you can obtain additional information regarding these from various sources, including the Washington State Department of Health, www.dh.wa.gov/CommunityandEnvironment/Contaminants.

Seller acknowledges that Seller has the sole responsibility for disclosing to Buyer in writing any knowledge Seller has regarding the presence of adverse conditions affecting the Property, including but not limited to the above. Buyer acknowledges that Buyer is solely responsible for determining whether to undertake any professional evaluation or inspection to determine the presence, effect of, and recommended course of treatment or pursuit of treatment for any known, disclosed or potential adverse matters affecting the Property. The above is intended as general advice and not as a substitute for professional advice.

3. LENDER RELEASE OF CONSUMER DISCLOSURE INFORMATION. Each Buyer acknowledges that the Listing Real Estate Brokerage Firm and its assigned broker(s), Selling Real Estate Brokerage Firm and its assigned broker(s), and the Closing Agent may be able to assist in identifying and correcting information contained in any Disclosure Statement or similar document provided to Buyer(s) in connection with any loan being obtained for the purchase of the Property. Accordingly, each Buyer consents to disclosure of any Disclosure Statement or similar document to all of the above and directs the lender(s) involved in this transaction to provide full disclosure of such Disclosure Statement or similar document to each of the above at the same time such information is disclosed to Buyer(s).

Initials: BUYERS DATE: 30Avgl SELLER: DATE: 8/31/30/L





**Turning Garbage into Gold!** 

\_\_\_ 184 | Page



# How We Found the Property:

- This property came directly from the Spokane City Attorney.
- The city had been working with this property for years trying to remedy the situation.
- They needed help and contacted Lee.



# Background

- The original owner had died, which legally left the property to her three adult children.
  - The two sisters had moved out of the house long before their mother died but the adult brother, Michael was living with his mother at the time of her death and continued to do so afterward.
  - Michael's mental health was an issues and drug use only made it worse. He would often yell at and threaten neighbors repeatedly.
  - Police were called to the house more than 50 times from the beginning of 2015, often for mental health issues, disturbances and to check on his welfare.
  - The house had gone without power and water for months, and Michael was using a 5-gallon bucket in the backyard as a toilet.





 Michael slept in the basement, entering and exiting through a ground-level window, and had tipped the kitchen refrigerator to cover the stairs so no one else could enter the basement.





• His nest in the basement included a board tied to electric wires he had ripped out of the wall.

 Once he was inside, he'd use the wires to pull the board into the window and wind them around hooks, keeping anyone from following him inside.





For heat, he burned pieces of the walls in a newspaper stand he stole off the street.



- The two sisters were contacted through information provided by the City Attorney and they were anxious to sell the property because they were getting ready to lose it due to code and health violations.
- The drug addict brother was another story. He could not be found.
- He was squatting in the property and every time a
  process server showed up to hand him the court order,
  he wouldn't answer the door. In his defense however,
  the front door was screwed shut and could not be
  opened.



- The strategy of \_\_\_\_\_ was discovered on this house.
- When a person cannot be identified to serve, you can publish the legal notice in the newspaper in the county that the matter is being tried in and they will have to appear in court. If they fail to appear because of the service by publication, the court will award a judgment in your favor allowing you legal possession and the ability to evict. A great and powerful strategy that I did not know prior to this house.



## **Definition - Service by Publication - Law.com**



- n. serving a summons or other legal document in a lawsuit on a defendant by publishing the document in an advertisement in a newspaper of general circulation. Service by publication is used to give "constructive notice" to a defendant who is intentionally absent, in hiding, unknown (as a possible descendant of a former landowner), and only when allowed by a judge's order based on a sworn declaration of the inability to find the defendant after "due diligence" (trying hard). Service by publication is commonly used in a divorce action to serve a spouse who has disappeared without leaving a forwarding address or to give notice to people who might have a right to object to a "quiet title" action to clear title to real property.
- <a href="http://dictionary.law.com/Default.aspx?selected=1928">http://dictionary.law.com/Default.aspx?selected=1928</a>

### Steps to Service by Publication (may vary)

First, you need to

and o	locument the efforts made. If you are unable to
	e the other party, then you must present your
docu	mentation to a judge and ask him/her to allow
servi	ce by publication.

## **STEP ONE -** Prepare the following papers:

- Motion for Service by Publication
- Affidavit (describing what you have done to locate the other party.) This must be signed in front of a Notary Public
- Order for Service by Publication (you complete the proposed order and later ask the clerk to have it signed.)
- A cover letter to be sent to the newspaper you have chosen to publish your notice.



• A verification form that will be filled out by the newspaper and returned to you.

### **STEP TWO**

- Take the forms, your complaint and any other documentation you have to the court clerk's office. Tell the clerk that you need to have the order signed by the judge and attested by the clerk. You \_\_\_\_\_ even must see the judge. If you do, he or she will probably want to ask you about your efforts to find the other party or to ask you about the dates when the legal notices will be published.
- You will not have to prepare a Summons to file with your Complaint. The Judge's Order for Service by Publication and the publication itself will be treated as the Summons.

### **STEP THREE**

- Send a copy of the signed Order for Service by Publication with a filled in cover letter to the newspaper along with the verification for the newspaper to fill out and return to you. You should also include your payment to the newspaper, unless the newspaper will bill you later.

# **STEP FOUR**

 You will get verification in the mail from the newspaper.
 This will include the completed verification form showing that the notice was published for

Copies of the notice as it appeared in the newspaper should be included.



• Once you get back the verification, file it with the court clerk's office. Service by Publication is complete
\_\_\_\_\_\_ after the notice appeared in the paper.
Hearing dates can now be scheduled, if you have received the verification back from the newspaper.



• Once the service by publication was complete, the way was now clear to move forward with the purchase of the property.

# The Opportunity & Potential

- Initially research yield an ARV of \$159,900
- Purchase price was \$25,000



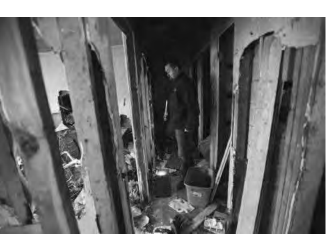


# The Rehab - What We Did to It

• The hauling away of trash is expensive when the condition of the property was so bad that not even professional trash haulers were willing to do the work.



















• New siding and windows all the way around













• The basement was finished with 2 bedrooms, a bath and a living space turning this 2/1 house into a 4/2 home.

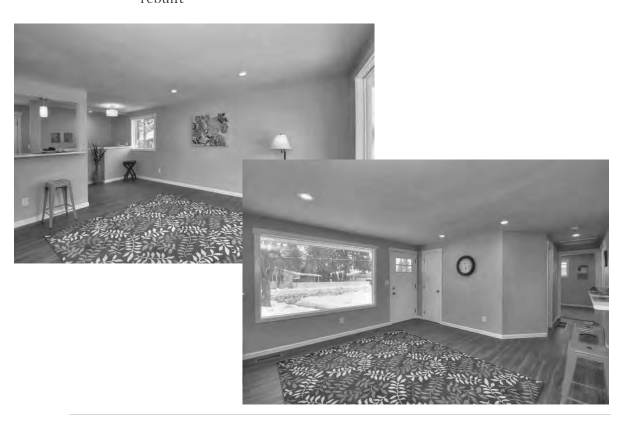




 Utility room with Laundry downstairs.



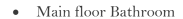
• Completely gutted and rebuilt







Main floor Master Bedroom



• Basement Bathroom



• Ready for Sale!



# **Listing the Property**

 http://tours.tourfactory.com/tours/tou r.asp?t=1719107

# 3 Things We Learned From this Deal!

- Service by Publication!
- I scheduled my time lines on this house much too tight and as a result paid a premium to get the house trashed out.



0	Better .	
	would l	have saved about \$4,000 in the

Neighbors can be \_\_\_\_\_

trash out process.



- O The neighbors on this house were so appreciative of this house being cleaned up, that they made for great referral partners, sounds bites in news stories and on-air podcasts.
- They were also very willing to give testimonials about our work and our ethics and the way we conducted business.
- O Additionally, they watch the house for us. Made sure no one was coming in and stealing out tools or messing with our project and alerted us whenever something was going on with the property or being done to the property.







# Lori Phillips From: Matthew < Sent: Tuesday, July 26, 2016 8:17 AM Lee Arnold; To: Cc: Subject: RE: HELP!!! This is excellent news. Great work Lee! The SPD has not filed a chronic nuisance abatement on 6117 N. Cedar and we will hold off as long as you are making progress. The property has been placed into the building official process and has a status hearing August 16 at 1:30. I would recommend contacting Melissa V ) as she is point on this property for code enforcement. Please keep me in the loop. I am very interested in how this legal process works for Mr. I Lee – if we come into contact with Michael, who should we put him into contact with? Best Regards, City of Spokane | Office of the City Attorney | Assistant City Attorney 808 W. Spokane Falls Blvd. 5th Floor, Municipal Bldg. Spokane, WA 99201-3326 📇 FACUS 🕴 FOLLOWUS

From: Lee Arnold

Sent: Monday, July 25, 2016 10:55 PM

To: Matthew; j

Subject: HELP!!!

Cc:

Helio Matthew, Alissa, John and Dawn,

Attached please find a purchase and sale agreement between my Entity, Escalade Properties, LLC and two Of the three owners of the property located at 6117 North Cedar Street, Spokane WA 99205.

Matthew The Assistant City Attorney of the City of Spokane asked us to reach out to these individuals as they have a

Property that is in significant decline and in need of substantial repair.

It was previously owned by Sharron Who passed away in 2013.
Unfortunately, at the time of her passing she did not have a Will, which leaves

Two of the siblings, Colleen and Michelle

The three remaining siblings as the owner(s).

would like to sell the property as the city is beginning to asses fines against it for the condition that it is in.

They have agreed to a purchase price of \$25,000, cash, subject to approval of the city,

perfection and transfer of the title, and final removal of any of moms items that are still present in the house prior to settlement.

(see Addendum #1 to the Purchase and Sale Agreement)

Unfortunately, they have a brother named "Michael , who was living in the property.

He was recently arrested on drug charges and is nowhere to be found.

The city has boarded up the property due to its excessive abatement issues and the fact that it is no longer habitable.

The sisters would like to move forward with a sale of the property to avoid further legal action against them.

Unfortunately, they cannot make contact with the brother, nor do they know where he is to get him to sign anything.

John and Dawn – they are hopeful that there is some legal process where the brother can be served as to his rights under the law, or have service by publication if he cannot be found.

They would also be willing to sell the property and have  $1/3^{rd}$  of the total sales proceeds held in trust until their brother can be found at which time funds can be released to him.

In the event that the brother is arrested or incarcerated for any period of time, they would be agreeable to having those proceeds used for any medical treatment or drug rehab that the

City or the State deemed necessary for his recovery and care.

Alissa – I have notified you on this email to bring you up to speed with what is going on. Please open escrow on this property and know that we are prepared to close as quickly as possible.

You will see a settlement date in the purchase and sale agreement for October 19, 2016. This is not the desired closing date, it is simply there as a place holder as I was not sure the duration of the legal process that John would require To take to get the title perfected and able to transfer.

This process could take a couple of weeks, or a couple of months.

John – please manage all of our expectations as to when the sale and/or transfer of this property From the current owners to me could possibly take place.

Matthew – I have cc'd you on this email string to let you know that we have made contact with the owners and believe we are moving in the right direction. Any assistance you can provide as it relates to the city giving us some leeway on time to get this matter settled and closed around would be much appreciated. In the meantime, please let us know if there is anything you would like to see done with the property between now and settlement to make the property safer for the surrounding neighbors and less of a burden for the city. While our efforts cannot be to financially excessive or time intensive until we know that we can and will own the asset, we are willing to do whatever we can, within reason, to assist the city with this challenging property. Please let us know what you would like to see from us moving forward.

I have attached a preliminary title report from First American Title for everyone's information.

Please let me know what else you require to get this matter resolved quickly.

I look forward to working with all of you on this interesting challenge!

Yours in Success,

Cogo Capital.com

800-341-9918

"Nations Fastest Growing Provider of Private Funds to Real Estate Investors, Nation Wide". Ask about becoming a private money lender through our nationwide platform!

Sent from my iPhone

On Jul 26, 2016, at 7:51 AM, John L wrote:

Lee,

I need one of the sisters to be the Personal Representative. She will need to sign the petition and other documents for the estate. Whoever it is needs to call and make an appointment.

Thanks.

John H. a

8414 N. Wall, Suite A Spokane, Wa 99208-6171

From: Lee Arnold

Sent: Tuesday, July 26, 2016 7:44 AM

To:

Subject: Re: HELP!!!

Hi John,

Thanks for the quick response.

I told the sisters that I would cover the legal costs to get this done and then we would take it out of the closing proceeds as they don't have any additional cash to get this taken care of. Let's proceed! What's the next step?!

Lee A. Arnold

CEO

Secured Investment Corp/

Cogo Capital.com

"Nations Fastest Growing Provider of Private Funds to Real Estate Investors, Nation Wide".

Ask about becoming a private money lender through our nationwide platform! Sent from my iPhone

On Jul 26, 2016, at 7:15 AM, John L wrote:

Good morning Lee.

This is not a significant great problem although it will take a probate by administration to allow the sale. The probate process without a will (an administration) takes a little more in the way of court approval and may require a Bond which is not a great expense. The administration will require filing fee, publication and attorney's fees of approximately \$3,000.00. This is unfortunate as the estate is so small. Let me know if I may be of assistance here.

**John H.** 8414 N. Wall, Suite A Spokane, Wa 99208-6171

From: Lee Arnold	1
Sent: Monday, July 25, 2016	5 10:55 PM
To: Matthew (	
Dawn Land	
Cc:	
Subject: HELP!!!	

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The three remaining siblings as the owner(s).

Two of the siblings, Colleen Scott and Michelle Bell, would like to sell the property as the city is beginning to asses fines against it for the condition that it is in.

They have agreed to a purchase price of \$25,000, cash, subject to approval of the city,

perfection and transfer of the title, and final removal of any of moms items that are still present in the house prior to settlement. (see Addendum #1 to the Purchase and Sale Agreement) Unfortunately, they have a brother named "Michael who was living in the property.", who was

He was recently arrested on drug charges and is nowhere to be found. The city has boarded up the property due to its excessive abatement issues and the fact that it is no longer habitable.

The sisters would like to move forward with a sale of the property to avoid further legal action against them.

Unfortunately, they cannot make contact with the brother, nor do they know where he is to get him to sign anything.

John and Dawn – they are hopeful that there is some legal process where the brother can be served as to his rights under the law, or have service by publication if he cannot be found.

They would also be willing to sell the property and have  $1/3^{rd}$  of the total sales proceeds held in trust until their brother can be found at which time funds can be released to him.

In the event that the brother is arrested or incarcerated for any period of time, they would be agreeable to having those proceeds used for any medical treatment or drug rehab that the

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Alissa – I have notified you on this email to bring you up to speed with what is going on. Please open escrow on this property and know that we are prepared to close as quickly as possible.

You will see a settlement date in the purchase and sale agreement for October 19, 2016. This is not the desired closing date, it is simply there as a place holder as I was not sure the duration of the legal process that John would require

To take to get the title perfected and able to transfer.

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From the current owners to me could possibly take place.

Matthew – I have cc'd you on this email string to let you know that we have made contact with the owners and believe we are moving in the right direction. Any assistance you can provide as it relates to the city giving us some leeway on time to get this matter settled and closed around would be much appreciated. In the meantime, please let us know if there is anything you would like to see done with the property between now and settlement to make the property safer for the surrounding neighbors and less of a burden for the city. While our efforts cannot be to financially excessive or time intensive until we know that we can and will own the asset, we are willing to do whatever we can, within reason, to assist the city with this challenging property. Please let us know what you would like to see from us moving forward.

I have attached a preliminary title report from First American Title for everyone's information.

5

Please let me know what else you require to get this matter resolved quickly.

I look forward to working with all of you on this interesting challenge!

Yours in Success,

### Lee Arnold

CEO

### Secured Investment Corp

1121 E Mullan Ave. Coeur d'Alene ID 83814



<image002.png><image003.png><image004.png><image005.png>

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8414 N. Wall, Suite A Spokane, Wa 99208-6171

From: Lee Arnold [

Sent: Tuesday, July 26, 2016 8:15 AM

To:

Subject: Re: HELP!!!

I will coordinate with the sisters to come in and see you. Please give me several times that work for you and I'll set it up to have them come in.

Lee A. Arnold

CEO

Secured Investment Corp/

Cogo Capital.com

800-341-9918

"Nations Fastest Growing Provider of Private Funds to Real Estate Investors, Nation Wide".

Ask about becoming a private money lender through our nationwide platform!

Sent from my iPhone

On Jul 26, 2016, at 8:00 AM, John L

wrote:

Because of the attorney client relationship established, I will need the sister who will be appointed by the court as personal representative to visit with me at my office. Both sisters are welcome to com in.

John H.

8414 N. Wall, Suite A Spokane, Wa 99208-6171

From: Lee Arnold

Sent: Tuesday, July 26, 2016 7:53 AM

To:

Subject: Re: HELP!!!

Hi John-

Can you send all of these documents to me and we will coordinate a time with the sisters to sign?

Lee A. Arnold

CEO

Secured Investment Corp/

# **Lori Phillips**

From:

Lee Arnold

Sent:

Tuesday, July 26, 2016 11:06 AM

To:

John L

Cc:

Subject:

RE: HELP!!!

Lori – please make contact with Colleen and Michelle and coordinate a time to meet with John at his office in Spokane on the morning of August 1<sup>st</sup> or August 2<sup>nd</sup>, 2016 between 8am and 11am.

Also, please plan on being in attendance for that meeting as well.

Please let John and I know which of these days the sellers have agreed to.

Thanks,

### Lee Arnold

CEO

# **Secured Investment Corp**

1121 E Mullan Ave. Coeur d'Alene ID 83814 Tel: 800.341.9918 ext. 1801

Fax: 888.897.0237



www.SecuredinvestmentCorp.com



From: John L

Sent: Tuesday, July 26, 2016 11:01 AM

To: Lee Arnold Subject: RE: HELP!!!

Lee,

I will be available in the morning of 8/1 or 8/2.





JAN 17 2017

EFCTON CLUBTINGET

# IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SPOKANE

In the Matter of the Estate of:

SHARRON d.o.d. May 5, 2013,

Deceased.

NO. 16-4-01177-4

DECLARATION OF COMPLETION OF PROBATE RESERVING TAX AUTHORITY

TO THE CLERK OF THE COURT:

COMES NOW Colleen in her capacity as Personal Representative of the estate of Sharron personal, Deceased, and declares as required by law that:

Sharron died testate on May 5, 2013, in Spokane County, State of Washington. That at the time of her death she was a resident of Spokane County, Washington, and left an estate in which an order was entered on August 15, 2016, appointing Colleen as administrator of the estate of Sharron Deceased, in the Superior Court of Spokane County, Washington.

That each creditor's claim which was justly due and properly presented as required by law has been paid or otherwise disposed of by agreement with the creditor, and that the amount of estate taxes due as the result of the decedent's death has been determined.

DECLARATION OF COMPLETION OF PROBATE RESERVING TAX AUTHORITY - Page 1

OLSON, LOEFFLER & LANDIS, P.S. 8414 North Wall Street, Suite A Spokane, WA 99208-6171

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The personal representative has completed the administration of the decedent's estate without court intervention, and the estate is ready to be closed, except for the final payment of taxes and of interest and penalties thereon, if any, as permitted under RCW 11.16.114;

The amount of fees and costs advanced paid or to be paid to each of the following: (i) Personal representative or representatives; (ii) attorney's fees and costs advanced; (iii) accountant or accountants; and that the personal representative believes the fees to be reasonable and does not intend to obtain court approval of the amount of the fees or to submit an estate accounting to the court for approval.

Unless an heir of Sharron | Deceased, petitions the Court for an Order requiring the Personal Representative to obtain court approval of the amount of fees paid or to be paid to the personal representative, lawyers, appraisers, or accountants, or for an order requiring an accounting, or both, within thirty (30) days of the date of filing a declaration of completion, the Personal Representative will be automatically discharged without further order of the court and the representative's powers will cease thirty (30) days after the filing of the completion of probate, and the declaration of completion of probate shall, at that time, be the equivalent of the entry of a decree of distribution in accordance with chapter 11.76 RCW for all legal intents and purposes and this estate is declared closed.

DATED this /U day of January, 2017.

Personal Representative

JAN 17 2017

S-Closes world V CLER

# IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SPOKANE

In the Matter of the Estate of:

SHARRON d.o.d. May 5, 2013,

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Deceased.

NO. 16-4-01177-4

INVENTORY AND APPRAISEMENT

Real Property @ 6117 N. Cedar St., Spokane, WA: \$25,000.00 2. Stocks and Bonds: \$0.00 3. Mortgages, Notes, etc.: \$0.00 Bank Accounts and Money: \$0.00 5. Furniture and Household Goods: \$0.00 All Other Personal Property: 6. \$0.00 TOTAL: \$25,000.00

INVENTORY AND APPRAISEMENT Page 1

OLSON, LOEFFLER & LANDIS, P.S. 8414 North Wall Street, Suite A Spokane, WA 99208-6171

Page

The undersigned Personal Representative or the authorized officer thereof, being first duly sworn upon oath, deposes and says:

The Schedules attached hereto are a true inventory of all of the property of this estate which has come into my possession or knowledge, including: 1) Real property with legal description and assessed valuation; 2) Stocks and bonds; 3) Mortgages, notes and other written evidence of debt; 4) Bank accounts and money; 5) Furniture and household goods; 6) All other personal property including partnership interest; 7) A statement of all encumbrances, liens or other secured charges against the items listed thereon, and the appraised values are those of the Personal Representative. The Decedent's date of death was May 5, 2013.

COLLEEN

SUBSCRIBED AND SWORN to before me this 10 day of

January, 2017.

NOTARY PUBLIC in and for the State of Washington, residing at Spokane My commission expires:

INVENTORY AND APPRAISEMENT

Page 2

OLSON, LOEFFLER & LANDIS, P.S. 8414 North Wall Street, Suite A Spokane, WA 99208-6171

JAN I 9 2017

SPOKANE GOUNTY CLERK

# IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SPOKANE

TH	the	Mati	cer	of	the	Estate	of:
SHA	RROI	V I					
d.c	.d.	May	5,	201	13,		

NO. 16-4-01177-4

AFFIDAVIT OF MAILING NOTICES

Deceased.

STATE OF WASHINGTON )

County of Spokane )

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DAWN being first duly sworn upon oath, deposes and states:

At the request of the Personal Representative of the above-referenced estate, I mailed on the 17<sup>th</sup> day of January, 2017, to each of the heirs and distributees of the Deceased, a copy of the Declaration of Completion of Probate, Inventory & Appraisement and Notice of Filing Declaration of Completion of Probate, in accordance with the provisions of RCW 11.28.237, by placing the copies in sealed envelopes, stamped and addressed to the persons named below and deposited them in the United States mail, to wit:

Michelle 5219 N. Greenwood Blvd Spokane, WA 99205

Colleen 5321 N. A Street Spokane, WA 99205

AVIDAVIT OF MAILING Page 1

OLSON, LOEFFLER & LANDIS, P.S. 8414 North Wall Street, Suite A Spokane, WA 99208-617619 Page Michael 6117 N. Cedar Street Spokane, WA 99205



SUBSCRIBED AND SWORN to before me this 17 day of January,

2017.



JOHN H. LOEFFLER
NOTARY PUBLIC in and for the State
of Washington, residing at Spokane
My commission expires: 01/23/2020

AVIDAVIT OF MAILING Page 2

OLSON, LOEFFLER & LANDIS, P.S.
8414 North Wall Street, Suite A
Spokane. WA 99208-6171
Page

COPY ORIGINAL FILED

JAN 1 9 2018

SPOKA" -- NTY CLERK

# IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SPOKANE

In the Matter of the Estate of:

d.o.d. May 5, 2013,

Deceased.

NO. 16-4-01177-4

NOTICE OF FILING OF DECLARATION OF COMPLETION OF PROBATE

NOTICE IS GIVEN that the attached Declaration of Completion of Probate was filed by the undersigned in the above-entitled Court on the \_\_\_\_\_ day of January, 2017; unless you shall file a Petition in the above-entitled Court requesting the Court to approve the reasonableness of the fees, or for an accounting, or both, and serve a copy thereof upon the Personal Representative or the Personal Representative's lawyer, within thirty (30) days after the date of the filing, the amount of fees paid or to be paid will be deemed reasonable, the acts of the Personal Representative will be deemed approved, the Personal Representative will be automatically discharged without further order of the court, and the Declaration of Completion of Probate will be final and deemed the equivalent of a Decree of Distribution entered under Chapter 11.76 RCW.

NOTICE OF FILING OF DECLARATION OF COMPLETION OF PROBATE - Page 1

OLSON, LOEFFLER & LANDIS, P.S. 8414 North Wall Street, Suite A Spokane, WA 99208-6171

age

If you file and serve a petition within the period specified, the undersigned will request the Court to fix a time and place for the hearing of your petition, and you will be notified of the time and place thereof, by mail, or personal service, not less than ten (10) days before the hearing on the Petition. DATED this \_\_\_\_ day of January, 2017.

By: Personal Representative

NOTICE OF FILING OF DECLARATION OF COMPLETION OF PROBATE - Page 2

OLSON, LOEFFLER & LANDIS, P.S. 8414 North Wall Street, Suite A Spokane, WA 99208-6171

Page



# SUPERIOR COURT of WASHINGTON for SPOKANE COUNTY

In the Matter of the Estate of

AFFIDAVIT of PUBLICATION

SHARRON Deceased.

NO. 16-4-01177-4

NOTICE TO CREDITORS

STATE of WASHINGTON County of Spokane

MICHAEL HUFFMAN being first duly sworn on oath deposes and says that he is the EDITOR of the Spokane Valley News Herald, a weekly newspaper. That said newspaper is a legal newspaper and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continually as a weekly newspaper in Spokane County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of said newspaper, which said newspaper had been approved as a legal newspaper by order of the Superior Count of the State of Washington in and for Spokane County. That the following is a true copy of a Legal Notice as it was published in regular issues commencing on the 2nd day of September, 2016, the 9th day of September, 2016, and ending on the 16th day of September, 2016, all dates inclusive, and that such newspaper was regularly distributed to its subscribers during all of said period:

PROBATE
NOTICE TO CREDITORS
IN THE SUPERIOR COURT OF THE
STATE OF WASHINGTON
IN AND FOR THE
COUNTY OF SPOKANE
RCW 11.40.030
NO. 16.4-01177-4
In the Matter of the Estate of:

SHARRON d.o.d. May 5, 2013, Deceased.

The personal representative named bolow has been appointed as Personal Representative of this estate. Any person having a claim against the decedent must, before the time the claim would be barred by any otherwise applicable statule of limitations, present the claim in the manner as provided in RCW 11.40,070 by sensing on or mailing to the personal representative's attorney at the address stated below a copy of the claim and filing the original of the claim with the court. The claim must be presented within the later of: (1) Thirty days after the personal representative or mailed the notice to the creditor as provided under RCW 11.40,020(3); or (2) four (4) manths after the date of first publication of the Notice. If the claim is not presented within this time frame, the claim is forever barred, except as otherwise provided in Section 11 of this ad and RCW 11.40,050. This bar is effective as to claims against both the decedent's probate and non-probate assets.

probate and non-probate assets.
Date of First Publication;
September 2, 2016
Personal Representative;
Colleen M. Scott
Attempy for the Personal Representative;
John H. Loeffler
Address for Mailing or Service;
John H. Loeffler
Attomy for Estate
8414 North Wall Street, Suite A

SUBSCRIBED and SWORN to before me this 16th day of September, 2016 State of Washington

I certify that I know or have satisfactory evidence that Michael Huffman is the person who appeared before me, and said person acknowledged that he signed this instrument and acknowledged it to be his free and voluntary act for the uses and purposes mentioned in the instrument.

Joiene Rae Wentz Title: Notary Public

My appointment expires: 05-16-2019

File No.: **4259-2812712** 

St, Spokane, WA 99205

Customer Reference: 6117 N Cedar



40 E Spokane Falls Blvd Spokane, WA 99202 Phn - (509)456-0550 Fax - (866)537-9602

# TITLE COMPANY INFORMATION

Title Officer: Nefty Maldonado

Phone: (509)835-8954 - Fax: (866)596-2988

To: Secured Investment Corp 1121 East Mullan Coeur D'Alene, ID 83814

Attn: Michelle Mendez

Re: Property Address: 6117 N Cedar St, Spokane, WA 99205

# **COMMITMENT FOR TITLE INSURANCE**

Issued by

# FIRST AMERICAN TITLE INSURANCE COMPANY

Agreement to Issue Policy

We agree to issue a policy to you according to the terms of this Commitment.

When we show the policy amount and your name as the proposed insured in Schedule A, this Commitment becomes effective as of the Commitment Date shown in Schedule A.

If the Requirements shown in this Commitment have not been met within six months after the Commitment Date, our obligation under this Commitment will end. Also, our obligation under this Commitment will end when the Policy is issued and then our obligation to you will be under the Policy.

Our obligation under this Commitment is limited by the following:

The Provisions in Schedule A.

The Requirements in Schedule B-I.

The General Exceptions and Exceptions in Schedule B-II.

The Conditions.

This Commitment is not valid without Schedule A and Section I and II of Schedule B.

First American Title Insurance Company

Nefty Maldonado, Title Officer

Form No. 1068-2 Commitment No.: **4259-2812712**ALTA Plain Language Commitment Page 2 of 9

# **SCHEDULE A**

1. Commitment Date: January 26, 2017 at 7:30 A.M.

2. Policy or Policies to be issued: AMOUNT PREMIUM TAX Short Term Rate Eagle Owner's Policy \$ To Follow \$ To Follow \$ To Follow Proposed Insured: To Follow Purchase Money Loan Rate To Follow \$ ALTA Extended Loan Policy To Follow \$ To Follow Proposed Insured:

3. (A) The estate or interest in the land described in this Commitment is:

Fee Simple

To Follow

(B) Title to said estate or interest at the date hereof is vested in:

ESCALADE PROPERTIES, LLC, A UTAH LIMITED LIABILITY COMPANY

4. The land referred to in this Commitment is described as follows: Real property in the County of Spokane, State of Washington, described as follows:

THE SOUTH 51 FEET OF LOT 7, BLOCK 1, SPECK'S ADDITION, ACCORDING TO PLAT RECORDED IN VOLUME 2 OF PLATS, PAGE 28, IN THE CITY OF SPOKANE, SPOKANE COUNTY, WASHINGTON.

APN: 26361.0108

# SCHEDULE B SECTION I

Commitment No.: 4259-2812712

Page 3 of 9

# **REQUIREMENTS**

The following requirements must be met:

- (A) Pay the agreed amounts for the interest in the land and/or the mortgage to be insured.
- (B) Pay us the premiums, fees and charges for the policy.
- (C) Documents satisfactory to us creating the interest in the land and/or the mortgage to be insured must be signed, delivered and recorded:
- (D) You must tell us in writing the name of anyone not referred to in this Commitment who will get an interest in the land or who will make a loan on the land. We may then make additional requirements or exceptions.
- (E) Releases(s) or Reconveyance(s) of Item(s):
- (F) Other:
- (G) You must give us the following information:
  - 1. Any off record leases, surveys, etc.
  - 2. Statement(s) of Identity, all parties.
  - 3. Other:

# SCHEDULE B SECTION II

## **GENERAL EXCEPTIONS**

## **PART ONE:**

- A. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.
- B. Any facts, rights, interests, or claims which are not shown by the public records but which could be ascertained by an inspection of said land or by making inquiry of persons in possession thereof.
- C. Easements, claims of easement or encumbrances which are not shown by the public records.
- D. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- E. (A) Unpatented mining claims; (B) Reservations or exceptions in patents or in Acts authorizing the issuance thereof; (C) Water rights, claims or title to water; whether or not the matters excepted under (A), (B) or (C) are shown by the public records; (D) Indian Tribal Codes or Regulations, Indian Treaty or Aboriginal Rights, including easements or equitable servitudes.
- F. Any lien, or right to a lien, for services, labor or materials or medical assistance heretofore or hereafter furnished, imposed by law and not shown by the public records.
- G. Any service, installation, connection, maintenance, construction, tap or reimbursement charges/costs for sewer, water, garbage or electricity.
- H. Defects, liens, encumbrances, adverse claims or other matters, if any, created, first appearing in the public records or attaching subsequent to the effective date hereof, but prior to the date the proposed insured acquires of record for value the escrow or interest or mortgage(s) thereon covered by this Commitment.

Form No. 1068-2 ALTA Plain Language Commitment

# SCHEDULE B SECTION II

Commitment No.: 4259-2812712

Page 4 of 9

# **EXCEPTIONS**

## **PART TWO:**

Any policy we issue will have the following exceptions unless they are taken care of to our satisfaction. The printed exceptions and exclusions from the coverage of the policy or policies are available from the office which issued this Commitment. Copies of the policy forms should be read.

- Lien of the Real Estate Excise Sales Tax and Surcharge upon any sale of said premises, if unpaid. As of the date herein, the excise tax rate for the City of Spokane is at 1.78 %. Levy/Area Code: 0010
- 2. General taxes and assessments, if any, for the year 2017, in an amount not yet available, which cannot be paid until the **15th day of February** of said year.

Tax Account No.: 26361.0108
Assessed Land Value: \$ 25,010.00
Assessed Improvement Value: \$ 76,900.00

Note: Taxes and charges for 2016 were paid in full in the amount of \$4,441.09.

- 3. Said premises lie within the boundaries of Spokane Water District No. 3 and are subject to future assessments by said district.
- 4. Deed of Trust and the terms and conditions thereof.

Grantor/Trustor: Escalade Properties LLC, a(n) Utah Limited Liability Company Grantee/Beneficiary: AIS Holdings, LLC, a(n) Delaware Limited Liability Company

Trustee: Lukins & Annis, P.S. Amount: \$100,000.00 Recorded: October 07, 2016

Recording Information: 6542068

- 5. Evidence of the authority of the individual(s) to execute the forthcoming document for **Escalade Properties, LLC**, copies of the current operating agreement should be submitted <u>prior to closing</u>.
- 6. Easement, including terms and provisions contained therein:

Recording Information: In Volume 644 of Deeds, Page 359
In Favor of: The Washington Water Power Company

For: An electric distribution line

7. Any and all offers of dedication, conditions, restrictions, easements, boundary discrepancies or encroachments, notes and/or provisions shown or disclosed by Short Plat or Plat of Speck's Addition recorded in Volume 2 of Plats, Page(s) 28.

Form No. 1068-2 Commitment No.: **4259-2812712**ALTA Plain Language Commitment Page 5 of 9

8. Covenants, conditions, restrictions and/or easements; but deleting any covenant, condition or restriction indicating a preference, limitation or discrimination based on race, color, religion, sex, handicap, family status, or national origin to the extent such covenants, conditions or restrictions violate Title 42, Section 3604(c), of the United States Codes:

Recording Information: Volume 45/Page 293

# INFORMATIONAL NOTES

Commitment No.: **4259-2812712** 

Page 6 of 9

This property may be subject to a charge by Spokane County for sewer construction, referred to as a Capital Facilities Rate (CFR). This charge is in addition to the monthly charge for sewer services. Please

- A. Effective January 1, 1997, and pursuant to amendment of Washington State Statutes relating to standardization of recorded documents, certain format and content requirements must be met (refer to RCW 65.04.045). Failure to comply may result in rejection of the document by the recorder or additional fees being charged, subject to the Auditor's discretion.
- B. Any sketch attached hereto is done so as a courtesy only and is not part of any title commitment or policy. It is furnished solely for the purpose of assisting in locating the premises and First American expressly disclaims any liability which may result from reliance made upon it.
- C. The description can be abbreviated as suggested below if necessary to meet standardization requirements. The full text of the description must appear in the document(s) to be insured.

PTN LOT 7, BLOCK 1, SPECK'S ADD., VOL. 2, P. 28, SPOKANE COUNTY

contact the Division of Utilities Billing Section at (509) 477-3604, for further information.

APN: 26361.0108

- D. All matters regarding extended coverage have been cleared for mortgagee's policy. The coverage contemplated by this paragraph will not be afforded in any forthcoming owner's standard coverage policy to be issued.
- E. The following deeds affecting the property herein described have been recorded within 36 months of the effective date of this commitment:

Recording Number: 6532963

Recording Date: September 08, 2016

Property Address: 6117 N Cedar St, Spokane, WA 99205

NOTE: The forthcoming Mortgagee's Policy will be the ALTA 2006 Policy unless otherwise noted on Schedule A herein.

NOTE: A FEE MAY BE CHARGED UPON THE CANCELLATION OF THIS COMMITMENT PURSUANT TO WASHINGTON STATE INSURANCE CODE AND THE FILED RATE SCHEDULE OF THIS COMPANY.

# **CONDITIONS**

Commitment No.: 4259-2812712

Page 7 of 9

## 1. **DEFINITIONS**

(a)"Mortgage" means mortgage, deed of trust or other security instrument.

(b)"Public Records" means title records that give constructive notice of matters affecting the title according to the state law where the land is located.

## 2. LATER DEFECTS

The Exceptions in Schedule B - Section II may be amended to show any defects, liens or encumbrances that appear for the first time in the public records or are created or attached between the Commitment Date and the date on which all of the Requirements (a) and (c) of Schedule B - Section I are met. We shall have no liability to you because of this amendment.

# 3. EXISTING DEFECTS

If any defects, liens or encumbrances existing at Commitment Date are not shown in Schedule B, we may amend Schedule B to show them. If we do amend Schedule B to show these defects, liens or encumbrances, we shall be liable to you according to Paragraph 4 below unless you knew of this information and did not tell us about it in writing.

# 4. LIMITATION OF OUR LIABILITY

Our only obligation is to issue to you the Policy referred to in this Commitment, when you have met its Requirements. If we have any liability to you for any loss you incur because of an error in this Commitment, our liability will be limited to your actual loss caused by your relying on this Commitment when you acted in good faith to:

comply with the Requirements shown in Schedule B - Section I

or

eliminate with our written consent any Exceptions shown in Schedule B - Section II.

We shall not be liable for more than the Policy Amount shown in Schedule A of this Commitment and our liability is subject to the terms of the Policy form to be issued to you.

# 5. CLAIMS MUST BE BASED ON THIS COMMITMENT

Any claim, whether or not based on negligence, which you may have against us concerning the title to the land must be based on this commitment and is subject to its terms.

First American Title Insurance Company

Page 8 of 9

Commitment No.: 4259-2812712

40 E Spokane Falls Blvd Spokane, WA 99202 Phn - (509)456-0550 Fax - (866)537-9602



### **Privacy Information**

## We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information - particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information you provide to us. Therefore, together with our subsidiaries we have adopted this Privacy Policy to govern the use and handling of your personal information.

### Applicability

This Privacy Policy governs our use of the information that you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity. First American has also adopted broader guidelines that govern our use of personal information regardless of its source. First American calls these guidelines its Fair Information Values.

### Types of Information

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means; Information about your transactions with us, our affiliated companies, or others; and
- Information we receive from a consumer reporting agency.

## **Use of Information**

We request information from you for our own legitimate business purposes and not for the benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis. We may also provide all of the types of nonpublic personal information listed above to one or more of our affiliated companies. Such affiliated companies include financial service providers, such as title insurers, property and casualty insurers, and trust and investment advisory companies, or companies involved in real estate services, such as appraisal companies, home warranty companies and escrow companies. Furthermore, we may also provide all the information we collect, as described above, to companies that perform marketing services on our behalf, on behalf of our affiliated companies or to other financial institutions with whom we or our affiliated companies have joint marketing agreements.

### **Former Customers**

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

### **Confidentiality and Security**

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy and First American's Fair Information Values. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Information Obtained Through Our Web Site
First American Financial Corporation is sensitive to privacy issues on the Internet. We believe it is important you know how we treat the information about you we receive on the Internet.

In general, you can visit First American or its affiliates' Web sites on the World Wide Web without telling us who you are or revealing any information about yourself. Our Web servers collect the domain names, not the e-mail addresses, of visitors. This information is aggregated to measure the number of visits, average time spent on the site, pages viewed and similar information. First American uses this information to measure the use of our site and to develop ideas to improve the content of our site.

There are times, however, when we may need information from you, such as your name and email address. When information is needed, we will use our best efforts to let you know at the time of collection how we will use the personal information. Usually, the personal information we collect is used only by us to respond to your inquiry, process an order or allow you to access specific account/profile information. If you choose to share any personal information with us, we will only use it in accordance with the policies outlined above.

## **Business Relationships**

First American Financial Corporation's site and its affiliates' sites may contain links to other Web sites. While we try to link only to sites that share our high standards and respect for privacy, we are not responsible for the content or the privacy practices employed by other sites.

Some of First American's Web sites may make use of "cookie" technology to measure site activity and to customize information to your personal tastes. A cookie is an element of data that a Web site can send to your browser, which may then store the cookie on your hard drive.

FirstAm.com uses stored cookies. The goal of this technology is to better serve you when visiting our site, save you time when you are here and to provide you with a more meaningful and productive Web site experience.

# **Fair Information Values**

Fairness We consider consumer expectations about their privacy in all our businesses. We only offer products and services that assure a favorable balance between consumer benefits and consumer

Public Record We believe that an open public record creates significant value for society, enhances consumer choice and creates consumer opportunity. We actively support an open public record

and emphasize its importance and contribution to our economy. **Use** We believe we should behave responsibly when we use information about a consumer in our business. We will obey the laws governing the collection, use and dissemination of data.

Accuracy We will take reasonable steps to help assure the accuracy of the data we collect, use and disseminate. Where possible, we will take reasonable steps to correct inaccurate information. When, as with the public record, we cannot correct inaccurate information, we will take all reasonable steps to assist consumers in identifying the source of the erroneous data so that the consumer can secure the required corrections.

**Education** We endeavor to educate the users of our products and services, our employees and others in our industry about the importance of consumer privacy. We will instruct our employees on our fair information values and on the responsible collection and use of data. We will encourage others in our industry to collect and use information in a responsible manner. **Security** We will maintain appropriate facilities and systems to protect against unauthorized access to and corruption of the data we maintain.

Form 50-PRIVACY (9/1/10)

Page 1 of 1

Privacy Information (2001-2010 First American Financial Corporation)

**BUYER** 

# FIRST AMERICAN TITLE INSURANCE COMPANY Exhibit "A"

Commitment No.: **4259-2812712** 

Page 9 of 9

Vested Owner: ESCALADE PROPERTIES, LLC, A UTAH LIMITED LIABILITY COMPANY

Real property in the County of Spokane, State of Washington, described as follows:

THE SOUTH 51 FEET OF LOT 7, BLOCK 1, SPECK'S ADDITION, ACCORDING TO PLAT RECORDED IN VOLUME 2 OF PLATS, PAGE 28, IN THE CITY OF SPOKANE, SPOKANE COUNTY, WASHINGTON.

Tax Parcel Number: 26361.0108

Situs Address: 6117 N Cedar St, Spokane, WA 99205

BUYER

SELLER

**SELLER** 



# my FirstAm® Combined Report

6117 N Cedar St, Spokane, WA 99205

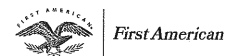
Property Address: 6117 N Cedar St Spokane, WA 99205

# Combined Report

# 6117 N Cedar St, Spokane, WA 99205

7/13/2016

This report is only for the myFirstAm user who applied for it. No one else can rely on it. As a myFirstAm user, you already agreed to our disclaimer regarding third party property information accuracy. You can view it here: www.myfirstam.com/Security/ShowEULA. @2005-2016 First American Financial Corporation and/or its affiliates. All rights reserved.



# my FirstAm® Property Profile

# 6117 N Cedar St, Spokane, WA 99205

<b>Property Info</b>	rmation		
Owner(s):	Dickey Sharron	Mailing Address:	6117 N Cedar St, Spokane, WA 99205
Owner Phone:	Unknown	Property Address:	6117 N Cedar St, Spokane, WA 99205
Vesting Type:		Alt. APN:	
County:	Spokane	APN:	26361.0108
Map Coord:	91	Census Tract:	000600
Lot#:	7	Block:	1
Subdivision:	Specks Add	Tract:	n de ser en
Legal:	Specks Add S51ft L7 B1		

Property Cha					
Use:	Sfr	Year Built / Eff. :	1953 / 1953	Sq. Ft.:	1231
Zoning:		Lot Size Ac / Sq Ft:	0.1581 / 6885	# of Units:	1
Bedrooms:	4	Bathrooms:	1	Fireplace:	
# Rooms:	7	Quality	Fair	Heating:	Forced Air
- x		y,	1 (1)	meaning.	Oil
Pool:		Air:	Υ	Style:	Ranch
Stories:	1	Improvements:		Parking / #:	1
Gross Area:	1607	Garage Area :		Basement Area:	724

Sale and Loan Information		
Sale / Rec Date:	*\$/\$q. Ft.:	2nd Mtg.:
Sale Price:	1st Loan:	Prior Sale Amt:
Doc No.:	Loan Type:	Prior Sale Date:
Doc Type:	Transfer Date:	Prior Doc No.:
Seller:	Lender:	Prior Doc Type:

<sup>\*\$/</sup>Sq. Ft. is a calculation of Sale Price divided by Sq. Feet.

APN:	36312,2010	e Amount:		Sale Date:	
Beds / Baths:	4/2	Square Feet:	1,638	Year Built:	1953
Use Code:	SFR	# Units:	1	Lot Size:	.1435
	and the second s				

Address:	1329 W Decatur Ave	, Spokane, WA 99205	Owner(s):	Wohrle Rbt (Te) Wohrle	Ruby (Te)	
APN:	36312.2019	Sale Amour		Sale Date:		Ì
Beds / Bath	s: 2/1	Square Fee		Year Built:	1953	-
Use Code:	SFR	# Units:	1	Lot Size:	.1435	-

Address:	6215 N Cedar St, Spok	kane, WA 99205	Owner(s):	Viren Shawna A	
APN:	26361.0103	Sale Amor	ınt: \$106	5,000 Sale Date:	07/24/2012
Beds / Baths:	2/2	Square Fe	et: 857	Year Built:	
Use Code:	SFR	#Units:	1	Lot Size:	.1581

 Address:	1334 W Decatur Ave, Spokane, W	'A 99205 <b>O</b> v	vner(s):	Thomas Melissa A	
APN:	36312.1908	Sale Amount:	\$129,000	Sale Date:	07/11/2012
Beds / Baths:"	4/2	Square Feet:	1,820	Year Built:	1958
Use Code:	SFR	#Units:	1	Lot Size:	.1435

Address:	6214 N Walnut St, S	pokane, WA 99205	Owner(s):	Ostlund Donald T	
APN:	26361.0119	Sale Amo		Sale Date:	traditional to a chief non-cap it and transmissional capital base it amounts were
Beds / Baths:	3/3	Square F	eet: 1,540	Year Built:	1970
Use Code:	SFR	# Units:	1	Lot Size:	.1643

Address:	1325 W Decatur Ave, Spok	cane, WA 99205	Owner(s):	Everett Jeremy W	
APN:	36312.2005	Sale Amoun	it: \$117,000	Sale Date:	04/19/2012
Beds / Baths:	3/1	Square Feet	: 1,457	Year Built:	1980
Use Code:	SFR	# Units:	1	Lot Size:	,1435

Address:	6221 N Cedar St, Spokane		vner(s):	Krauss Kelly J	
APN:	26361,0102	Sale Amount:	\$1,404	Sale Date:	12/09/2015
Beds / Baths:	2/1	Square Feet:	883	Year Built:	1953
Use Code:	SFR	# Units:	1 -	Let Size:	.1736

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Beds / Baths:	2/1	luare Feet:	972	Year Buil	1953
Use Code:	SFR	# Units:	1	Lot Size:	.1643

Address:	1408 W Dalke Ave, Spol	kane, WA 99205	Owner(s):	Ladines David M Ladin	
APN:	26361.0110	Sale Amou	nt: \$149,900	Sale Date:	01/29/2015
Beds / Baths:	4/2	Square Fee	et: 2,208	Year Built:	1952
Use Code:	SFR	# Units:	1	Lot Size:	.3657

Address:	6114 N Walnut St, Spoka	ane, WA 99205	Owner(s	,	Schmitz Jp	
APN:	26361.0113	Sale Amo		9,000	Sale Date:	04/02/1996
Beds / Baths:	2/1	Square Fe		454	Year Built:	1953
Use Code:	SFR	# Units:	1		- Lot Size:	.1643

Address:	1337 W Decatur Ave, Spoka	ne, WA 99205 Ow	ner(s):	Mohr Kenneth M	
APN:	36312,2008	Sale Amount:	\$138,900	Sale Date:	10/30/2006
Beds / Baths:	3/1	Square Feet:	1,401	Year Built:	1970
Use Code:	SFR	. #Units:	1	Lot Size:	.1435

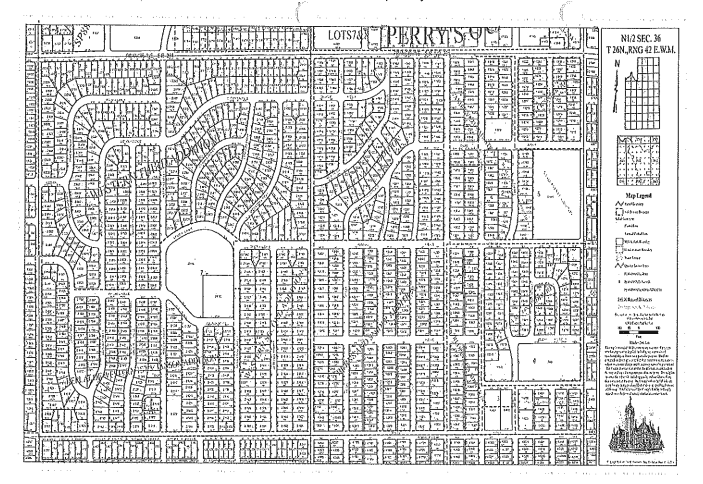
Address:	6203 N Cedar St, Spok	• •	Owner(s):	Hinchliff Jean A	
APN:	26361.0105	Sale Amo	unt:	Sale Date:	
Beds / Baths:	3/1	Square Fe	et: 1,146	Year Built:	1953
Use Code:	SFR	# Units:	1	Lot Size:	.1581

Address:	6128 N Walnut St, Spoka	ne, WA 99205	Owner(s):	Davidson Tamela	
APN:	26361.0116	Sale Amou	int: \$98,0	00 Sale Date:	09/26/2012
Beds / Baths:	3/1	Square Fe	•		1953
Use Code:	SFR	# Units:	1	Lot Size:	.1643

Address:	6108 N Walnut St, Spo		Owne	r(s):	Culp Terry L Culp Barba	ага А
APN:	26361.0112	Sale Amo		\$150,000	Sale Date:	06/25/2007
Beds / Baths:	2/1	Square F		1,220	Year Built:	1970
Use Code:	SFR	# Units:	A	1	Lot Size:	.1643

Address:	6204 N Walnut St, S	•	Owner(s):	Sullivan Michael R Jr k		
APN:	26361.0117	Sale Amou		Sale Date:	01/08/2016	elu-a preiu

School Name:	Browne Elementary School	Grade Span:	Primary & Middle
Address:	5102 N Driscoll Blvd, Spokane, WA 99205	Number of Teachers:	
Phone #:	509-354-2400	Number of Students:	446
		e e e e e e e e e e e e e e e e e e e	
School Name:	Madison Elementary School	Grade Span:	Primary & Middle
Address:	319 West Nebraska Ave, Spokane, WA 99205	Number of Teachers:	
Phone #:	509-354-3600	Number of Students:	337
School Name:	Glover Middle School	Grade Span:	Middle
Address:	2404 W Longfellow Ave, Spokane, WA 99205	Number of Teachers:	
Phone #:	509-354-5400	Number of Students:	634
School Name:	Audubon Elementary School	Grade Span:	Primary & Middle
Address:	2020 W Carlisle Ave, Spokane, WA 99205	Number of Teachers:	
hone #:	509-354-2140	Number of Students:	465
School Name:	Havermale Alternative School	Grade Span:	High
Address:	1300 West Knox Ave, Spokane, WA 99205	Number of Teachers:	
Phone #:	509-354-6401	Number of Students:	
school Name:	Willard Elementary School	Grade Span:	Primary & Middle
Address:	500 W Longfellow Ave, Spokane, WA 99205	Number of Teachers:	
hone #:	509-354-4444	Number of Students:	585
ichool Name:	Garfield Elementary School	Grade Span:	Primary & Middle
Address:	222 W Knox Ave, Spokane, WA 99205	Number of Teachers:	industrial destroyed of head have PERSTREAMED STATEMENT TO Associate the highest have a self-state of the control of the self-state of the self-

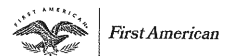


# Tax Map

# 6117 N Cedar St, Spokane, WA 99205

7/13/2016

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# my FirstAm® School Information 6117 N Cedar St, Spokane, WA 99205 School District(s) District Name: Spokane School District Number of Address: WA 54 Schools: Number of Phone #: Teachers: District #: 5308250 Grade Span:

# **School Information**

		and the second of the second o	· · · · · · · · · · · · · · · · · · ·					4"	
D;	26361.4205	5503 N Walnut ST , Spokane, WA 99205	\$136,000	1952	2	2	1080	04/28/2016	0.42 mi
E.	26361.3006	5525 N Oak ST , Spokane, WA 99205	\$142,500	1952	3	2	1328	06/24/2016	0.45 mi
F.	26364.0321	5418 N Ash ST , Spokane, WA 99205	\$120,500	1943	3	1	1272	05/18/2016	0.48 mi
G.	26362.0101	6215 N Belt ST , Spokane, WA 99205	\$99,000	1951	2	1	1064	05/03/2016	0.50 mi
Н.	26211.4314	9223 N Rosebury LN , Spokane, WA 99208	\$250,920	2015	3	2	1329	02/23/2016	0.51 mi
I.	26362,1006	6110 N Nettleton ST , Spokane, WA 99205	\$134,000	1952	3	1.5	1384	02/17/2016	0.53 mi
J.	26364.0316	5324 N Ash ST , Spokane, WA 99205	\$103,000	1943	3	1	1142	02/10/2016	0,53 mi
K.	26362,1010	6022 N Nettleton ST , Spokane, WA 99205	\$132,639	1952	3	1	1080	06/15/2016	0.54 mi
L.	36311.0805	6207 N Howard ST , Spokane, WA 99205	\$145,000	1955	3	1.5	1336	06/01/2016	0.55 mi
М.	26253.1814	2412 W Francis AVE , Spokane, WA 99205	\$114,000	1958	3	1,5	1352	06/10/2016	0.62 mi
N.	26253,2111	2420 W Rosewood AVE , Spokane, WA 99208	\$163,000	1998	3	2.5	1248	04/04/2016	0.64 mi
Ο.	36311,1119	6012 N Stevens ST , Spokane, WA 99205		1980	2	1	1125	02/23/2016	0.65 mi
P.	26364.1914	5314 N Elgin ST , Spokane, WA 99205	\$138,500	1943	3	2	1332	04/06/2016	0.66 mi
Q.	26364,0709	5107 N Walnut ST , Spokane, WA 99205	\$75,851	1927	3	1	1142	03/11/2016	0.66 mi
R.	36313,0819	5214 N Monroe ST , Spokane, WA 99205	\$145,000	1970	2	1	1380	03/23/2016	0.69 mi
s.	26364.1224	5022 N Oak ST , Spokane, WA 99205	\$163,000	2005	3	2	1392	01/20/2016	0.73 mi
Т.	26362.0125	6128 N Alberta ST , Spokane, WA 99205	\$40,000	1950	3	1	1068	06/30/2016	0.74 mi
U,	36304.2116	6608 N Washington ST , Spokane, WA 99208	\$132,000	1958	3	1	1200	04/27/2016	0.75 mi
V.	36304.1106	6717 N Washington ST , Spokane, WA 99208	\$130,000	1958	3	1,5	1248	03/08/2016	0.76 mi
W.	26253.0112	6618 N Alberta ST , Spokane, WA 99208	\$211,000	1959	3	1.5	1138	06/28/2016	0.77 mi
Χ,	36313,2916	4918 N Cedar ST , Spokane, WA 99205	\$108,000	1948	3	1	1140	04/26/2016	0.77 mi
		7005 N Stevens ST ,		*****			***************************************		

Combined Report - myFirstAm

Neighbors

6117 N lar St, Spokane, WA 99205

7/13/2016

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# my FirstAm® Street Map

6117 N Cedar St, Spokane, WA 99205

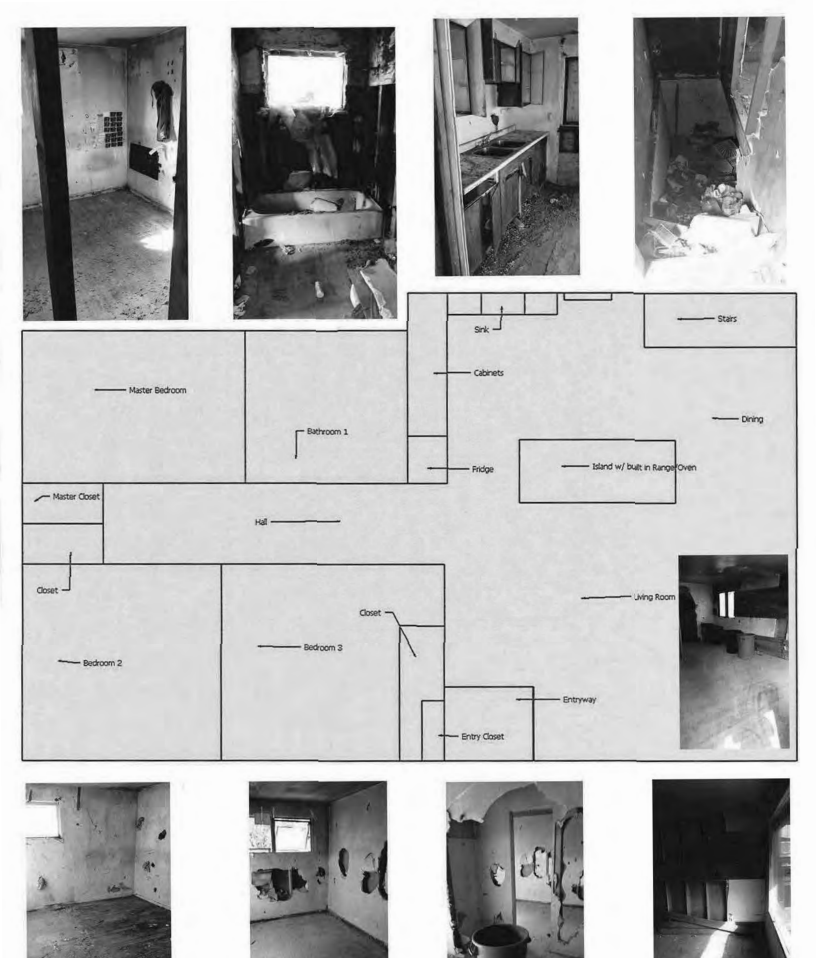


# Street Map

# 6117 N Cedar St, Spokane, WA 99205

7/13/2016

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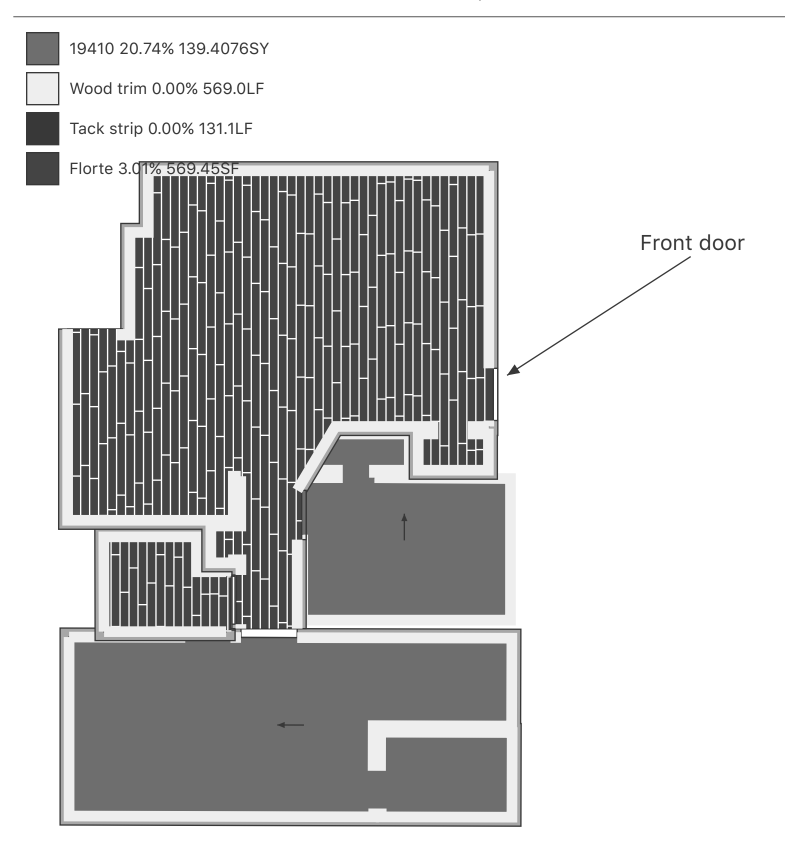




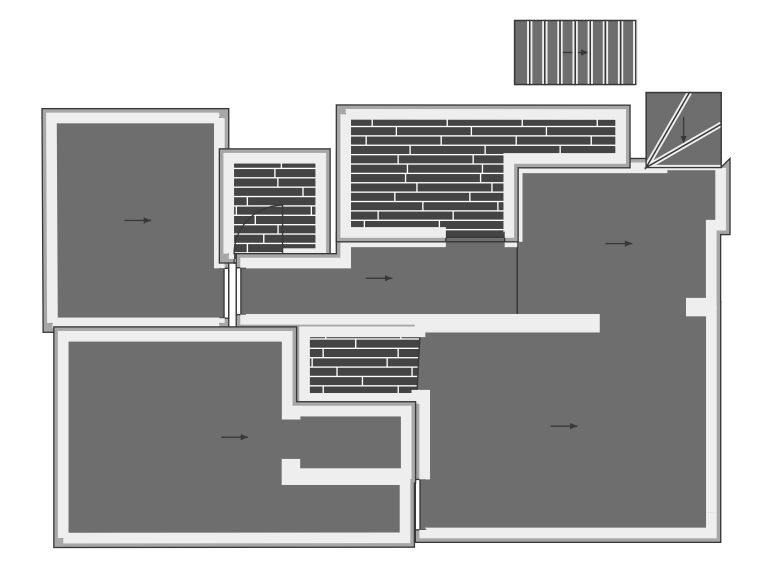


	 Bathroom	Stairs
Bedroom	 -	
—— Closet  —— Bedroom		Second Living Area







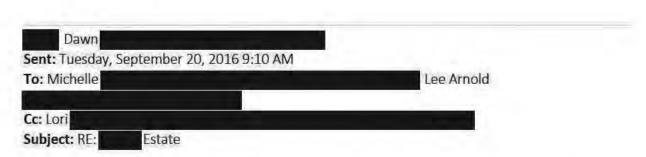


Rm7 Rm7









For your records, I've attached a conformed copy of the Affidavit of Publication of Notice to Creditors. The time period for any creditors to make any claims on the estate would be up as of January 3, 2017. We will be able to close down the estate any time after that date. I've mailed a hard copy of this document directly to Ms. for her records. Thanks.



Olson, Loeffler & Landis, P.S. Attorneys at Law 8414 North Wall Street, Suite A Spokane, WA 99208-6171

From: Michelle Sent: Monday, August 29, 2016 4:30 PM To: Dawn Lee Arnold Cc: Lori Subject: RE:

Estate

Hello Dawn,

We will work on getting a copy of the death certificate on our end. Please go ahead and schedule the

closing. Thank you for the update,

Michelle

Secured Investment Corp 1121 E Mullan Avenue Coeur d'Alene, ID 83814 800-971-5988 x1805

Sent: Monday, August 29, 2016 4:25 PM

To: Lee Arnold <
Cc: Michelle

Subject: Estate

Lee,

Mr. asked that I send you this email. I just got off the phone with Colleen as I was asking for a copy of the death certificate for Sharron for our file. She indicated to me that she may not have a copy anymore and was going to look for it. If she does not have one, she'll have to request one and until she can get a copy, Mr. is suggesting that you wait to sign any purchase and sale agreement until we have a copy in our possession. Thanks.

# Dawn A. John

Olson, Loeffler & Landis, P.S. Attorneys at Law 8414 North Wall Street, Suite A Spokane, WA 99208-6171

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#### CERTIFICATE OF DEATH

CERTIFICATE NUMBER: 2013-008140

LOCAL FILE NUMBER: 1705

DATE ISSUED: 08/30/2016

FEE NUMBER: 0003201071

GIVEN NAMES: SHARRON LAST NAME: |

> COUNTY OF DEATH: SPOKANE
> DATE OF DEATH: MAY 05,2013
> HOUR OF DEATH: 06:40 P.M. SEX: FEMALE

AGE: 74 YEARS SOCIAL SECURITY NUMBER:

HISPANIC ORIGIN: NO. NOT HISPANIC RACE: WHITE

BIRTHDATE: DECEMBER 16,1938 BIRTHPLACE: SPOKANE, WASHINGTON

MARITAL STATUS: DIVORCED SPOUSE:

OCCUPATION: HOUSEKEEPER

INDUSTRY: HOTEL

EDUCATION: HIGH SCHOOL GRADUATE OR GED COMPLETED

US ARMED FORCES? NO

INFORMANT: COLLEEN

RELATIONSHIP: DAUGHTER

ADDRESS: 5321 N A STREET, SPOKANE, WA 99205

PLACE OF DEATH: HOSPITAL FACILITY OR ADDRESS: PROVIDENCE SACRED HEART MEDICAL CENTER. CITY, STATE, ZIP: SPOKANE, WASHINGTON 99204

RESIDENCE STREET: 6117 N CEDAR CITY, STATE, ZIP: SPOKANE, WASHINGTON 99205 INSIDE CITY LIMITS? YES COUNTY: SPOKANE TRIBAL RESERVATION: NOT APPLICABLE LENGTH OF TIME AT RESIDENCE: 44 YEARS

FATHER/PARENT: WALTER MOTHER/PARENT:

METHOD OF DISPOSITION: CREMATION

PLACE OF DISPOSITION: FOOTHILLS CREMATORY CITY, STATE: SPOKANE, WA DISPOSITION DATE: MAY 08,2013

FUNERAL FACILITY: SPOKANE CREMATION & FUNERAL SERVICE ADDRESS: 2832 N RUBY CITY, STATE, ZIP: SPOKANE WA 99207 FUNERAL DIRECTOR: WILLIAM D ROSSEY

CAUSE OF DEATH:

A. LEFT LOBAR PNEUMONTA

INTERVAL: HOURS

B. UNSTABLE C1-C2 FRACTURES WITH SPINAL CORD SWELLING, SURGICALLY REPAIRED

INTERVAL: 4 DAYS

C. BLUNT IMPACT - FALL

INTERVAL: 4 DAYS

INTERVAL:

OTHER CONDITIONS CONTRIBUTING TO DEATH: THROMBOCYTOPENIA, UNKNOWN CAUSE

DATE OF INJURY: MAY 01,2013 HOUR OF INJURY: UNKNOWN INJURY AT WORK? NO PLACE OF INJURY: RESIDENCE

LOCATION OF INJURY: 6117 N CEDAR ST

CITY, STATE, ZIP: SPOKANE, WASHINGTON 99205 COUNTY: SPOKANE

DESCRIBE HOW INJURY OCCURRED FELL WHILE WALKING OUTSIDE AT HOME

STATUS OF DECEDENT, IF A TRANSPORTATION INJURY: NOT APPLICABLE

ITEM(S) AMENDED: NONE

NUMBER(S): NONE DATE(S): NONE MANNER OF DEATH: ACCIDENT

AUTOPSY: NO

AVAILABLE TO COMPLETE THE CAUSE OF DEATH? NOT APPLICABLE DID TOBACCO USE CONTRIBUTE TO DEATH? NO PREGNANCY STATUS, IF FEMALE: NOT APPLICABLE

ME/CORONER: SALLY S. AIKEN, MD TITLE: MEDICAL EXAMINER

ME/CORONER

ADDRESS: 5901 N LIDGERWOOD ST STE 24B

CITY, STATE, ZIP: SPOKANE WA 99208

DATE SIGNED: MAY 06,2013

CASE REFERRED TO ME/CORONER: NO FILE NUMBER: 13-1485 ATTENDING PHYSICIAN: NOT APPLICABLE

LOCAL DEPUTY REGISTRARI PEGGY WETMORE DATE RECEIVED: MAY 08,2013

DOH 01-003 (10/15).



#### CERTIFICATE OF DEATH

CERTIFICATE NUMBER: 2013-008140

LOCAL FILE NUMBER: 1705

DATE ISSUED: 08/30/2016

FEE NUMBER: 0003201071

LAST NAME:

GIVEN NAMES: SHARRON

COUNTY OF DEATH: SPOKANE
DATE OF DEATH: MAY 05,2013
HOUR OF DEATH: 06:40 P.M. SEX: FEMALE

AGE: 74 YEARS SOCIAL SECURITY NUMBER:

HISPANIC ORIGIN: NO, NOT HISPANIC

RACE: WHITE

BIRTHDATE: DECEMBER 16,1938 BIRTHPLACE: SPOKANE, WASHINGTON

MARITAL STATUS: DIVORCED

SPOUSE:

OCCUPATION: HOUSEKEEPER

INDUSTRY: HOTEL

EDUCATION: HIGH SCHOOL GRADUATE OR GED COMPLETED

US ARMED FORCES? NO

INFORMANT: COLLEEN

RELATIONSHIP: DAUGHTER

ADDRESS: 5321 N A STREET, SPOKANE, WA 99205

PLACE OF DEATH: HOSPITAL

FACILITY OR ADDRESS: PROVIDENCE SACRED HEART MEDICAL CENTER.
CITY, STATE, ZIP: SPOKANE, WASHINGTON 99204

RESIDENCE STREET: 6117 N CEDAR

CITY, STATE, ZIP: SPOKANE, WASHINGTON 99205

INSIDE CITY LIMITS? YES

COUNTY: SPOKANE TRIBAL RESERVATION: NOT APPLICABLE

LENGTH OF TIME AT RESIDENCE: 44 YEARS

FATHER/PARENT: WALTER

MOTHER/PARENT:

METHOD OF DISPOSITION: CREMATION

PLACE OF DISPOSITION: FOOTHILLS CREMATORY

CITY, STATE: SPOKANE, WA

DISPOSITION DATE: MAY 08,2013

FUNERAL FACILITY: SPOKANE CREMATION & FUNERAL SERVICE

ADDRESS: 2832 N RUBY

CITY, STATE, ZIP: SPOKANE WA 99207 FUNERAL DIRECTOR: WILLIAM D ROSSEY

CAUSE OF DEATH:

A. LEFT LOBAR PNEUMONTA

INTERVAL: HOURS

8. UNSTABLE C1-C2 FRACTURES WITH SPINAL CORD SWELLING, SURGICALLY REPAIRED

INTERVAL: 4 DAYS

C. BLUNT IMPACT - FALL

INTERVAL: 4 DAYS

INTERVAL:

OTHER CONDITIONS CONTRIBUTING TO DEATH:

THROMBOCYTOPENIA, UNKNOWN CAUSE

DATE OF INJURY: MAY 01,2013 HOUR OF INJURY: UNKNOWN

INJURY AT WORK? NO

PLACE OF INJURY: RESIDENCE

LOCATION OF INJURY: 6117 N CEDAR ST

CITY, STATE, ZIP: SPOKANE, WASHINGTON 99205

COUNTY: SPOKANE

DESCRIBE HOW INJURY OCCURRED:

FELL WHILE WALKING OUTSIDE AT HOME

MANNER OF DEATH: ACCIDENT

AUTOPSY: NO

AVAILABLE TO COMPLETE THE CAUSE OF DEATH? NOT APPLICABLE DID TOBACCO USE CONTRIBUTE TO DEATH? NO

PREGNANCY STATUS, IF FEMALE: NOT APPLICABLE

ME/CORONER: SALLY S. AIKEN, MD

TITLE: MEDICAL EXAMINER

ME/CORONER

ADDRESS: 5901 N LIDGERWOOD ST STE 248

CITY, STATE, ZIP: SPOKANE WA 99208

DATE SIGNED: MAY 06,2013

STATUS OF DECEDENT, IF A TRANSPORTATION INJURY: NOT APPLICABLE

ITEM(S) AMENDED: NONE.

NUMBER (S) . NONE DATE(S): NONE;

CASE REFERRED TO ME/CORONER: NO FILE NUMBER: 13-1485 ATTENDING PHYSICIAN: NOT APPLICABLE

LOCAL DEPUTY REGISTRAR: PEGGY WETMORE DATE RECEIVED: MAY 08:2013



SPO REG HLTH DIST WHO COLLEGE AVE RM 1 SPOKANE, WA 99201

al Health District

Invoice VR-INV-1000050863 Date 8/30/2016 Page

**Due Date** 

Master No.

\$20.00

\$20.00

\$0.00

Page

247

08/30/2015

Card # Network:

AID:

ATC:

Chip Card:

14:49:22

enue

me:

DEBIT CARD DEBIT SALE

MAESTRO US DEBIT

> A0000000980840 000B

TC: ED79AF4C98038AF0 SEQ #: 21 Batch #: 275 INVOICE 22

Approval Code: 932518 Entry Method: Chlo Read Paid By:

LORI PETERSEN-PHILLI

Total

Balance

**Payment Received** 

in a latention:	Chip Read Issuer - PIN Verified		8/30/2016	78838
ode:	Issuer - PIN Verified	Fee Description	Discount Unit Pr	ce Ext. Price
ALE AMOUNT	\$20.00	VR-DEATH - 1ST CERTIFICATE	\$0.00 \$20.	\$20.0
CUSTOM	ER COPY			
**				

From:

Sent:

Wednesday, August 24, 2016 9:01 AM

To:

Lee Arnold; Accounting

Cc:

Lori Phillips; Cheryl Young; Michelle Mendez

Subject:

RE: Dickey Estate

Good morning Lee.

We have obtained the court's order appointing Colleen as administrator of the second estate. The order included nonintervention authority which means the Colleen may sign documents to sell the property at this time. We have sent her copies of the court's order and the letters of administration.

Thank you.

From: Lee Arnold [mailto]

Sent: Wednesday, August 10, 2016 7:21 PM

To: John L; Accounting

Cc: Lori Phillips; Cheryl Young; Michelle Mendez

Subject: Re: HELP!!!

Hi John,

I apologize, I thought the retainer had been sent.

Accounting-please

Asked the retainer to John's office.

Thanks,

Lee A. Arnold

CEO

Secured Investment Corp/

Cogo Capital.com

800-341-9918

"Nations Fastest Growing Provider of Private Funds to Real Estate Investors, Nation Wide".

Ask about becoming a private money lender through our nationwide platform!

Sent from my iPhone

Spokane, Wa 99208-6171
Phone:

The Called and left message for will call back.

The Called and left message for will call back.

Jan Herret

On Aug 10, 2016, at 4:22 PM, John L < www.wrote:

Lee,

I will need to file the probate. We do not need to serve Mr. with the documents. The important thing for us is to file the probate and attempt to get non-intervention authority. We would appreciate the retainer forwarded to our office as we will need the filing fee.

Thanks.

John H. Loeffler

8414 N. Wall, Suite A Spokane, Wa 99208-6171 Phone

From: Lee Arnold [mailto		
Sent: Wednesday, August	10, 2016 3:59 PM	
To: Matthew;	Dawn Dawn	
Cc:	Lori Michelle I	Cheryl Cheryl
Subject: RE: HELP!!!		

Thanks for the heads up Matthew.

John – is there anything we can do with this gentlemen while he is incarcerated to expedite the sales process?

Please let us know,

#### Lee Arnold

CEO

#### **Secured Investment Corp**

1121 E Mullan Ave. Coeur d'Alene ID 83814

Tel: 800.341.9918

Fax: 888.897.0237

<image001.png>

www.SecuredInvestmentCorp.com

<image002.png><image003.png><image004.png><image005.png>

From:, Matthew [mailto:m]  Sent: Wednesday, August 10, 2016 3:06 PM  To: Lee Arnold <
Cc: Lori Lori Lori Lori Lori Lori Lori Lori
Michael (6117 N. Cedar) was arrested for 1 <sup>st</sup> degree trespass today. He is being held on a booking exception. Starting immediately there is a likely 24 hour window to contact Mr. at the Spokane County jail.
Matthew City of Spokane   Office of the City Attorney   Assistant City Attorney   808 W. Spokane Falls Blvd. 5th Floor, Municipal Bldg. Spokane, WA 99201-3326 <image007.png> <image008.png> <image009.png></image009.png></image008.png></image007.png>
Confidential & Privileged Legal Materials  Your cooperation is requested; no disclosure authorized without express consent of client(s) and City Attorney.
From: Matthew Sent: Tuesday, July 26, 2016 8:17 AM To: 'Lee Arnold'; Cc: Subject: RE: HELP!!!
This is excellent news. Great work Lee! The SPD has not filed a chronic nuisance abatement on 6117 N. Cedar and we will hold off as long as you are making progress. The property has been placed into the building official process and has a status hearing August 16 at 1:30. I would recommend contacting Melissa as she is point on this property for code enforcement.
Please keep me in the loop. I am very interested in how this legal process works for Mr.
Lee - if we come into contact with Michael, who should we put him into contact with?
Best Regards,
<image006.jpg> Matthew   City of Spokane   Office of the City Attorney   Assistant City Attorney 808 W. Spokane Falls Blvd. 5th Floor, Municipal Bldg. Spokane, WA 99201-3326 <image007.png> <image008.png> <image009.png></image009.png></image008.png></image007.png></image006.jpg>

### **AUTHORIZATION FORM DATED 7/24/2016**

I, Colleen and Michelle , here Arnold, Washington State Real Estate A Properties, LLC and Lori Wash discuss my deceased mother's property 99205. Our mother passed away severa authorizing the above parties' permission representative, or attorney, or necessary property to Escalade Properties LLC, Le 83814. This Authorization will remain parties that this authorization is void or	Agent and Managing Membe hington State Licensed Real located at 6117 North Cedard years ago and did not have on to discuss the property wird individual to assist us in becated at 1121 E. Mullan Avin effect until I (we) specific	r of Escalade Estate Agent, to Ave Spokane WA a will. We are th any state appointed ing able to sell this re Coeur d'Alene, ID
Property Address: 6117 North Cedar Ro	oad Spokane WA 99205	
Coffeen Scott  Michelle Bell	7-25/6 Date 7/25/16 Date	PH#
Lee A. Arnold Lori Phillips Secured Investment Corp 1121 E. Mullan Ave Coeur d' Alene, ID 83814		



OFFICE OF NEIGHBORHOOD SERVICES CODE ENFORCEMENT 808 W. SPOKANE FALLS BLVD. Spokane, Washington 99201-3343

July 14, 2016

#### NOTICE OF SUMMARY HEARING CERTIFIED

Sharon 5117 N Cedar St. Spokane WA 99205

RE: BUILDING OFFICIAL'S SUMMARY HEARING OF AN ABANDONED, UNFIT, AND SUBSTANDARD HOUSE AT 6117 N CEDAR, SPOKANE, WASHINGTON 99205

PARCEL NO: 26361,0108

LEGAL DESCRIPTION: SPECKS ADD \$51FT L7 B1

This letter serves as notice that a Summary Hearing was held before me on July 14, 2016, the Building Official for the City of Spokane, regarding the aforementioned property. At the Summary Hearing, Code Enforcement staff presented evidence of ownership and conditions of this property. The following are the findings of facts that resulted in a Spokane Police Department Civil Enforcement Unit referred complaint June 17, 2016 and evidence provided by SPD resulting from Law Enforcement action on July 6, 2016.

#### **FINDINGS**

### VIOLATION OF SMC 17F.070.400 SUBSTANDARD BUILDING

A. Dilapidation: exterior decay, water damage. Findings: Peeling paint, dilapidated eaves and soffits. SPD body cam shows damage to siding.

B. Structural defects: foundation, wall and roof framing. Findings: SPD reports caving in roof with missing shingles and holes. SPD reports holes in walls and body cam shows holes through siding.

- C. Unsanitary conditions: waste accumulation, health hazards. Findings: Yard waste, scrap wood, possible junk vehicle, and miscellaneous debris in yard. Water off since September 15, 2015, therefore there is no water for sanitation. Garbage collection stopped since September 15, 2015, SPD body cam shows interior full of garbage and waste that almost completely impedes movement in most rooms. SPD report #16-246738 states that black mold was visible throughout the house. SPD body cam shows bottles filled with urine and bathroom demolished with no operable plumbing fixtures. SPD report #16-246738 states residence floor completely covered by debris, garbage, and broken down furniture, and that garbage in the house was piled almost ceiling high to the point of impeding the effectiveness of a K-9 unit.
- D. Defective/inoperable plumbing. Findings: Water off since September 15, 2015, therefore there is no water for sanitation.
- E. Inadequate weatherproofing: siding, roofing, glazing. Findings: Roll roofing may not be effective. Eaves are damaged. SPD reports broken windows and body cam shows windows covered with screens and plastic. Body cam shows holes in siding. SPD report #16-246738 states front door off hinges.
- G. Inoperable or inadequate heating system. Findings: Avista reports power off at meter since January 14, 2016, therefore there is no power for a heating system. SPD reports furnance broken and use of combination of metal newspaper stand, barbeque smoker, and keratin fuel as heat source.
- H. Hazardous electrical conditions. Findings: Avista meter dismantled. SPD body cam shows holes in ceiling where overhead light fixtures likely once were. SPD body cam shows outlets removed from walls inside or otherwise damaged.

L. Defects increasing the hazards of fire, accident or other calamity. Findings: SPD reports use of combination of metal newspaper stand, barbeque smoker, and keratin fuel as heat source. SPD report #16-246738 states occupant was having fires inside residence on living room floor. SPD report #16-246738 states residence full of hazardous debris including sharp sticks. SPD reports doors are unable to lock. Yard waste pile in rear yard held together with garden hose. SPD body cam shows and SPD report #16-246738 confirms interior walls either stripped down to studs or have holes through drywall throughout majority of house. Body cam shows door barricaded with large appliance creating obstruction to evacuation in case of fire. Body cam shoes house interior filled with garbage and waste that impedes movement and could cause falling or tripping hazards and prevent access and impede movement by first responders or fire fighters. SPD report #16-246738 states the basement stairwell completely filled with debris. SPD report #16-246738 states that evidence of habitation were present including fresh food and a cot. All these defects increase the hazards of fire, accident, or other calamity in the house.

VIOLATION OF SMC 10.08A.020 H(1)(f)(ii)(5) An abandoned or vacant building, structure, or part thereof not securely closed to entry.

#### VIOLATION OF UNFIT SMC 17F.070.410

The building is unfit due to quantity and extent of substandard conditions. The building official or hearing examiner may determine that the building/structure is unfit for human habitation and order demolition if any of the substandard conditions listed in SMC 17F.070.400 are found to exist to such an extent as to be dangerous or injurious to the health or safety of the building's occupants or community.

The building official or hearing examiner may order demolition if any of the substandard conditions listed in SMC 17F.070.400 are found to exist to such an extent as to be dangerous or injurious to the health or safety of the buildings occupants or community.

#### **BUILDING OFFICIAL'S ORDER**

Conditions on the property are substandard due to no water, no power, and other noted conditions as defined by Spokane Municipal Code SMC 17F.070.400, and are a nuisance as defined in SMC 10.08A.020 due to: unsecured buildings, and may be considered abandoned under SMC 17F.070.030.

The conditions noted above warrant a "DO NOT OCCUPY" order for the safety and protection of occupants and public. By authority of SMC 17F.070.510 entitled "Emergency Action," I hereby order the occupants to vacate the house and garage and to not allow residency.

By authority of SMC 17F.070.510 entitled "Emergency Action," I hereby order the City of Spokane to securely board the house and garage immediately upon executing the DO NOT OCCUPY order. The charge for boarding will be placed as a lien on the property.

Lifting of the "DO NOT OCCUPY" order may be considered before the hearing date if violations are remedied through reconnection of utilities through legal means including permits and inspections. Call the Inspector Supervisor at 625-6108 for an inspection of the property before re-occupation.

The buildings are to be kept secure and are not to be occupied until such time as repairs are made, permits are issued, and inspections complete.

The charge for boarding will be placed as a lien on the property.

Please note: Prior to any demolition activity, contact Spokane Regional Clean Air Agency at (509) 477-4727. The inspection results are required by the Washington State Department of Labor and

Industries to be maintained on file and available upon request by the Department of Labor and Industries (WAC 296-62-07721).

SO ORDERED

D. Skindzier, Deputy Building Official

Enclosure: Rehabilitation plan Sharon

DS:CK:mh\ PC: D.

PC: D. Deputy Building Official

### Rehabilitation or Demolition Plan

**Due no later than one w	eek prior to Hearing**		808 W Spokane Falls Blvd, Spokane WA 99201-3333
Your Hearing Date		LYEFFE	(509)625-5083 Fax (509)625-6802.
I plan to: Rehab	Demo		heautifyspokane.org
Property Address:			
Notarized documentation network the property owner.	nust be provided for any au	uthorized representative of	Office Use Only
Property Owner	•	,	Plan Approved By
Mailing Address			Date
City, State, Zip			
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Office of Neighborhood

Services and Code

Home owners *cannot* obtain permits under SMC 17G.010.070 for:

- Structures exceeding 12 units
- Structures exceeding three stories in height
- The purpose of selling a property. Homeowners must own and occupy the house for at least one year before certain permits will be issued.
- Mechanical work such as gas appliances

Building permits can be issued to the owner for occupancies, including rentals.

Permits are issued on condition that all work be done by the owner-permittee and others as allowed by law. An electrical permit will be issued to an owner on condition that all work be done by the owner. Owner may receive help from a friend, but not for payment. Electrical contractors must apply for their own permit.

Contact the City Building Department at (509) 625-63	300 for information on require	1 permits.
--	--------------------------------	------------

 Please initial here	acknowledging your	understanding o	of the permit	requirements.

Please provide Cost estimates on the reverse side of this form. Incomplete forms will not be accepted.

255 | Page

## Rehab or Demo Plan page 2. Cost Estimates and Plan to Secure

The Following Section should correspond to the "Findings" section of your Building Official Letter	\$ Cost Estimate \$
A. Dilapidation: Exterior decay, water damage	
B. Structural defects: Foundation, wall and roof framing	
C. Unsanitary Conditions: Waste accumulation, health hazards	
D. Defective/inoperable plumbing	,
E. Inadequate Weatherproofing: siding roofing and glazing	
G. Inoperable or inadequate heating system	
H. Hazardous electrical conditions	
J. Structure used in the manufacture of methamphetamine or any other illegal drugs and has been condemned by the Spokane County Health District and the owner has failed to abate the nuisance condition	
K. Fire Damaged structure	
. Defects increasing the hazards of fire, accident or other alamity	
Demolition Cost	
ther: Please identify	,
	:
*My plan to keep this building secure is:	
J	
(initial) I am aware that an asbestos survey may be requ	irod minute 1
ertify by my signature below that I have the financial resources to co	nou prior to beginning this plan.
inancial resources to co	mplete the rehabilitation:
mated Starting Date	
Estimated Complet	
	**Required

### **AUTHORIZATION FORM DATED 7/24/2016**

Arnold, Washington State Real Properties, LLC and Lori discuss my deceased mother's p 99205. Our mother passed away authorizing the above parties' perpresentative, or attorney, or ne property to Escalade Properties	hereby authorize Escalade Properties Estate Agent and Managing Member of Washington State Licensed Real Estate Property located at 6117 North Cedar Ary several years ago and did not have a vermission to discuss the property with a ecessary individual to assist us in being LLC, Located at 1121 E. Mullan Ave Cremain in effect until I (we) specifically void or no longer valid.	f Escalade tate Agent, to ve Spokane WA will. We are any state appointed able to sell this Coeur d'Alene, ID
Property Address: 6117 North C	Cedar Road Spokane WA 99205	
Colleen	Date	PH#
Michelie	Date	PH#
Lee A. Arnold Lori Phillips Secured Investment Corp 1121 E. Mullan Ave Coeur d' Alene, ID 83814		

Lees orson

Form 21 Residential Purchase & Sale Agreement

©Copyright 2015
Northwest Multiple Listing Service

	/. 7/15 je 1 of 5						ITS RESERVED
	, , , , ,	RESIDENT		TATE PURCHASE A SPECIFIC TERMS	ND SALE AGREEN	MENT	A SOE ASSWALL
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2,	Buyer:	Escalade Properties, LL	c			A limited l	lability company
3.	Seller:	Buyer Colleen		Buyer Michelle	-	Status	
4.	Properl	seter ty: Tax Parcel No(s).; 2636	1.0108	Seller	,	Spokane	On work A
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	Address	escription: Attached as Ex	talkia A	City		Sinto	Ζ(ρ
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#### RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Continued Purchase Price. Buyer shall pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other property, gifts, retirement, or future earnings, except to the extent otherwise specified in this Agreement.

Earnest Money. Buyer shall deliver the Earnest Money within 2 days after mutual acceptance to Selling Broker or to Closing Agent. If Buyer delivers the Earnest Money to Selling Broker, Selling Broker will deposit any check to be held by Selling Firm, or deliver any Earnest Money to be held by Closing Agent, within 3 days of receipt or mutual acceptance, whichever occurs later. If the Earnest Money is held by Selling Firm and is over \$10,000.00 it shall be deposited into an interest bearing trust account in Selling Firm's name provided that Buyer completes an IRS Form W-9. Interest, If any, after deduction of bank charges and fees, will be paid to Buyer. Buyer shall reimburse Seiling Firm for bank charges 10 and fees in excess of the interest earned, if any, if the Earnest Money held by Seiling Firm is over \$10,000.00 Buyer 11 has the option to require Selling Firm to deposit the Earnest Money into the Housing Trust Fund Account, with the interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer does not complete an IRS Form W-9 before Selling Firm must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest Money shall be deposited into the Housing Trust Fund Account. Selling Firm may transfer the Earnest Money to Closing 15 Agent at Closing. If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the 16 Selling Firm or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to provide written verification of receipt of the Earnest Money and notice of dishonor of any check to the parties and Brokers at the addresses and/or fax numbers provided herein.

Upon termination of this Agreement, a party or the Closing Agent may deliver a form authorizing the release of Earnest 20 Money to the other party or the parties. The party(s) shall execute such form and deliver the same to the Closing Agent, 21 If either party fails to execute the release form, a party may make a written demand to the Closing Agent for the Earnest 22 Money. Pursuant to RCW 64.04, Closing Agent shall deliver notice of the demand to the other party within 15 days. If 23 the other party does not object to the demand within 20 days of Closing Agent's notice, Closing Agent shall disburse the 24 Earnest Money to the party making the demand within 10 days of the expiration of the 20 day period. If Closing Agent 25 timely receives an objection or an inconsistent demand from the other party, Closing Agent shall commence an 26 interpleader action within 60 days of such objection or inconsistent demand, unless the parties provide subsequent 27 consistent instructions to Closing Agent to disburse the earnest money or refrain from commencing an interpleader 28 action for a specified period of time. Pursuant to RCW 4.28.080, the parties consent to service of the summons and 29 complaint for an interpleader action by first class mail, postage prepaid at the party's usual mailing address or the 30 address identified in this Agreement. If the Closing Agent complies with the preceding process, each party shall be 31 deemed to have released Closing Agent from any and all claims or liability related to the disbursal of the Earnest Money. If either party falls to authorize the release of the Earnest Money to the other party when required to do so 33 under this Agreement, that party shall be in breach of this Agreement. For the purposes of this section, the term Closing 34 Agent includes a Selling Firm holding the Earnest Money. The parties authorize the party commencing an interpleader 35 action to deduct up to \$500.00 for the costs thereof.

- Included Items. Any of the following Items, including Items Identified in Specific Term No. 5 if the corresponding box is 37 checked, located in or on the Property are included in the sale: built-in appliances; wall-to-wall carpeting; curtains, drapes and all other window treatments; window and door screens; awnings; storm doors and windows; installed 39 television antennas; ventilating, air conditioning and heating fixtures; trash compactor; fireplace doors, gas logs and gas 40 log lighters; irrigation fixtures; electric garage door openers; water heaters; installed electrical fixtures, lighting fixtures; 41 shrubs, plants and trees planted in the ground; and other fixtures; and all associated operating remote controls. Unless 42 otherwise agreed, if any of the above items are leased or encumbered, Seller shall acquire clear title before Closing.
- d. Condition of Title. Unless otherwise specified in this Agreement, title to the Property shall be marketable at Closing. The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and restrictions, 45 presently of record and general to the area; easements and encroachments, not materially affecting the value of or 46 unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Monetary 47 encumbrances or ilens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be 48 conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate 49 Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after 50 acquired title.
- Title Insurance, Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current 52 ALTA form of Homeowner's Policy of Tille Insurance for One-to-Four Family Residence, from the Title Insurance 53 Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines 54 to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party 55 applying for title insurance shall pay any title cancellation fee, in the event such a fee is assessed. If the Title Insurance 56 Company selected by the parties will not issue a Homeowner's Policy for the Property, the parties agree that the Title 57 Insurance Company shall instead issue the then-current ALTA standard form Owner's Policy, together with 58 hotherwise additional protection and inflation protection endorsements, if available. The Title Insurance Company 59

	7/24/rdC			7	25/16		7-25-11
Buyer's Initials	Date	Buyer's Initials	Date	Seller's Initials	Date	Seller's initials	Date

Form 21 Residential Purchase & Sale Agreement Rev. 7/15

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#### RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT ALL RIGHTS RESERVED **GENERAL TERMS**

Continued

shall send a copy of the preliminary commitment to Seller, Listing Broker, Buyer and Selling Broker. The preliminary 60 commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and Exceptions in the Policy and Special Exceptions consistent with the Condition of Title herein provided. If title cannot be 62 made so insurable prior to the Closing Date, then as Buyer's sole and exclusive remedy, the Earnest Money shall, 63 unless Buyer elects to waive such defects or encumbrances, be refunded to the Buyer, less any unpaid costs described in this Agreement, and this Agreement shall thereupon be terminated. Buyer shall have no right to specific performance or damages as a consequence of Seller's inability to provide insurable title.

Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. If the Closing Date falls 67 on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. "Closing" means the date on which all documents are recorded and the sale proceeds are available to Seller. Seller shall deliver keys and garage door remotes to Buyer on the Closing Date or on the Possession Date, whichever occurs first. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. 72 Seller shall maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is entitled to 73 possession. Seller shall not enter into or modify existing leases or rental agreements, service contracts, or other agreements affecting the Property which have terms extending beyond Closing without first obtaining Buyer's consent, which shall not be unreasonably withheld. If possession transfers at a time other than Closing, the parties shall execute NWMLS Form 65A (Rental Agreement/Occupancy Prior to Closing) or NWMLS Form 65B (Rental Agreement/Seller 77 Occupancy After Closing) (or alternative rental agreements) and are advised of the need to contact their respective insurance companies to assure appropriate hazard and liability insurance policies are in place, as applicable.

RCW 19.27.530 requires the seller of any owner-occupied single-family residence to equip the residence with a carbon 80 monoxide alarm(s) in accordance with the state building code before a buyer or any other person may legally occupy the residence following the sale. The parties acknowledge that the Brokers are not responsible for ensuring that Selier compiles with RCW 19.27,530. Buyer and Seller shall hold the Brokers and their Firms harmless from any claim 83 resulting from Seller's failure to install a carbon monoxide alarm(s) in the Property.

- Section 1031 Like-Kind Exchange, if either Buyer or Seller Intends for this transaction to be a part of a Section 1031 85 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange so long as the 86 cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a 89 Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the 90 purposes of completing a reverse exchange. 91
- Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 92 escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, and lienable homeowner's association dues shall be prorated as of Closing. Buyer shall pay Buyer's loan costs, including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such delinquencies at Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, 97 prior to Closing, Seller obtains a written statement from the supplier as to the quantity and current price and provides 98 such statement to the Closing Agent. Seller shall pay all utility charges, including unbilled charges. Unless waived in 99 Specific Term No. 12, Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy 100 unpaid utility charges in accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities 101 providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or 102

Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or 104 other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that 105 are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid 106 as agreed in Specific Term No. 13.

- Sale Information. Listing Broker and Selling Broker are authorized to report this Agreement (including price and all 108 terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone 109 else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, 110 and others related to this Sale, to furnish the Listing Broker and/or Selling Broker, on request, any and all information 111 and copies of documents concerning this sale.
- Seller Citizenship and FIRPTA. Seller warrants that the identification of Seller's citizenship status for purposes of U.S. 113 income taxation in Specific Term No. 14 is correct. Seller shall execute a certification (NWMLS Form 22E or equivalent) 114 under the Foreign investment in Real Property Tax Act ("FIRPTA") at Closing and provide the certification to the Closing 115 Agent. If Seller is a foreign person for purposes of U.S. Income taxation, and this transaction is not otherwise exempt 116 rom/EIRPTA, Closing Agent is instructed to withhold and pay the required amount to the internal Revenue Service 117

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initials Date	Buyer's Initials	Date	Sellor's Initials	Date	oeners muials	

Form 21 Residential Purchase & Sale Agreement Rev. 7/15

Page 4 of 5

Buyer's Initials

Date

Buyer's Initials

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Northwest Multiple Listing Service

### RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT ALL RIGHTS RESERVED GENERAL TERMS

- k. Notices, in consideration of the license to use this and NWMLS's companion forms and for the benefit of the Listing 118 Broker and the Seiling Broker as well as the orderly administration of the offer, counteroffer or this Agreement, the 119 parties irrevocably agree that unless otherwise specified in this Agreement, any notice required or permitted in, or 120 related to, this Agreement (including revocations of offers or counteroffers) must be in writing. Notices to Selier must be 121 signed by at least one Buyer and shall be deemed given only when the notice is received by Selier, by Listing Broker or 122 at the licensed office of Listing Broker. Notices to Buyer must be signed by at least one Selier and shall be deemed 123 given only when the notice is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. Receipt by 124 Selling Broker of a Form 17, Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards, Public 125 Offering Statement or Resale Certificate, homeowners' association documents provided pursuant to NWMLS Form 126 22D, or a preliminary commitment for title insurance provided pursuant to NWMLS Form 22T shall be deemed receipt 127 by Buyer, Selling Broker and Listing Broker have no responsibility to advise of receipt of a notice beyond either phoning 128 Seller must keep Selling Broker and Listing Broker advised of their whereabouts in order to receive prompt notification of receipt of a notice.
- I. Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated 132 in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the 133 last calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday 134 or legal holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day that is not a 135 Saturday, Sunday or legal holiday. Any specified period of 5 days or less, except for any time period relating to the 136 Possession Date, shall not include Saturdays, Sundays or legal holidays. If the parties agree that an event will occur on 137 a specific calendar date, the event shall occur on that date, except for the Closing Date, which, if it falls on a Saturday, 138 Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, shall occur on the 139 next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. If the parties 140 agree upon and attach a legal description after this Agreement is signed by the offeree and delivered to the offeror, then 141 for the purposes of computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted 142 offer or counteroffer to the offeror, rather than on the date the legal description is attached. Time is of the essence of 143 this Agreement.
- m. Facsimile and E-mail Transmission. Facsimile transmission of any signed original document, and retransmission of 145 any signed facsimile transmission, shall be the same as delivery of an original. At the request of either party, or the 146 Closing Agent, the parties will confirm facsimile transmitted signatures by signing an original document. E-mail 147 transmission of any signed original document or a direct link to such document, and retransmission of any such e-mail, 148 shall be the same as delivery of an original, provided that the e-mail is sent to both Selling Broker and Selling Firm or 149 both Listing Broker and Listing Firm at the e-mail addresses on page one of this Agreement. At the request of either 150 party, or the Closing Agent, the parties will confirm e-mail transmitted signatures by signing an original document.
- n. Integration and Electronic Signatures. This Agreement constitutes the entire understanding between the parties and 152 supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall 153 be effective unless agreed in writing and signed by Buyer and Seller. The parties acknowledge that a signature in 154 electronic form has the same legal effect and validity as a handwritten signature.
- Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 158
  unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the 157
  Buyer on the first page of this Agreement.
- p. Default. In the event Buyer falls, without legal excuse, to complete the purchase of the Property, then the following 159 provision, as identified in Specific Term No. 8, shall apply:
  - Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 161
    Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such fallure. 162
  - ii. Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 163 as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual 164 damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 165 any other rights or remedies available at law or equily.
- q. Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a 167 certified public accountant to review the terms of this Agreement. Buyer and Seller shall pay their own fees incurred for 168 such review. However, if Buyer or Seller Institutes suit against the other concerning this Agreement the prevailing party 169 is entitled to reasonable attorneys' fees and expenses.
- Offer. Buyer shall purchase the Property under the terms and conditions of this Agreement. Seller shall have until 9:00 171 p.m. on the Offer Expiration Date to accept this offer, unless sooner withdrawn. Acceptance shall not be effective until a 172 signed copy is received by Buyer, by Selling Broker or at the licensed office of Selling Broker. If this offer is not so 173 accepted, it shall Japse and any Earnest Money shall be refunded to Buyer.

Seller's Initials

Date

Seller's Initials

Date

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Date

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### RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

Continued

- s. Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the insertion of the Seller's 173 name and the Seller's warranty of cilizenship status, shall be considered a counteroffer. If a party makes a counteroffer, 174 then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that counteroffer, unless 175 sconer withdrawn. Acceptance shall not be effective until a signed copy is received by the other party, the other party's 176 broker, or at the licensed office of the other party's broker. If the counteroffer is not so accepted, it shall lapse and any 177 Earnest Money shall be refunded to Buyer.
- Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the 179
  offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, 180
  unless sooner withdrawn.
- U. Agency Disclosure. Selling Firm, Selling Firm's Designated Broker, Selling Broker's Branch Manager (if any) and 162 Selling Broker's Managing Broker (if any) represent the same party that Selling Broker represents. Listing Firm, Listing 183 Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing Broker's Managing Broker (if any) 184 represent the same party that the Listing Broker represents. If Selling Broker and Listing Broker are different persons 185 affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated Broker, Branch Manager 186 (if any), and Managing Broker (if any) representing both parties as dual agents. If Selling Broker and Listing Broker are 187 the same person representing both parties then both Buyer and Seller confirm their consent to that person and his/her 188 Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. All 189 parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."
- v. Commission. Seller and Buyer shall pay a commission in accordance with any listing or commission agreement to 191 which they are a party. The Listing Firm's commission shall be apportioned between Listing Firm and Selling Firm as 192 specified in the listing. Seller and Buyer hereby consent to Listing Firm or Selling Firm receiving compensation from 193 more than one party. Seller and Buyer hereby assign to Listing Firm and Selling Firm, as applicable, a portion of their 194 funds in escrow equal to such commission(s) and irrevocably instruct the Closing Agent to disburse the commission(s) 195 directly to the Firm(s). In any action by Listing or Selling Firm to enforce this paragraph, the prevailing party is entitled to 196 court costs and reasonable attorneys' fees. Seller and Buyer agree that the Firms are intended third party beneficiaries 197 under this Agreement.
- w. Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 199 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 200 mutual acceptance, Buyer may resclind this Agreement at any time up to 3 days thereafter.
- x. Information Verification Period and Property Condition Disclaimer. Buyer shall have 10 days after mutual 202 acceptance to verify all information provided from Seller or Listing Firm related to the Property. This contingency shall 203 be deemed satisfied unless Buyer gives notice identifying the materially inaccurate information within 10 days of mutual 204 acceptance. If Buyer gives timely notice under this section, then this Agreement shall terminate and the Earnest Money 205 shall be refunded to Buyer.

Buyer and Seller agree, that except as provided in this Agreement, all representations and information regarding the 207 Properly and the transaction are solely from the Seller or Buyer, and not from any Broker. The parties acknowledge that 208 the Brokers are not responsible for assuring that the parties perform their obligations under this Agreement and that 209 none of the Brokers has agreed to independently investigate or confirm any matter related to this transaction except as 210 stated in this Agreement, or in a separate writing signed by such Broker. In addition, Brokers do not guarantee the 211 value, quality or condition of the Property and some properties may contain building materials, including siding, roofing, 212 celling, insulation, electrical, and plumbing, that have been the subject of lawsuits and/or governmental inquiry because 213 of possible defects or health hazards. Some properties may have other defects arising after construction, such as 214 drainage, leakage, pest, rot and moki problems. Brokers do not have the expertise to identify or assess defective 215 products, materials, or conditions. Buyer is urged to use due diligence to inspect the Property to Buyer's satisfaction 216 and to retain inspectors qualified to identify the presence of defective materials and evaluate the condition of the 217 Property as there may be defects that may only be revealed by careful inspection. Buyer is advised to investigate 218 whether there is a sufficient water supply to meet Buyer's needs. Buyer is advised to investigate the cost of insurance 219 for the Property, Including, but not limited to homeowner's, flood, earthquake, landslide, and other available coverage. 220 Buyer and Seller acknowledge that home protection plans may be available which may provide additional protection 221 and benefit to Buyer and Seller. Brokers may assist the parties with locating and selecting third party service providers, 222 such as inspectors or contractors, but Brokers cannot guarantee or be responsible for the services provided by those 223 third parties. The parties shall exercise their own judgment and due diligence regarding third-party service providers.

Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Date

#### EXHIBIT "A"

THE SOUTH 51 FEET OF LOT 7, BLOCK 1, SPECKS ADDITION, ACCORDING TO PLAT RECORDED IN VOLUME 2 OF PLATS, PAGE 28, IN THE CITY OF SPOKANE, SPOKANE COUNTY, WASHINGTON.

SELLER	BUYER	
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Seller/Lessor

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Date

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Seller/Lessor

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Buyant bases initials

Date

©Copyright 2010 Northwest Mulliple Lieling Service ALL RIGHTS RESERVED Form 22J Disclosure Lund Based Paint & Hezords Roy, 7/10 DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT Paga 2 of 2 AND LEAD-BASED PAINT HAZARDS Audendum to Purchase & Sale or Lease Agreement Continued 40 Buyer'e/Lessoo's Acknowledgment 41 (c) Buyer/Lessee has received copies of all information listed above. 42 (d) Buyer/Lessee has received the pamphlet "Protect Your Family from Lead in Your Home." 43 (e) Buyer has (check one below only if Purchase and Sale Agreement): Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hezards. Accepted an opportunity to conduct a risk assessment or inspection for the presence of feat-based 46 47 paint and/or lead-based paint hazards on the following terms and conditions: This Agreement is conditioned upon a risk assessment or inspection of the Property for the presence of 48 lead-based paint and/or lead-based paint hezards, to be performed by a risk assessor or inspector at 49 the Buyer's expense. (Intact lead-based paint that is in good condition is not necessarily a hazard. See 50 51 the EPA pamphlet "Protect Your Family From Lead in Your Home" for more information). This contingency SHALL CONCLUSIVELY BE DEEMED SATISFIED (WAIVED) unless Buyer gives 52 written notice of disapproval of the risk assessment or inspection to the Seller within \_\_\_\_\_\_ 53 (10 days if not filled in) after receiving this Disclosure. Buyer's notice must identify the specific existing 54 deficiencies and corrections needed and must include a copy of the inspection and/or risk assessment 55 report. days (3 days if not filled in) after Seller's 57 The Seller may, at the Seller's option, within \_ receipt of Buyer's disapproval notice, give written notice that Seller will correct the conditions identified 58 by Buyer. If Seller agrees to correct the conditions identified by Buyer, then it shall be accomplished at 59 Seller's expense prior to the closing date, and Seller shall provide Buyer with certification from a risk 60 assessor or inspector demonstrating that the condition(s) has been remedied prior to the closing date. 61 In lieu of correction, the parties may agree on any other remady for the disapproved condition(s), 62 including but not limited to cash payments from Seller to Buyer or adjustments in the purchase price. If 63 such an agreement on non-repair remedies is secured in writing before the expiration of the time period 64 set forth in this subparagraph, then this contingency will be deemed satisfied. If the Seller does not give notice that the Seller will correct the conditions identified in Buyer's risk 86 assessment or inspection, or if the parties cannot reach an agreement on alternative remedies, then 67 Buyer may elect to give notice of termination of this Agreement within days (3 days If not 68 filled in) after expiration of the time limit in the preceding subparagraph or delivery of the Selier's notice 89 pursuant to the preceding subparagraph, whichever first occurs. The earnest money shall then be 70 returned to the Buyer and the parties shall have no further obligations to each other. Buyer's fallure to 71 give a written notice of termination means that the Buyer will be required to purchase the Property 72 without the Seller having corrected the conditions identified in Buyer's risk assessment or inspection 73 and without any alternative remedy for those conditions. 74 Buyer walves the right to receive an amended Real Property Transfer Disclosure Stalement (NWMLS 76 Form No. 17 or equivalent) pursuant to RCW 64.03 based on any conditions identified in inspection 76 and/or risk assessment report(s). 77 Buyer has reviewed the information above and certifies, to the best of Buyer's knowledge, that the statements made 78 by Buyer are true and accurate, 79 80 Buyer/Lessee Date Buyer/Lessee Date 81 Brokers' Acknowledgment Brokers have informed the Seller/Lessor of the Seller's/Lessor's obligations under 42 U.S.C. 4852(d) and are 82 <u>Wate of loals regrouselfilling to an </u> re compleme, 83 84 Selling Broker Date Listing Broker Date

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10-10-16

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Form 31 Earnest Money Promissory Note Rev. 7/10 Page 1 of 1 ©Copyright 2010 Northwest Multiple Listing Service ALL RIGHTS RESERVED

#### **EARNEST MONEY PROMISSORY NOTE**

\$	500.00		Spokane	, Washington
FOR V	ALUE RECEIVED, Escalade Pro	operties, LLC		
Buyer				("Buyer")
	s) to pay to the order of	due at closing	(Selling Firm o	r Closing Agent)
	n of Five Hundred			
(\$ <u>500</u> .	00			
면 wi(	hin 3 days following mutual accep	tance of the Purchase	and Sale Agreement.	
	ote is evidence of the obligation greement between the Buyer and	•		
Seller	- 100			("Seller")
dated	July 25, 2016 as above shall constitute default o	Bu on sald Purchase and S	yer's fallure to pay the Sale Agreement as well	Earnest Money as on this Note.
any of	Note shall be placed in the hands of the balance due on this Note, the nd collection costs.	of an altorney for collect to Buyer promises to p	illon, or if suit shall be b pay reasonable attorne	prought to collect ys' fees, and all
Date: _	July 25, 2016		1 7	
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<sup>\* &</sup>quot;On closing" or similar language is not recommended. Use a definite date.

Form 17 Seljer Disclosure Statement Rev. 7/18 Page 1 of 8

SELLER'S INITIALS

### SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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condomini	ed in transfers of improved residential real property, including residential dwellings up to for turns not subject to a public offering statement, certain timeshares, and manufactured and 4.06 for further information.	mobile i	omes	. See R	CW	3 4
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efatement	and each attachment. Delivery of the disclosure statement must occur not later then five agreed, after mutual acceptance of a written purchase and sale agreement between Buyer an	(a) busii	1988 6	ays, un	1888	10
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ON SELL	ER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLE ENT. UNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE (	etes it Niguria	115 D 1289 D	ISCLOS DAYS FE	NC.	17 18
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BY DELIV	YERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR	SELLER	's ag	ENT, IF	TH≅	20 21
SELLER D	DOES NOT GIVE YOU A COMPLETED DISCLOSURE STATEMENT, THEN YOU MAY WAIVE O OR AFTER THE TIME YOU ENTER INTO A PURCHASE AND SALE AGREEMENT,	2 FFILE POP	9111 1	O NEOL	STAIN	22
THE FOL	LOWING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATION	VS OF A	NY RE	AL EST	ATE	23
LICENSE ANY WRI	E OR OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTI TTEN AGREEMENT BETWEEN BUYER AND SELLER.	ENDED "	O BE	A PAR	rof	24 25
FOR A M	ORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROP	ERTY YO	AF LLC	IVOA 3	SED	26 27
TO OBTA	IN AND PAY FOR THE SERVICES OF QUALIFIED EXPERTS TO INSPECT THE PROPERT I LIMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, EL	i Y, WHIC ECTRICI	M MA ANS.	ROOF	ERS.	28
PARTIE DING	3 INSPECTORS, ON-SITE WASTEWATER TREATMENT INSPECTORS, OR STRUCTU	RAL PE	37 IN	SPECIA	JKS.	29
THE PRO	OSPECTIVE BUYER AND SELLER MAY WISH TO OBTAIN PROFESSIONAL ADVICE O TY OR TO PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM	r inspe	CTIO	NS OF	THE	30 31
	INSPECTION, DEFECTS OR WARRANTIES.	**,1:,1:11	LO: W	.01 10	,,,,,	32
SELLER	TI IS/ IZ IS NOT OCCUPYING THE PROPERTY.					33
I. SELLE	R'S DISCLOSURES:					34
*If you	enswer "Yes" to a question with an esterisk ("), please explain your answer and attach doc	umente, i	f avai	iabie and	d not	35 38
	se publicly recorded. If necessary, use an attached sheet.	YES	NO	DON'T	N/A	37
1. TITI		PA.	_	<b>€</b>	а	38 39
	Do you have legal authority to sell the property? If no, please expiain.	.,,,,,,,		4.4	ч	
*B,	Is title to the properly subject to any of the following?  (1) First right of refusal		o.	図		40 41
	(2) Option		ā	HZÍ.		42
	(3) Lease or rental agreement		0	<b>8</b> 2		43
	(4) Life estate?			赵	a	14
_	Are there any encroachments, boundary agreements, or boundary disputes?			赵		45
	Is there a private road or easement agreement for access to the property?		Q	Ħ		46
*E.	Are there any rights-of-way, easements, or access limitations that may affect the Buyer's use the property?	्र ,	Q	122	□	47 48
*F.	Are there any written agreements for joint maintanance of an easement or right-of-way?		D	ស		49
	Is there any study, survey project, or notice that would adversely affect the property?		0	<b>e</b>		50
*H.	Are there any pending or existing assessments against the property?	,	0	ख		51
	10.10.16					
	- 40° 771 + 11a					

SELLER'S INITIALS

Date

Date

Form 17 Seller Disclosure Statement Rev. 7/15 Page 2 of 6

### SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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(Continued)
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			NO	KNOW	-N/A	53
	٦.	Are there any zoning violations, nonconforming uses, or any unusual restrictions on the properly that would affect future construction or remodeling?	G	ď		54 55
	<b>*,1,</b>	Is there a boundary survey for the property?		eľ		56
	<b>*</b> K.	Are there any covenants, conditions, or restrictions recorded against the property?		ed .		57
		PLEASE NOTE: Covenants, conditions, and restrictions which purport to forbid or restrict the conveyance, encumbrance, occupancy, or lease of real property to individuals based on race, creed, color, sex, national origin, familial status, or disability are void, unenforceable, and lilegal. RCW 49.60.224.				58 59 80 61
2.	WA	TER				82
	A.	Household Water				63
		(1) The source of water for the property is:  Private or publicly owned water system  Private well serving only the subject property ** Other water system				64 65
		*If sharod, are there any written agreements?		M,		66
		*(2) is there an easement (recorded or unrecorded) for access to and/or maintenance of the water source?	П	100	a	67 68
		*(3) Are there any problems or repairs needed?	O.	E'		69
		(4) During your ownership, has the source provided an adequate year-round supply of potable water?Q  If no, please explain:	⋢	æ		70
		*(5) Are there any water treatment systems for the property?		æ	•	71 72 73
		*(6) Are there any water rights for the properly associated with its domestic water supply, such as a water right permit, certificate, or claim?	. 🗀	a	a	74 75
		(a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? 🖸		e		76
		*(b) If yes, has all or any portion of the water right not been used for five or more successive years? $\Box$		ď		77
		*(7) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)?		<b>32</b> 7	a	78
	₿.	Irrigation Water				79
		(1) Are there any irrigation water rights for the property, such as a water right permit, certificate, or claim?	а	€′	<u> </u>	80 81
		*(a) If yes, has all or any portion of the water right not been used for five or more successive years?	m	**	r-s	82
		*(b) If so, is the conflicate evallable? (If yes, please attach a copy.)	0	ਲ ਵ		83 84
		(c) If so, has the water right permit, certificate, or claim been assigned, transferred, or changed?		₹′	<u> </u>	85
		*(2) Does the property receive inigation water from a ditch company, inigation district, or other entity? If so, please identify the entity that supplies water to the property:	0	æ'	ū	86 87 88
	Ċ,	Outdoor Sprinkler System				89
		(1) is there an outdoor sprinkler system for the property?		zď.	q	90
		*(2) If yes, are there any defects in the system?	O O	a'		91
		*(3) If yes, is the sprinkler system connected to irrigation water?	a	Ħ	ū	92
3,		VER/ON-SITE SEWAGE SYSTEM				93
	A.	The property is served by:				94
		☐ Public sewer system ☐ On-sile sewage system (including pipes, tanks, drainfields, and eli other compo ☐ Other disposal system Please describe:	nent pa	irts)		95 96 97

SELLER'S INITIALS Date

SELLER'S INITIALS

Pate

Form 17 Seller Disclosure Statement Rev. 7/16 Page 3 of 6

### SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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ege 3 of 6			NA.	name	h fil h	60
	If public sewer system service is available to the property, is the house connected to	/ESeren	NQ,	KANOM:	-N/A	88
<b>.</b>	the sewer main?			1921		100 101
<b>⁺Ċ,</b>	is the property subject to any sawage system fees or charges in addition to those covered in your regularly billed sawar or on-site sawage system maintenance service?	.□	<b>C</b> )	(A)	0	102 103
D.	If the property is connected to an on-site sewage system:			,		104
	*(1) Was a permit issued for its construction, and was it approved by the local health	_	_	_	_	105
	department or district following its construction?	.u		Ø		106
	*(3) Are there any defects in the operation of the on-site sewage system?	.0		120	П	107 108
	(4) When was it last inspected?			ø'		109
	By whom:					110
	(5) For how many bedrooms was the on-site sewage system approved? bedrooms					111
E.	Are all plumbing fixtures, including laundry drain, connected to the sewer/on-site sewage system?	п	<b>a</b>	e'	0	112 113
	If no, please explain:		_	44	u	114
*E.	Have there been any changes or repairs to the on-site sewage system?	п		ď	0	115
	Is the on-site sewage system, including the drainfield, located entirety within the	, Sand	_	_		116
0,	boundaries of the property?	.ca	a	ez'		117
	If no, please explain:					118
*H.	Does the on-site sawage system require monitoring and maintenance services more frequently than once a year?			स्त्र	딦	119 120
WHICH	E: IF THIS RESIDENTIAL REAL PROPERTY DISCLOSURE IS BEING COMPLETED FOR N I HAS NEVER BEEN OCCUPIED, SELLER IS NOT REQUIRED TO COMPLETE THE QUESTIO CTURAL) OR ITEM 5 (SYSTEMS AND FIXTURES).					121 122 123
4. STR	UCTURAL					124
*A.	Has the roof leaked within the last 5 years?	.🗖		<b>12</b>		126
*B.	Has the basement flooded or leaked?	, <b>C</b> )	D			126
*C.	Heve there been any conversions, additions or remodeling?	.□	ti	12	ü	127
	*(1) If yes, were all building permits obtained?		Ü	12	Ц	128
	*(2) If yes, were all final inspections obtained?			12	Д	129
	Do you know the age of the house?	.0		<b>₹</b> 2	П	130 131
<b>"</b> E.	Has there been any settling, slippage, or sliding of the property or its improvements?	D.	a	Ø		132
*F.	Are there any defects with the following: (If yes, please check applicable Items and explain)		a	a d		133
	☐ Foundations ☐ Decks ☐ Exterior Walls					134
	☐ Chimneys ☐ Interior Walls ☐ Fire Alarms ☐ Doors ☐ Windows ☐ Patio					135
	☐ Cellings ☐ Slab Floors ☐ Drivey/ays					136
	☐ Pools ☐ Hot Tub ☐ Sauna ☐ Sidewalks ☐ Cutbuildings ☐ Fireplaces					137 138
	U Garage Picors U Walkways U Siding					139
	☐ Wood Stoves ☐ Elevators ☐ Incline Elevators					140
	Stelrway Chair Lifts O Wheelchair Lifts O Other					141
*G,	Was a structural pest or "whole house" inspection done?	Ö		超		142 143
		_	_			144
	During your ownership, has the property had any wood destroying organism or pest infestation?		<u> </u>	E.	0	145
	is the attic insulated?			ध्व स्र		146 147
Ψ.	re and seasonable manifester ( 1995)	-4	unii	47.1	u	1-74

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### SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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Rev. 7/18 Page 4 of	6 (Continued)		ALL RIGHTS RES			
المعادلة المعاددة	/STEMS AND FIXTURES	YES	~NO-	- DON'T- KNOW	N/A-	
	. If any of the following systems or fixtures are included with the transfer, are there any defect	^1		MACAA		149 150
ъ.	•	\$1				
	If yes, please explain:	_	_		_	151
	Electrical system, including wiring, switches, outlete, and service			e e		152 153
	Hot water tank		ō	12		154
	Garbage disposal			₫.		155
	Appliances			区 区		156 157
	Heating and cooling systems		ä	EZ.	ā	158
	Security system: Cowned D Leased			<b>g</b>	u	159
	Other	r hierannin 🗖		121		160
*8.	. If any of the following fixtures or property is included with the transfer, are they leased? (If yee, please attach copy of lease.)					161 162
	Security Bystem:			र्ख		163
	Tanks (type):			र्थ र्ख		164
	Satellite dish:		0	15g		165 166
*C	. Are any of the following kinds of wood burning appliances present at the property?		4-4	464		167
5	(1) Woodstove?			EZ.		168
	(2) Fireplace Insert?	.,,,,,,,,,,,	<u> </u>	<b>E</b>		169
	(3) Pellet slove? (4) Fireplace?		0	1521 1621		170 171
	If yes, are all of the (1) woodstoves or (2) fireplace inserts certified by the U.S. Environmental	711761055	_	-	_	
	Protection Agency as clean burning appliances to improve air quality and public health?			呕		172 173
	. Is the property localed within a city, county, or district or within a department of natural resources fire protection zone that provides fire protection services?		a	æ		174 175
E.	is the property equipped with carbon monoxide starms? (Note: Pursuant to RCW 19.27.530, Se	ller 👝	_		_	176
_	must equip the residence with carbon manoxide alarms as required by the state building code.)			<b>હ</b>	•	177
F.	is the property equipped with smoke elarms?		Ü	髱		178
	DMEOWNERS' ASSOCIATION/COMMON INTERESTS					179
A.	Is there a Homeowners' Association?			Ø		180
	Name of Association and contact information for an officer, director, employee, or other authorize agent, if any, who may provide the association's financial statements, minutes, bylaws, fining poli	ia Invi				181 182
	and other information that is not publicly evallable:	oy,				183
В.	Are there regular periodic assessments?			ď		184
	\$per © month © year					185
	C) Other:					188
<b>4</b> 0.	Are there any pending special assessments?			Ø		187
	. Are there any shared "common areas" or any joint maintenance agreements (facilities					199
	such as walls, fences, landscaping, pools, tennis courts, walkways, or other areas	-	-	_	_	189
	co-owned in undivided interest with others)?					190
	VIRONMENTAL					191
<b>*</b> A,	Have there been any flooding, standing water, or drainage problems on the property		_	_	_	192
AZD	that affect the property or access to the property?			壓		193
	Does any part of the property contain fill dirt, waste, or other fill material?	u		æ		194
٠	ls there any material damage to the property from fire, wind, floods, beach movements, earthquake, expensive soils, or landsildes?	П		eď.		195 196
D.	Are there any shoralines, wellands, floodplains, or critical areas on the property?		_	er'	_	197
	Are there any substances, materials, or products in or on the property that may be environmental					198
	concerns, such as asbesios, formaldehyde, radon gas, lead-based paint, fuel or chemical		,		_	199
ÁE	storage tanks, or contaminated soil or water?			<b>8</b> 21 €	□; □;	200
т.	- 1998 one broker A page i risen ica commenciari ot ingristrigi bribogés.			<b>2</b>		201

SELLER'S INITIALS Date

SELLER'S INITIALS

Date

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## SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY (Confinued)

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		7	YES	NO.	DON'T	_ N/A	202
	۴Ġ.	Is there any soil or groundwater contamination?			KNOW		203- 204
		Are there transmission poles or other electrical utility equipment installed, maintained, or		_	_	_	205
		buried on the property that do not provide utility service to the structures on the property?	0	B	127	□	208
	٩.	Has the properly been used as a legal or illegal dumping site?			er'		207
		Has the property been used as an illegal drug manufacturing site?		0	2		208
		Are there any radio towers in the area that cause interference with cellular telephone reception?		_	127°	_	209
a		•		_		1000	
q.		AD BASED PAINT (Applicable if the house was built before 1978).					210
	Α.	Presence of lead-based paint and/or lead-based paint hazards (check one below):					211
		<ul> <li>Known (ead-based paint and/or lead-based paint hazards are present in the housing (explain).</li> </ul>					212
		☐ Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housi					213 214
	В.	Records and reports available to the Seller (check one below);	ų,				215
	_,	Seller has provided the purchaser with all available records and reports pertaining to					216
		lead-based paint and/or lead-based paint hazards in the housing (list documents below).					217
							218
		☐ Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards	in the I	novalng	<b>3</b> .		219
9,	MAN	NUFACTURED AND MOBILE HOMES		,			220
		s property includes a manufactured or mobile home,					221
		Did you make any alterations to the home?			e/	ь	222
		If yes, please describe the alterations:		_	_	_	223
	档.	Did any provious owner make any alterations to the home?			EC.	Œ	224
1	*Ç.	If alterations were made, were permits or variances for these alterations obtained?	,,,, <b>,</b>		ੲ′		225
10.	FUL	L DISCLOSURE BY SELLERS					228
		Other conditions or defects:					227
		*Are there any other existing material defects affecting the property that a prospective buyer should know about?	ם	<b>Li</b>	eď		228 229
	8.	Verification			_		230
		The foregoing enswers and attached explanations (if any) are complete and correct to the best	of Selle	's kno	Wledge	and	231
		Seller has received a copy hereof. Seller agrees to defend, indemnify and hold real estate licer against any and all daims that the above information is inaccurate. Seller authorizes real estate lice	anarchi:	armies	se (rom	and	232 233
		copy of this disclosure statement to other real estate licensees and all prospective buyers of the projective	onity.	ii surk'	IO ONIA	er a	234
		(allen 10.10.16	•				
	•	Soller Date Sellor			Date	Δ	235 238
						•	2.50
If the	วกณ	for to "Voo" to any poteriological (*) from planes equilibrily but any any angle of the second					
numbe	er(a)	ver is "Yes" to any asterisked (*) items, please explain below (use additional sheets if necessar of the question(s).	y). Pies	so ref	er to the	: ilne	237 238
							239
							240
							241 242
							243
							244
							245
		•					246 247
							248
							249
							250

251

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SELLER'S NITIALS

Date

SELLER'S INITIALS

Date

### SELLER DISCLOSURE STATEMENT IMPROVED PROPERTY

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(Continued)

	2110	ES TO THE BUYER			2
1.	NF AGI	X OFFENDER REGISTRATION ORMATION REGARDING REGISTERE ENCIES, THIS NOTICE IS INTENDED O INDICATION OF THE PRESENCE OF P	NLY TO INFORM Y	RS MAY BE OBTAINED FROM LOCAL LAW ENFORCEM OU OF WHERE TO OBTAIN THIS INFORMATION AND IS I OFFENDERS.	ENT 2 NOT 2
2.	THI	OSE PROXIMITY TO A FARM, THE OF	PERATION OF A FA	RTY YOU ARE CONSIDERING FOR PURCHASE MAY LI ARM INVOLVES USUAL AND CUSTOMARY AGRICULTU 5, THE WASHINGTON RIGHT TO FARM ACT.	E IN 2 RAL 2
II. BI	JYE	R'S ACKNOWLEDGEMENT			2
1,	BU	YER HEREBY ACKNOWLEDGES TH	AT:		2
	A.	Buyer has a duty to pay diligent attent utilizing diligent attention and observat		defects that are known to Buyer or can be known to Buye	rby 2
	B.	The disclosures set forth in this states not by any real estate licensee or other		nendments to this statement are made only by the Seller	and 2
	C,	Buyer acknowledges that, pursuant to provided by Seller, except to the extern	RCW 64.06,050(2) It that real estate flo	, real estate licensees are not liable for inaccurate informa ensees know of such inaccurate information.	ation 2
	D,	This information is for disclosure only an	d is not intended to i	ea a part of the written agreement between the Buyer and Sel	ler. 2
	Ē,	Buyer (which term includes all persons received a copy of this Disclosure State	e signing the "Buye tement (including at	's acceptance" portion of this disclosure statement below) tachments, if any) bearing Selfer's signature(s).	has 2
	F,	If the house was built prior to 1978, Pa Home.	iyer acknowledges	receipt of the pamphiet Protect Your Family From Lead In	Your 2
	AC) ANI SEL DEL	TUAL KNOWLEDGE OF THE PROPER O SELLER OTHERWISE AGREE IN V LER OR SELLER'S AGENT DELIVE IVERING A SEPARATELY SIGNED W	RTY AT THE TIME VIRITING, BUYER S ERS THIS DISCLO RITTEN STATEMEN	MENT ARE PROVIDED BY SELLER BASED ON SELLI SELLER COMPLETES THIS DISCLOSURE. UNLESS BU HALL HAVE THREE (3) BUSINESS DAYS FROM THE SURE STATEMENT TO RESCIND THE AGREEMENT NT OF RESCISSION TO SELLER OR SELLER'S AGENT. THE TIME YOU ENTER INTO A SALE AGREEMENT.	YER A
	THA			OF THIS DISCLOSURE STATEMENT AND ACKNOWLED F THE SELLER ONLY, AND NOT OF ANY REAL EST	
	Мин		(in beath i	M	2
	Buy	et.	Data	Buyer Date	•
	Buy	YER'S WAIVER OF RIGHT TO REVOK fer has read end reviewed the Seller's t ves Buyer's right to revoke Buyer's offe	esponses to this S	aller Disclosure Statement. Buyer approves this statement losure.	and 2
	Buy	91	Cate	Buyer	
		YER'S WAIVER OF RIGHT TO RECE! For has been advised of Buver's right to	receive a complete	d Seller Disclosure Statement, Buyer waives that right.	2
	Ноч	vever, if the answer to any of the questi receipt of the "Environmental" section o	ons in the section e if the Seller Disclos	ntitled "Environmental" would be "yes," Buyer may not wal are Statement.	ve :

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#### ADDENDUM / AMENDMENT TO PURCHASE AND SALE AGREEMENT

The followin	ıg is part o	f the Purchase and Sale.	Agreement dated July 25,	2016	1
between	Escalad	e Properties, LLC			("Buyer") 2
	Buyer		Buyer		( sayer ) 2
and	Colleen		Michelle		("Seller") 3
	Seller		Seller		
concerning		Cedar Street	Spokane	WA 99205	(the "Property"). 4
	Address		City	S(ata Zip	
T IS AGDE	ED BETW	EEN THE SELLER AND	DEIVED AS EQUANIS		5
					J
1. Purcha	se is subj	ect to approval by Ci	ty regarding Abatement I	icus and fines.	6
4. Sale is : 3. Sale is :	subject a Subject a	pproval of the court a	s to the estate of Sharron	Dickey.	7
d Buvor i	e novina	o, Dayer, Working Wit	In title attorney to transfe ng the property in its as is	r clear title.	t representation 9
or warran	tv as to c	ondition or title from	ig the property in its as is the cellor	condition withou	t representation = 9
			the city as to the status of	f the required she	
and condi	tion.	-1	the eng na to the billing of	t the required and	12 13
б. Buyer v	vill absor	b all fees related to th	ne legal process to obtain	clear title to be re	covered from the 14
sales proce	eeds at ti	me of closing.			15
7. Lee Ar	nold is th	e managing member (	of Escalade Properties, L	LC and is a Wash	ington State real 16
estate agei	it with K	eller Williams Spokar	ne.		18
					19
					20 21
					22
					23
					24
					25 26
					27
					28
					29
					30

LL OTHER TERMS AND CON	DITIONS of said Ag	reement	remain unchanged,	31
7/35/20		******	1/25/16	7-25-16
Buyer's Initials Date	Buyer's Initials	Date	Date	Seller's Initials Date

- THE PARTIES' INTERESTS IN THE DOCUMENTS MAY DIFFER.
- THE PARTIES HAVE A RIGHT TO BE REPRESENTED BY LAWYERS OF THEIR OWN SELECTION.

#### BY SIGNING THESE INSTRUCTIONS, EACH PARTY ACKNOWLEDGES:

I have been specifically informed that the closing agent is not acting as representative or advocate of either or any party concerning the merits of the transaction or the documents that will be used to close the transaction. The closing agent has not offered any legal advice or referred me to any named attorney, but has clearly requested that I seek legal counsel if I have any doubt concerning the transaction or these instructions. I have had adequate time and opportunity to read and understand these instructions and all other existing documents referred to in these instructions.

Date: August 31, 2016	
Es  Lee Arnold  Managing Member	Estate of Sharron  BY:  Colleen M.  Personal Representative
Buyer's Mailing Address: 1121 E Mulian Avenue Coeur d'Alene, ID 83814	Seller's Mailing Address:
Buver's phone:	Seller's phone:
Fax:	Fax;

#### Gustafson Law, Inc., PS

1500 West Fourth Ave., Suite 408 Spokane, WA 99201 Phone: (509)456-0400 Fax: (509)456-0422

#### DISCLOSURE TO THE PARTIES UNDER APR 12

Date: August 31, 2016 Escrow No.: 16-1063-C

IN ACCORDANCE WITH THE REQUIREMENTS OF A.P.R. 12 OF THE SUPREME COURT OF THE STATE OF WASHINGTON, GUSTAFSON LAW, INC., PS AND THE CLOSING OFFICER SPECIFIED BELOW HAVE THE DUTY TO INFORM YOU OF THE FOLLOWING:

- 1. The Closing Officer is not acting as the advocate or representative of either of the parties;
- 2. The Closing Officer will prepare documents which affect the legal rights of both parties;
- 3. The parties may have differing interest in the documents;

In this transaction your Closing Officer is: Aliesa

- The parties have the right to be represented by lawyers of their own selection and each party have a separate lawyer;
- 5. The Closing Officer cannot give legal advice to the parties concerning the manner in which the documents affect those parties.

The Closing Officer is only permitted to select and complete documents which have been approved by the Limited Practice Board in accordance with a written Purchase and Sales Agreement which contains all of the basic terms of the transaction. The Closing Officer is not permitted to negotiate terms which are not included in the written Purchase and Sale Agreement. The Closing Officer is not permitted to practice law.

white any enterior, year property of the transfer	
GUSTAFSON LAW, INC., PS	•
Alis C.RO No. 2843	
Plane colmovided as a second of the formation states of Committee	
Please acknowledge receipt of the foregoing Notice of Compli same by signing your name(s) to the copy of this Notice on the	ance with A.P.R. 12 and that you have read the
hand delivered or mailed to you, please return the copy of the	Notice showing your signature(s) in the enclosed
self-addressed envelope.) We will be unable to continue with th	e closing until we have received the signed Notice
from you.	, sel
I have received and read a copy of the Disclosure, and	understand its contents this day o
2016.	•
Escalade Properties 1 10	Estate of Sharron
BY: 0	By:
Lee Arnold	Colleen Personal Representative
Managing Member	

City of Spokane Code Enforcement 808 W Spokane Falls Blvd Spokane WA 99201

Ph: 509-625-6083 Fax: 509-625-6802

# AUTHORIZATION TO ENTER PROPERTY AND ABATEMENT OF NUISANCE CONDITION

RE: Removal of CAR in Brok yard
Parcel: 26361.8108
Address: 6117 N Cedare
(print) Lee ARNOLL am the
<ul> <li>☑ Legal owner(s)</li> <li>☐ Resident</li> <li>☐ OMT/Mortgagee</li> <li>☐ Asset manager</li> <li>☐ Property Preservation Company</li> </ul>
for the above listed property and hereby consent to provide the City of Spokane employees and their agents access to the above listed property for the purpose of abating/correcting the nuisance conditions(s) existing on the property.
That in providing the City of Spokane and its agents access to the property that I/we by signing this document constitutes a waiver to bring an action against the City of Spokane for the entry and the abatement of the nuisance condition on the property.
further understand that the abatement of the nuisance conditions(s) can result in costs being assessed as a lien on the property.
Signature)
Property Owner/Resident/Responsible Party Date
Contact Information:
Phone:
Owner/Agent Address: 1121 E MULIAN AVE COCUR D Alene ID 83814

5/23/16 Abatement Share/Building/Official Forms





### SPOKANE JUNK VEHICLE AFFIDAVIT REQUEST

GITY OF SPOKANE CODE ENFORCMENT 808 WEST SPOKANE FALLS BLVD BOX 165 SPOKANE WA 99201-3333 (509)626-6083 FX: 625-6802

DATE					
HULK SLIPS AR	E FOR DESTRUCTION OF T	HE VEHIC	LE ONL	Y - NOT FO	OR TITLE
LOCATION OF VEHICLE	6117 N. Ce	dan	Bro	k ya	ad
VEHICLE ACCESSIBLE?	YES X NO	DOGS/ AN	MALS?	YES 🗖	NO 🔼
VEHICLE #1: VIN#: DESCRIPTION:	LICENSE#		STATE:		
VEHICLE #2: VIN#: DESCRIPTION:	LICENSE#		STATE:		
VEHICLE #3: VIN#: DESCRIPTION:	LICENSE#		STATE:		
YOU ARE THE:	PROPERTY OWNER  MANAGER  (TO SEND HULK, SLIP)		OTHER	RENTER	
NAME ESCO ADDRESS 1/2/ CITY COEUR 1	Llade Yropeetro EMULIAN Ave D'Alene State I	PHONE		ZIP CODE	X3814
PROPERTY OWNER NAI		The second second	PHONE:	<b>1</b> 0001	
ADDRESS // Z / COLUMN	E. MULLAN AYC' L D'AKNO STATE I			ZIP CODE	93 <b>%</b> (4
FOR ADDITIONAL	LINFORMATION OR TO	ADD MO	ORE VE	HICLES	

SEE OTHER SIDE



H:\share\Hulk slip request form 2008.xls



## SPOKANE JUNK VEHICLE AFFIDAVIT REQUEST

CITY OF SPOKANE CODE ENFORCMENT 808 WEST SPOKANE FALLS BLVD BOX 165 SPOKANE WA 99201-3333 (509)625-6083 FX: 625-6802

ADDITIONAL COMMENTS:
A Junk vehicle is a vehicle that meets 3 of the following 4 criteria:  1. Is three years old, or older  2. Is extensively damaged, such as broken windows, missing wheels/tires or missing motor  3. Is apparently inoperable  4. Has an approximate fair market value equal to the value of the scrap in it. Scrap value is approx. \$60.  See RCW 46.12,38 for more information
ATTENTION:
if the vehicle does not meet these criteria, or if it is an abandoned vehicle, please call
a towing company for a private impound.
Check the Code Enforcement Website for futher information: www.beautifyspokane.org

H:\share\Hulk slip request form 2008.xls

#### **ALTA Universal ID:**

Purchase aday

File No./Escrow No.:

16-1063-C

Print Date & Time:

November 1, 2016 12:17 pm

Officer/Escrow Officer:

Alissa

Settlement Location:

Property Address:

6117 N Cedar Street

Spokane, WA 99205

Borrower:

Escalade Properties, LLC

1121 E Mullan Avenue

Coeur d'Alene, ID 83814

Seller:

Estate of Sharron

5321 N A Street

Spokane, WA 99205

Lender:

Settlement Date:

August 31, 2016

Disbursement Date:

August 31, 2016

		Description	Borrowe	r
Seller		Description	Debit	Credit
Debit	Credit			
		Financial	25,000.00	
	25,000.00	Sale Price of Property	25,000.00	
		Prorations/Adjustments		252.99
252.99		County Taxes 07/01/16 - 08/31/16		202.8
		Title Charges and Escrow/Settlement Charges		
		Closing Fee to Gustafson Law, Inc., PS	250.00	
250.00		Owner's Policy to First American Title Company		
582.63	<u>., w</u>	Owner's Policy to a list at the list of th		
		Commissions		
750.00		Commission to Keller Williams Spokane Main		
		Government Recording and Transfer Charges		
		Recording Fees to First American Title Company	74.00	

Selle	104	Description	Borrow	er
Debit	Credit		Debit	Credit
		Government Recording and Transfer Charges (continued)		10
450.00		1.78% Excise Tax to Spokane County Treasurer		
		Miscellaneous		
892.50		2014 Delinquent Taxes to Spokane County Treasurer		(V)
1,823.79		2015 Delinquent Taxes to Spokane County Treasurer		THE THE PERSON NAMED IN TH
3,768.67		2106 Delinquent 1st Half Taxes to Spokane County Treasurer		
800.00	***************************************	Final Utility Bill to City of Spokane		
895.53		Lien Payoff to City of Spokane		***************************************
3,500.00	- Alle	Probate Expenses to Escalade Properties, LLC/John Loeffler		
Selle			Borrow	er
Debit	Credit		Debit	Credit
13,966.11	25,000.00	Subtotals	25,324.00	252.99
		Due from Borrower		25,071.0
11,033.89		Due to Seller		
25,000.00	25,000.00	Totals	25,324.00	25,324.00

Acknowledgement We/I have carefully reviewed the ALTA Settlement Statement and find it to be a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction and further certify that I have received a copy of the ALTA Settlement Statement. We/I authorize to cause the funds to be disbursed in accordance with this statement.
The state in the s
Borrower
Escalade Properties, LLC
BY: Lee Arnold Managing Member
Seller
Estate of Sharron leaders and the state of t
BY: Colleen Personal Representative

Alissa Escrow Officer



From: Michelle

Sent: Thursday, September 28, 2017 4:30 PM

To:

Subject: FW: 6117 N Cedar- Previous owner

From: Danielle

Sent: Monday, February 06, 2017 10:00 AM

To: Lee Arnold

>;

Subject: 6117 N Cedar- Previous owner

Hello,

Just got a call from the neighbor at 6117 N Cedar. The guy is back again hanging around the house and trying to get in. He was verbally attacking the neighbor and trying to taunt him to come outside. Crime check has been called. He is very concerned about the safety of the next home owner and this guy hanging around and thinking it is still his home.

I suggest we have a crew member go over to ensure he did not damage any of the property.

Let me know if you need anything else.

Thanks.

Danielle

Project Manager

### Secured Investment Corp

1121 F Mullan Ave. Coeur d'Alene ID 83814

Tel: 800.341.9918 ext. 1215

Fax: 866.264.8601



www.SecuredInvestmentCorp.com



## 6117 N CEDAR ST | Spokane, Washington 99205 4 Beds, 2 Baths MLS #: 201711446

Raise your family here! NEW kitchen! NEW Stainless Steel Appliances! NEW Bathrooms! NEW hardwood floors! NEW Paint! NEW Carpet! NEW Egress Windows! NEW Finished basement! Large closets! 4 bed/2 bath freshly remodeled home that sparkles. Nice size treelined, partially fenced yard for family gatherings. Great neighborhood, close to shopping, good schools. This home is priced to sell quickly, and it will. Make sure you move fast on this one.

**LEE ARNOLD** 509-953-1000

lee1@securedinvestmentcorp.com



**kw** spokane

\$189,900



- Hardwood Floors
- Basement Finished
- SS Appliances
- New Bathrooms
- New Bathroom
- Granite Counters
- New Kitchen
- Large Closets



See the Virtual Tour! www.tourfactory.com/1719107

Equal Housing Opportunity | All Information Deemed Reliable but not Guaranteed 
 ■ 509-953-1000



















Lee Arnold Keller Williams Realty Spokane 509-953-1000 lee1@securedinvestmentcorp.com http://agent-108784.pages.tourfactory.com





# THE SPOKESMAN-REVIEW

# **SPOKANE**

# Before and after: House flip in north Spokane turns nuisance into new start

Mon., Feb. 20, 2017, 5:45 a.m.



Lee Amold, founder and CEO of Cogo Capital walks through the backyard of a known problem house at 6117 N. Cedar St. on Thursday, Sept. 22, 2016, in Spokane, Wash. (/The Spokesman-Review)















#### By Rachel

When he bought the house last September, Lee Arnold said it was the second-worst one he'd ever been inside.

The two-story ranch house at 6117 N. Cedar St. had fallen far beyond what most people would call disrepair. The original owner had died, leaving her adult son, Michael, living there. His mental health issues and drug use worsened, causing him to yell at and threaten neighbors repeatedly.

Aleah McGinnis, who lives next door with her husband and 2-year-old son, said Michael would scream, break things and tear the house apart day and night.

"It was scary," she said. "He woke us up quite a few nights."

Police were called to the house more than 50 times from the beginning of 2015, often for mental health issues, disturbances and welfare checks. Then Arnold's company bought the house.

Arnold owns Cogo Capital, part of a network of real estate investment companies, and specializes in flipping distressed, foreclosed and abandoned homes. In 2015, he began working with the city to facilitate sales of chronic nuisance houses, often buying them from owners where the city's hands were tied.

The first day inside the house on Cedar was surprising, even for Arnold. The house had gone without power and water for months, and Michael was using a 5-gallon bucket in the backyard as a toilet. Michael slept in the basement, entering and exiting through a ground-level window, and had tipped the kitchen refrigerator to cover the stairs so no one else could enter the basement.

His nest in the basement included a board tied to electric wires he had ripped out of the wall. Once he was inside, he'd use the wires to pull the board into the window and wind them around hooks, keeping anyone from following him inside. For heat, he burned pieces of the walls in a newspaper stand he stole off the street.

It wasn't Arnold's worst house ever. That distinction belongs to a house where he found "250 gallons of urine in the basement," he explained. But it was close.

Spokane City Attorney Matt Folsom, who works with the Police Department on chronic nuisance properties, said officers exhausted their options trying to get Michael help. He didn't want to work with mental health counselors. A judge ruled he didn't meet the criteria for involuntary commitment based on mental illness. Since he technically owned part of the house, he wasn't committing a crime by living there. Every time the city boarded the house up because of substandard conditions, he would break back in.

Shortly before Cogo bought the house, a team of police officers went inside, trying to find Michael with police dogs.

"It was such a mess in there we couldn't find him," Folsom said.

After their mother's death, Michael and his two sisters owned the home. The sisters were willing to sell it, but the city couldn't offer them real estate advice or work with them to make that happen, so Folsom called Arnold.

Arnold met with the sisters, who said they just wanted the value of the land, about \$26,000. They published notice of the sale, which a judge approved after Michael failed to appear in court. The sisters set up a trust so their brother will get his third of the money from the sale if he's ever well enough to collect it, Arnold said. Cogo paid the city about \$4,800 to cover outstanding fines and abatement costs on the property.

In September, Cogo hired a crew to begin hauling trash out, part of the process of gutting the house before refurbishing it. The detritus included empty Gatorade bottles, pieces of the walls Michael had torn off, notebook paper with drawings of a robot on it and a book, "Time Traps and Proven Strategies for Swamped Salespeople," on the kitchen floor.

When the crew finished for the day, a Cogo staff member stayed behind to walk through the property and discovered Michael, covered in insulation, standing out on the porch. He'd apparently been hiding in the attic the whole time, Arnold said.

Cogo gutted the house, finishing the basement and adding a new bathroom, gas heating and egress windows to give the house a total of four bedrooms. The house went on the market for \$189,900 in early February and had a full-price offer within a few days. Cogo put about \$85,000 into the rehabilitation, making it one of the company's more profitable flips.

The Cedar house is the fourth city nuisance house Cogo has refurbished. The first, a longtime drug den on West College Avenue, was purchased by a retiree from Whidbey Island last spring.

Michael has been around a few times since the sale, Arnold said, but police have been able to get him to leave. He's currently couch-surfing around north Spokane, Arnold said.

McGinnis, the neighbor, said the neighborhood has been much calmer since the rehabilitation started. She said she hopes Michael is able to get help.

Without the chaos next door, McGinnis said she'll now be able to sell her home if she ever wants to move.

"They did a really good job on it," she said.

#### **Robert Tavares**

**Subject:** FW: Another on complete

**Attachments:** Cedar Flyer.pdf

From: Lee Arnold

Sent: To: Matt Cc:

Subject: Another on complete

Hi Matthew,

Wanted to send you the latest home we finished on 6117 North Cedar.

This was the house with the two sisters and the brother,

Colleen , Michelle and their brother Michael

This was by far one of the worst houses we've ever had to deal with but it turned out very nice.

The neighbors are very happy with the finished product and are grateful to the City of Spokane for getting this taken care of.

Please let me know if there are any other challenged properties we can help you with.

Looking forward to the meeting in April. Thanks again for the invite.

Here is the virtual tour:

http://www.tourfactory.com/1719107

I attached a flyer as well.

Yours in Success,

#### Lee Arnold

CEO

#### **Secured Investment Corp**

Secured Investment Corp is not a provider of legal services or advice, and nothing contained herein is intended to convey or constitute legal advice to you or any other individuals. There is no substitute for obtaining expert legal advice with respect to any legal matters or questions you may have regarding your business transactions, contracts, investments, or other matters in which you have an interest. If you have any legal questions or concerns, you should direct them to your attorney.

# REAL ESTATE PURCHASE AND SALE AGREEMENT

PARTIES:		("Seller's Name"),
located at (S	Sellers Address) :	,
(Seller's Pho	,	and
		ıyer's Name"), as "Buyer"
located at (H	Buyers Address),	,
	one):	
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described as	•	
I DESCR	IPTION:	
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II. PURCE	IASE PRICE:	
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Seller Initials	Buyer Initials	—— Page 1 of 10

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a) New Priva	ate Money Loan with Cogo Ca	pital, LLC
TOTAL		
be financed by Purchase ("Co:	(NG: If the purchase price or a a third-party loan, this Contract"), is conditioned upon the ent for said loan by (Insert Date proval"	act for Sale and he Buyer obtaining a
of Contract, Se his attorney, ir	VIDENCE: Within twenty 20 eller shall, at Buyers expense, on accordance with Paragraph 2 with fee owner's title policy posing.	deliver to Buyer or XI, a commitment for
option of the B	R ACCEPTANCE AND EFF t executed by both parties here, the aforesaid deposit( Buyer, returned to him and this null and void. The date of Conte the date when the last one of s offer.	eto on or before (s) shall be, at the s offer shall cract ("Effective
	G DATE: This transaction shared closing papers delivered on _	
Seller Initials	Buyer Initials	Page <b>2</b> of <b>10</b>

unless extended by other provisions of Contract, or by written agreement of the Parties.

# VII. RESTRICTIONS, EASEMENTS, LIMITATIONS: N/A

VIII. OCCUPANCY: Is the property currently occupied, yes or no? \_\_\_\_\_

IX. ASSIGNABILITY: Buyer may assign this Contract.

### X. TYPEWRITTEN OR HANDWRITTEN PROVISIONS:

Typewritten or handwritten provisions inserted herein or attached hereto as Addenda shall control all printed provisions in conflict therewith.

XI. EVIDENCE OF TITLE: Within twenty (20) days from the date hereof, Buyer, at Buyer's sole cost and expense, shall cause a title insurance company mutually acceptable to the Parties ("Title Company") to issue and deliver to Buyer an ALTA Form B title commitment ("Title Commitment") accompanied by one copy of all documents affecting the Property, and which constitute exceptions to the Title Commitment.

XII. EXISTING MORTGAGES TO BE ASSUMED: N/A

XIV. CURRENT SURVEY: N/A

XV. TERMITES: N/A

Seller Initials	Buyer Initials	Page <b>3</b> of <b>10</b>
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**XVI. INGRESS AND EGRESS:** Property being sold in its as is condition. Seller has no knowledge of the property or the items inside. Buyer Beware.

XVII. LEASES: N/A

XVIII. LIENS: N/A

XIX. PLACE OF CLOSING: Closing shall be held in the county wherein the Property is located, at the office of the attorney or other closing agent designated by Buyer's lender.

**XX. TIME:** Time is of the essence of this Contract. Any reference herein to time periods of less than six (6) days shall in the computation thereof, exclude Saturdays, Sundays and legal holidays, and any time provided for herein which shall end on a Saturday, Sunday or legal holiday shall extend to 5:00 p.m. of the next business day.

**XXI. DOCUMENTS FOR CLOSING:** Seller shall furnish deed, closing statement, mechanic's lien affidavit, assignments of leases, and any corrective instruments that may be required in connection with perfecting the title. Buyer shall furnish mortgage, mortgage note, security agreement, and financing statement.

**XXII. EXPENSES:** State documentary stamps which are required to be affixed to the instrument of conveyance, intangible tax on and recording of purchase money mortgage to Seller, and cost of recording any corrective instruments shall be paid by Seller. Documentary stamps to be affixed to the note or notes

Seller Initials	Buyer Initials	Page 4 of <b>10</b>

secured by the purchase money mortgage, cost of recording the deed and financing statements shall be paid by Buyer.

**XXIII. PRORATION OF TAXES:** Taxes for the year of the closing shall be paid for by buyer.

## XXIV. PERSONAL PROPERTY INSPECTION, REPAIR:

Property being sold in its as is condition. Seller has no knowledge of the property or the items inside. Buyer Beware.

**XXV. RISK OF LOSS:** Property being sold in its as is condition. Seller has no knowledge of the property or the items inside. Buyer Beware.

**XXVI. MAINTENANCE:** Property being sold in its as is condition. Seller has no knowledge of the property or the items inside. Buyer Beware.

# XXVII. PROCEEDS OF SALE AND CLOSING

**PROCEDURE:** The deed shall be recorded upon clearance of funds and evidence of title continued at Buyer's expense, to show title in Buyer, without any encumbrances or change which would render Seller's title unmarketable from the date of the last evidence, and the cash proceeds of sale shall be held in escrow by Seller's attorney or by such other escrow agent as may be mutually agreed upon for a period of no longer than five (5) days from and after closing date.

**XXVIII. ESCROW:** Any escrow agent receiving funds is authorized and agrees by acceptance thereof to promptly deposit and to hold same in escrow and to disburse same subject to

Seller Initials	Buyer Initials	Page <b>5</b> of <b>10</b>
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clearance thereof in accordance with terms and conditions of Contract. Failure of clearance of funds shall not excuse performance by the Buyer.

**XXIX. ATTORNEY FEES AND COSTS:** All fees and cost associated with settlement or otherwise will be paid for by the buyer.

XXX. (a) DEFAULT BY SELLER: In the event that Seller should fail to consummate the transaction contemplated herein for any reason, except Buyer's default; (i) Buyer may enforce specific performance of this Agreement in a court of competent jurisdiction and in such action shall have the right to recover damages suffered by Buyer by reason of the delay in the acquisition of the Property, or (ii) may bring suit for damages for breach of this Agreement, in which event, the deposit made hereunder shall be forthwith returned to Buyer, or (iii) declare a default, demand and receive the return of the deposit. All rights, powers, options or remedies afforded to Buyer either hereunder or by law shall be cumulative and not alternative and the exercise of one right, power, option or remedy shall not bar other rights, powers, options or remedies allowed herein or by law.

XXX. (b) DEFAULT BY BUYER: In the event Buyer should fail to consummate the transaction contemplated herein for any reason, except default by Seller or the failure of Seller to satisfy any of the conditions to Buyer's obligations, as set forth herein, Seller shall be entitled to retain the earnest money deposit, such sum being agreed upon as liquidated damages for the failure of Buyer to perform the duties and obligations imposed upon it by

Seller Initials	Buyer Initials	Page <b>6</b> of <b>10</b>
	· ·	1 420 0 01 10

the terms and provisions of this Agreement and because of the difficulty, inconvenience and uncertainty of ascertaining actual damages, and no other damages, rights or remedies shall in any case be collectible, enforceable or available to Seller other than as provided in this Section, and Seller agrees to accept and take said deposit as Seller's total damages and relief hereunder in such event.

XXXI. MEMORANDUM OF CONTRACT RECORDABLE, PERSONS BOUND AND NOTICE: Property being sold in its as is condition. Seller has no knowledge of the property or the items inside. Buyer Beware.

**XXXII. PRORATIONS AND INSURANCE:** Taxes, assessments, rent, interest, insurance and other expenses and revenue of the Property shall be paid by the buyer.

**XXXIII. CONVEYANCE:** Seller shall convey title to the Property by statutory warranty deed subject only to matters contained in Paragraph VII hereof and those otherwise accepted by Buyer.

XXXIV. UTILITIES: Property being sold in its as is condition.

**XXXV. ENGINEERING PLANS AND STUDIES:** Property being sold in its as is condition. Seller has no knowledge of the property or the items inside. Buyer Beware.

XXXVI. INSPECTION OF PROPERTY: Property being sold in its as is condition. Seller has no knowledge of the property or

Seller Initials	Buyer Initials	Page <b>7</b> of <b>10</b>

the items inside. Buyer Beware. Buyer waives inspection period or contingency.

**XXXVII. PENDING LITIGATION:** Buyer warrants and represents that there are no legal actions, suits or other legal or administrative proceedings, including cases, pending or threatened or similar proceedings affecting the Property or any portion thereof.

#### XXXVIII. SURVIVAL OF REPRESENTATIONS AND

WARRANTIES: The representations and warranties set forth in this Contract shall be continuing and shall be true and correct on and as of the closing date with the same force and effect as if made at that time, and all of such representations and warranties shall survive the closing and shall not be affected by any investigation, verification or approval by any party hereto or by anyone on behalf of any party hereto.

**XXIX. ACQUIRING APPROVALS:** The obligation of Buyer is

to close the pur	chase by	·
or representation hereto unless in change in this	AGREEMENTS: No prior of ons shall be binding upon an accorporated in this Contract Contract shall be valid or bing, executed by the Parties to items inside.	ny of the Parties c. No modification or nding upon the Parties
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Seller Initials	Buyer Initials	- Page <b>8</b> of <b>10</b>

Executed by Seller(s) on:	
Signature of Seller	Name of Seller (Printed)
Signature of Seller	Name of Seller (Printed)
Executed by Buyer(s) on:	
Signature of Buyer	Name of Buyer (Printed)
Signature of Buyer	Name of Buyer (Printed)

Addendum #1		
Seller Initials	Buyer Initials	Page <b>10</b> of <b>10</b>

# REAL ESTATE PURCHASE AND SALE AGREEMENT

PARTIES: _		("Seller's Name"),
located at (Sell	ers Address) :	,
(Seller's Phone	,	and
		uyer's Name"), as "Buyer"
located at (Buy	ver's Address),	<i>J</i> // <i>J</i>
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(	,	ver shall buy the property
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Seller Initials	Buyer Initials	Page 1 of 10
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a) New Private Mo	oney Loan with Cogo (	Capital, LLC
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be financed by a thir Purchase ("Contract	r said loan by (Insert Γ	tract for Sale and the Buyer obtaining a
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option of the Buyer, thereafter be null an Date") shall be the d		ereto on or before it(s) shall be, at the nis offer shall
	<b>ГЕ:</b> This transaction sl ng papers delivered on	
Seller Initials	Buyer Initials	- Page <b>2</b> of <b>10</b>

unless extended by other provisions of Contract, or by written agreement of the Parties.

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XIV. CURRENT SURVEY: N/A

XV. TERMITES: N/A

Seller Initials	Buyer Initials	Page <b>3</b> of <b>10</b>
Seller Initials	Buyer Initials	Page 3 or

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XVIII. LIENS: N/A

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Seller Initials	Buyer Initials	Page 4 of <b>10</b>

secured by the purchase money mortgage, cost of recording the deed and financing statements shall be paid by Buyer.

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Seller Initials	Buyer Initials	Page <b>5</b> of <b>10</b>
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clearance thereof in accordance with terms and conditions of Contract. Failure of clearance of funds shall not excuse performance by the Buyer.

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Seller Initials	Buyer Initials	Page <b>6</b> of <b>10</b>
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the terms and provisions of this Agreement and because of the difficulty, inconvenience and uncertainty of ascertaining actual damages, and no other damages, rights or remedies shall in any case be collectible, enforceable or available to Seller other than as provided in this Section, and Seller agrees to accept and take said deposit as Seller's total damages and relief hereunder in such event.

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**XXXIII. CONVEYANCE:** Seller shall convey title to the Property by statutory warranty deed subject only to matters contained in Paragraph VII hereof and those otherwise accepted by Buyer.

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XXXVI. INSPECTION OF PROPERTY: Property being sold in its as is condition. Seller has no knowledge of the property or

Seller Initials	Buyer Initials	Page <b>7</b> of <b>10</b>

the items inside. Buyer Beware. Buyer waives inspection period or contingency.

**XXXVII. PENDING LITIGATION:** Buyer warrants and represents that there are no legal actions, suits or other legal or administrative proceedings, including cases, pending or threatened or similar proceedings affecting the Property or any portion thereof.

#### XXXVIII. SURVIVAL OF REPRESENTATIONS AND

WARRANTIES: The representations and warranties set forth in this Contract shall be continuing and shall be true and correct on and as of the closing date with the same force and effect as if made at that time, and all of such representations and warranties shall survive the closing and shall not be affected by any investigation, verification or approval by any party hereto or by anyone on behalf of any party hereto.

**XXIX. ACQUIRING APPROVALS:** The obligation of Buyer is

to close the pure	chase by	·
or representation hereto unless in change in this C	GREEMENTS: No prior one shall be binding upon an corporated in this Contract Contract shall be valid or bing, executed by the Parties to items inside.	ny of the Parties  One is No modification or anding upon the Parties
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Seller Initials	Buyer Initials	Page <b>8</b> of <b>10</b>

Executed by Seller(s) on:	
Signature of Seller	Name of Seller (Printed)
Signature of Seller	Name of Seller (Printed)
Executed by Buyer(s) on:	
Signature of Buyer	Name of Buyer (Printed)
Signature of Buyer	Name of Buyer (Printed)

Addendum #1		
Seller Initials	Buyer Initials	Page <b>10</b> of <b>10</b>



Seller, please answer the following questions to provide feedback to the buyer and assist them to improve their negotiation skills.
Buyers Name:
How did the buyer make you feel? Were they concerned for you and your situation?
Did the buyer make you feel like they were there to help you or take advantage of you?
What could they have done differently to have help you want to sell?
Other recommendations to improve their negotiation skills:





Seller, please answer the following questions to provide feedback to the buyer and assist them to improve their negotiation skills.
Buyers Name:
How did the buyer make you feel? Were they concerned for you and your situation?
Did the buyer make you feel like they were there to help you or take advantage of you?
What could they have done differently to have help you want to sell?
Other recommendations to improve their negotiation skills:







**Turning Garbage into Gold!** 



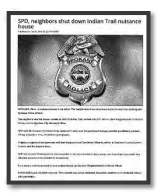
#### How We Found the Property:

- This property also came directly from the Spokane City Attorney.
- The neighbors banded together to force the city to do something.
- The city needed help and contacted Lee.



Neighbors Problem:	Band Tog	gether to	Shut Do	own Chroi	nic

#### Background:



- SPD said officers have responded to the address 57 times over the past year for drugs, possible prostitution, reckless driving, property crimes, and bothering neighbors.
- Neighbors organized and partnered with their Neighborhood Conditions Officer to petition to Spokane County Superior Court to shut the property down.





- SPD officers were at the house on Thursday while contractors worked to clear, secure, and board up the property. Any returning tenants will be arrested for trespassing.
- Not all these abandoned, abated or boarded up properties are in bad or questionable neighborhoods. This house was in a very desirable area of town.
- Ray, the owner of the subject property,
   3505 W. Indian Trail, was a painter.
- He and his wife got divorced which compounded with a rough patch he was having with his business. This led him down the path of drugs to cope.
- He eventually began to sell drugs as well as running a
  prostitution ring in the basement of the house to make
  money to pay for drugs.
- He used to be an active, successful member of the community but drugs got the better of him.







#### Negotiating the Deal

- Ray had been removed from the premise by law enforcement. He was getting ready to lose ownership of the property.
- As a result, I was able to negotiate with his lender to accept the back payments or "arrears" to bring the loan current and then I took over the underlying loan.
- This is known as a \_\_\_\_\_\_
- Properties that have equity but still have an underlying mortgage, and have a highly motived seller, make for great subject to deals.
- As a result, I came in with \_\_\_\_\_\_\_ to bring the arrears current, took over the underlying loan for 6 months until the property sold, and then used cash to fix it up.
- I did not need to get a COGO loan which saved me considerable money in fees resulting in a \$52,000 profit and over a 200% annualized return.





#### The Opportunity & Potential

- ARV (Selling Price): \_\_\_\_\_
- Purchase price:
- Rehab: \_\_\_\_\_
- Selling Costs:

Propertur	PROFIT:		
Property Profit and Loss Property address: Purchase Date:			
Cash Outflow (Investment)	3505 W Indian Trail 11/1/2016		
Furchase of Property			
Total Fix up and Repair			
Selling Costs		\$	79,318.25
Est Total Investment		\$	47,431.15
Target Sale Price		\$	21,479.29
Est Profit		\$	148,228.69
losing Date		\$ 19	8,900.00
3/1,	/2017		,671.31

#### The Rehab - What we did to it.

Main floor living space







• Basement living space



• Kitchen







• Bathroom remodel







• Bedrooms





• Yard and patio cleaned up





• Ready for sale!







#### Listing the Property

• http://tours.tourfactory.com/tours/tour.asp?t=17065 94

#### 3 Things We Learned From this Deal!

Abandoned, abated or boarded up properties can be found
Not all abatement properties are free and clear. If a mortgage exists along with a fair amount of equity the property is a good candidate for a
This house could have been discovered long before it was on the cities radar.
By simply pulling a list of mortgages that were written prior to 2007,
Loan of this age or older, like Ray's can have substantial equity in the house and not require short saling with anyone or negotiating with anyone.
This house easily fell under our category of an Equity deal as it only required bringing the loan current.
Purchasing a list of \_\_\_\_\_\_ would have also produced this deal without

involvement from the city. The only caveat to this of course, is if the city was not applying pressure on him and had previously kicked him out I'm not confident he

would have been willing to sell.





#### **Spokane**

#### Neighbors fight to get nuisance house closed

By:

Colleen O'Brien (http://www.kxly.com/meet-the-team/colleen-o'brien/176326542) 

(mailto:colleeno@kxly.com)

Posted: Feb 21, 2013 07:11 PM PST Updated: Nov 20, 2016 10:22 PM PST



SPOKANE, Wash. - Homeowners in the Indian Trail neighborhood made their final Hail Mary effort Thursday to shut down a suspected drug how that they say has caused problems for them for nearly a year.

Under city municipal code, a judge can rule that a house is a "chronic nuisance" and order it boarded up for a year. The 35 neighbors who showed up in court have kept meticulous notes and surveillance of the so-called problem house and hoped that would be enough to convince a Superior Court Judge.

The house, located at 10150 North Seminole Drive, was last raided in late January and police say they found meth inside the house. Seven people were arrested, but neighbors say those people were back in the house the next day and back to business as usual. More arrests were made two weeks later when a stolen vehicle was discovered.

ADVERTISING



Neighbors said they've dealt with drug deals, drug-fueled fights, vandalism, threats, burglaries and packed Judge Kathleen O'Conner's courtroom to plead their case, but it would not be a good day for them.

#### Nuisance house Thursday hearing

City Attorney Mary Muramatsu stood before Judge O'Conner with more than 100 pieces of evidence.

"I'm here before the court today seeking emergency relief on behalf of the Woodridge Neighborhood, " Muramatsu said.



With no sign of the owner of the problem house, Marcy Pratt, testimony to deem the property a chronic nuisance under city code, and ultimately shut it down, continued with Spokane Police Officer Paul Taylor. He's been the point of contact for neighbors throughout the year-long ordeal.

As Taylor began to explain his experience with the problem house, jaws dropped as Marcy Pratt walked into the courthouse late and took a seat in the front row. Though she had been subpoenaed Wednesday, Pratt had no lawyer and that was key to what happened next.

"I did try to call some lawyers last night and this morning, but I do feel like I'm entitled to have an attorney present and I would like to have a continuance if possible," Pratt told Judge O'Conner.

Judge O'Conner granted Pratt 24 more hours to get a lawyer, but warned that she is still under a restraining order that restricts her from having, making or selling drugs from her house. It also rules that she cannot have guests inside her house.

"There never has been any drug sales or anything," Pratt stated.

Upon that announcement her neighbors burst out laughing in the audience, to which the judge scolded them for not keeping proper composure in the courthouse.

Neighbors filed out of the courthouse quickly, some saying they needed to rush home for fear of retaliation from the people Pratt associates with. Mostly, they felt let down by Thursday's proceedings.



GAM

"It's disappointing yeah, but we do want everyone to have their day in court and I think she does deserve a lawyer to be there, I think she'll still lose," neighbor Dana Moss said.

Pratt maintains her innocence, claiming drugs have been planted in her car and any problems at the home came from poor judgment of people she called friends.

"There's no drugs, there never has been any drugs," Pratt paused. "Okay, I did have someone at my house, he came at five in the morning and him and his girlfriend had a fight out on the front yard."

Judge O'Connor made it very clear to Pratt that she has 24 hours to find a lawyer or the hearing to decide if her home is a chronic nuisance will go on without her.

The next hearing is scheduled for Friday afternoon.

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#### **Spokane**

#### Neighbors band together to shut down chronic problem house

Posted: Oct 09, 2016 06:13 PM PDT	
and the second s	-
C (1) 2:18 / 2:18	œ
Neighbors band together to shut down chronic problem house	
SPOKANE, Wash Neighbors in Spokane successfully worked together to shut down what police are calling a "chronic problem house."	
Neighbors, like Kevin Cash, say the Indian Trail area is normally a peaceful neighborhood.	
"It's a wonderful neighborhood. We've lived here for a number of years and we are close with our neighbors," Cash said.	
ADVERTISING	
Replay	
Except one home on the corner of Indian Trail Road has been a major problem.	
"When it's affecting the neighborhood in negative way, it's affecting all of us. It's going too far," Cash said.	
He says his neighbors saw illegal activity often at the home.	
"Like drugs and the smell of production of methamphetamine. There are stories of prostitutes going in and out of there. It's spooky. I got kids, I want them here with that potential stuff going on," Cash said.	don't

The house sits right across from a school crosswalk zone. Spokane police officers have responded to the home 57 times in the last year.

This isn't the only home like this in Spokane. Back in May, another nuisance home in north Spokane was shut down thanks to a city ordinance which changes the definition of "chronic nuisance property" to include homes that have three nuisance activities in 60 days or seven within 12 months.

Through cooperation with their neighborhood conditions officer and the city attorney's office, Kevin and his neighbors succeeded in shutting down this problem property.

"We banded together as a community and as a neighborhood, looking out for one another and we helped the city take care of it," Cash said.

Officers secured the property. If the tenants return, they will be arrested for trespassing.

"Glad to be over and done with it," Cash said.

Spokane Police say if you have a problem property in your neighborhood, contact yo abatement process.	ur Neighborhood Conditions Officer for more information on the
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1		
2		
3		
4		
5		
6		
7		
8	SUPERIOR COURT, STATE OF WASHING	GTON, COUNTY OF SPOKANE
9		
10	CITY OF SPOKANE, a municipal corporation,	
11	Plaintiff,	No. 16-2-03132-8
12	v.	COST BILL
13	DARREL property owner of	GGG1 BILL
14	DARREL , property owner of 3505 W. Indian Trail Road, Spokane, Washington;	
16 17	Acceptance Capital Mortgage Corporation, a lien holder;	
18	Defendants.	
19	TO: CLERK OF THE COURT;	
20	TO: Defendant Darrel	
21	Comes now Plaintiff City of Spokane, by a	nd through its undersigned attorney of
22		
23	record and submits the following cost bill pursuant	to RCW 7.43.080(1):
24	//	
25		
26	OCCUPANT PAGE 4	Michael I Biosele Interior City Attenues
27	COST BILL – PAGE 1	Michael J. Piccolo, Interim City Attorney OFFICE OF THE CITY ATTORNEY 5 <sup>th</sup> Floor Municipal Building
28		Spokane, WA 99201-3326

28

240.00

40.00

817.42

714.28

345.12

6.00

75.00

67.37

\$2,305.19

1 DECLARATION OF SERVICE 2 I declare, under penalty of perjury, that on the day of October, 2016, I 3 caused a true and correct copy of the foregoing "Cost Bill," to be delivered to the 4 5 parties below in the manner noted: 6 Darrel [] VIA FACSIMILE 3505 W. Indian Trail Road [] VIA U.S. MAIL 7 Spokane, WA 99208 [] VIA OVERNIGHT SERVICE 8 Defendant [] VIA HAND DELIVERY 9 Acceptance Capital Mortgage Corporation [] VIA FACSIMILE 12810 E. Nora Ave. Ste. F nmls #7671 [] VIA U.S. MAIL 10 Spokane, WA 99216 [] VIA OVERNIGHT SERVICE 11 Defendant Lien Holder [] VIA HAND DELIVERY 12 [] VIA FACSIMILE Franklin I 113 E. Magnesium Rd., Unit D 13 [] VIA U.S. MAIL Spokane, WA 99208 [] VIA OVERNIGHT SERVICE 14 Registered Agent for Acceptance Capital [] VIA HAND DELIVERY Mortgage Corporation 15 16 17 18 19 City Attorney's Office 808 W. Spokane Falls Blvd. 20 Spokane, WA 99201-3326 21 22 23 24 25 26 COST BILL - PAGE 3 Interim City Attorney OFFICE OF THE CITY ATTORNEY 27 5th Floor Municipal Building Spokane, WA 99201-3326 28



myFirstAm $^{\circ}$ 

**Combined Report** 

3505 W Indian Trail Rd, Spokane, WA 99208

Property Address:

3505 W Indian Trail Rd Spokane, WA 99208

# my FirstAm® Comparable Sales

Subject Property 3505 W Indian Trail Rd, Spokane, WA 99208

		. 17 10 100 100 100 100 100 100 100 100 1							
	APN	Property Address	Sale Price	Year Built	Beds	Baths	Sq. Ft.	Rec. Date	Rec. Date Dist. from Subj.
	26264.0902	3505 W Indian Trail Rd, Spokane, WA 99208	\$140,000	1959	υı	٨	1862		
Con	Comparable Sales	S					0 (J 0 0	()	
P	26263.0601	3527 W Indian Trail RD,Spokane, WA 99208	\$176,500	1959	4	2.5	2072	05/17/2016	0.06 mi
`æ	26264.2114	6432 N Fotheringham ST,Spokane, WA 99208	\$159,500	1958	4	1	(1972)	05/27/2016	0.18 mi
Ċ.	26264.1805	3315 W Rosewood AVE,Spokane, WA 99208	\$155,000	1958	4	1.5	2002	07/28/2016	0.19 mi
D.	26264.1712	3228 W Rosewood AVE,Spokane, WA 99208	\$209,900	1957	4	٦	1722	05/19/2016	0.25 mi
ш	26263.2903	7106 N Winston DR,Spokane, WA 99208	\$239,500	1965	4	2	1698	05/13/2016	0.34 mi
ŢĦ.	26264.2705	3025 W Houston AVE ,Spokane, WA 99208	\$172,000	1957	4.	2.5	1699	07/18/2016	0.38 mi
ું છ	26262.0708	7130 N Valerie ST,Spokane, WA 99208	\$239,000	1967	4	ω	1876	05/09/2016	0.47 mi
王	26352.1512	6003 N Sutherlin ST,Spokane, WA 99205	\$102,900	1954	Ċī	В	2016	09/23/2016	0.50 mi
,	26351.2316	5929 N Fotheringham ST,Spokane, WA 99205	\$178,370	1959	4	10	1848	05/10/2016	0.51 mi
ب	26352.4111	5708 N Greenwood BLVD , Spokane, WA 99205	\$185,000	1969	4	2	1864	08/05/2016	0.59 mi
7	26253.1120	2708 W Dell DR,Spokane, WA 99208	\$185,000	1966	4	ယ	2134	07/06/2016	0.61 mi
				The second secon			1		

ŗ

26262.1601

4108 W Indian Trail RD , Spokane, WA 99208 \$60,000 1971

2115 08/31/2016 0.62 mi





#### my FirstAm® Property Profile

#### 3505 W Indian Trail Rd, Spokane, WA 99208

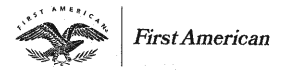
mation		(RA4)
Erickson Darrel R	Mailing Address:	3505 W Indian Trail Rd, Spokane, WA 99208
Unknown	Property Address:	3505 W Indian Trail Rd, Spokane, WA 99208
Single	Alt. APN:	
Spokane	APN:	26264.0902
8H	Census Tract:	000800
5	Block:	1
Pacific Heights 4th Add	Tract:	
Pacific Hts 4 L5 B1		
	Erickson Darrel R  Unknown  Single  Spokane  8H  5  Pacific Heights 4th Add	Erickson Darrel R Mailing Address:  Unknown Property Address:  Single Alt. APN:  Spokane APN:  8H Census Tract:  5 Block:  Pacific Heights 4th Add Tract:

Property Cha	aracteristics				
Use:	Sfr	Year Built / Eff. :	1959 / 1959	Sq. Ft. :	1862
Zoning:		Lot Size Ac / Sq Ft:	0.2029 / 8837	# of Units:	1
Bedrooms:	5	Bathrooms: 2		Fireplace:	Υ
# Rooms:	9	Quality: Av	erage	Heating:	Forced Air Gas
Pool:		Air: Y		Style:	Ranch
Stories:	1 .	Improvements:		Parking / #:	Attached Garage /
Gross Area:	2562	Garage Area: 24	)	Basement Ar	ea: 1150

Sale and Loan	Information			
Sale / Rec Date:	11/22/2013 / 12/09/2013	*\$/Sq. Ft.:	\$75.19	2nd Mtg.:
Sale Price:	\$140,000	1st Loan:	\$70,000	Prior Sale Amt:
Doc No.:	000006269982	Loan Type:	Conventional	Prior Sale Date:
Doc Type:	General Warranty Deed	Transfer Date:	12/09/2013	Prior Doc No.:
Seller:	Grove Donald L & Catherine M	Lender:	Acceptance Cap Mtg	Prior Doc Type:

#### \*\$/Sq.Ft. is a calculation of Sale Price divided by Sq.Feet.

Tax Informat	tion		
Imp Value:	\$114,900	Exemption Type:	
Land Value:	\$25,000	Tax Year / Area:	2016 / 0010
Total Value:	\$139,900	Tax Value:	\$139,900
Total Tax Amt:	\$1,955.61	Improved:	82%



#### my FirstAm® **Transaction History**

#### 3505 W Indian Trail Rd, Spokane, WA 99208

Transaction History provides records for the past ten years. To request additional information, please contact your local Sales Representative, Customer Service Department, or for an additional fee you may click here .

History Record #1: SALE/TRANSFER

Buyer:

Erickson Darrel R

Seller:

Grove Donald L & Catherine M

Transaction Date:

11/22/2013

Sale Price:

\$140,000

Recording Date:

12/09/2013

Sale Price Type:

Inland Prof Title Llc

Recorded Doc #: **Document Type:** 

000006269982 Deed Transfer

Title Company: **Vesting Type:** 

Single

**FINANCE** 

Mortgage Recording Date: 12/09/2013

Mortgage Transfer Type: Resale

Mortgage Document #:

000006269983

Mortgage Rate Type:

Acceptance Cap Mtg

Mortgage Term:

30

**Document Type** 

Trust Deed/Mortgage

Vesting Type:

Single

Loan Amount:

\$70,000

Mortgage Rate:

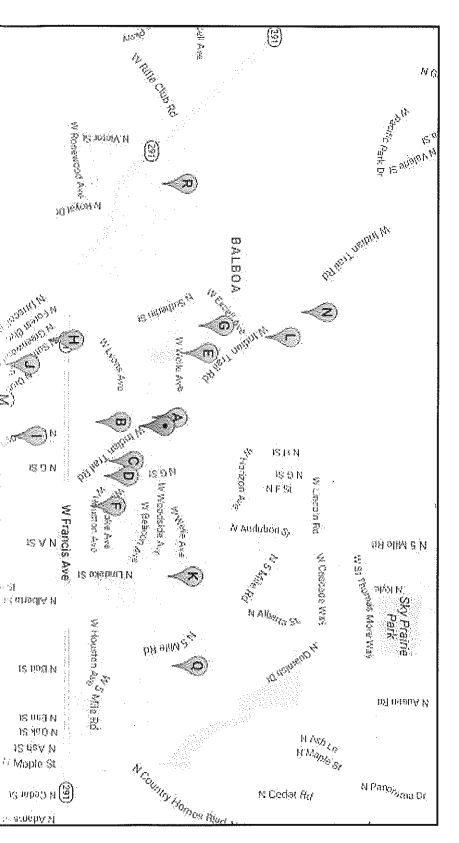
Borrower 1:

Lender:

Erickson Darrel R

Borrower 2: Borrower 4:

Borrower 3:



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my FirstAm®

Comparable Sales

3505 W Indian Trail Rd, Spokane, WA 99208

*my*FirstAm<sup>®</sup> Comparable Sales

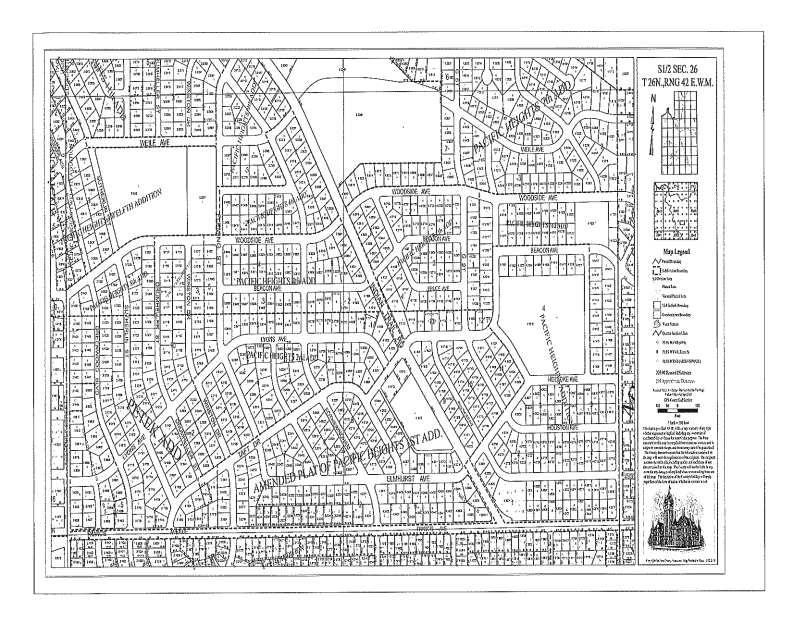
3505 W Indian Trail Rd, Spokane, WA 99208

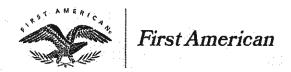
*\$/Sq.Ft. is a calculation of Sale Price divided by Sq.Ft.	Sale \$ / Sq. Ft.*:	Sq. Ft.:	Bathrooms:	Bedrooms:	Loan Amount:	Sale Price:		Comparable Statistics
divided by Sq.Ft	\$97	1893.5555555555	2	4	\$174,807	\$183,976	Average:	lics
	\$37	1631	1	4	\$80,000	\$60,000	<u>Low</u> :	
	\$112	2134	ယ	ហ	\$234,179	\$239,500	<u>High</u> :	



my FirstAm® Tax Map

3505 W Indian Trail Rd, Spokane, WA 99208





#### myFirstAm® School Information

#### 3505 W Indian Trail Rd, Spokane, WA 99208

ict #: 530825	50	Number of Schools: 3		
School Name:	Indian Trail Elementary School	Grade Span:	Primary & Middle	
Address:	4102 W Woodside Ave Spokane WA 99208	Number of Teachers:		
Phone #:	509-354-3100	Number of Students:	329	
School Name:	Salk Middle School	Grade Span:	Middle	
Address:	6411 N Alberta St Spokane WA 99208	Number of Teachers:		
Phone #:	509-354-5600	Number of Students:	737	
School Name:	North Central High School	Grade Span:	High	
Address:	1600 N Howard St Spokane WA 99201	Number of Teachers:		
Phone #:	509-354-6300	Number of Students:	1251	

vate Schoe	ols (within 5 miles)		
School Name:	Assumption Elementary School	Grade Span:	Elementary
Address:	3618 W Indian Trail Rd Spokane WA 99208	Distance:	0.2 mi.
Phone #:	999-999-9999		,, .
School Name:	Westgate Christian School	Grade Span:	Elementary
Address:	7111 N Nine Mile Rd Spokane WA 99208	Distance:	1.36 mi.
Phone #:	509-325-2252		
School Name:	St Matthew Lutheran School	Grade Span:	Elementary
Address:	6917 N Country Homes Blvd Spokane WA 99208	Distance:	1.45 mi.
Phone #:	509-327-5601	, and the second	TO A SECTION OF THE PROPERTY O

Continued on next page...

School Information 3505 W Indian Trail Rd, Spokane, WA 99208

10/28/2016

Page 1 (of 3)

Cabool Name	St Charles Catholic School	0.10.	<b>—</b>
Address:	4515 N Alberta St Spokane WA 99205	Grade Span: Distance:	Elementary
Phone #:	509-327-9575	Distance.	1.55 mi,
School Name:	Northwest Christian Schools	Grade Span:	Elementary
Address:	1412 W Central Ave Spokane WA 99205	Distance:	1,65 mi.
Phone #:	509-328-4400		
School Name:	Slavic Christian Academy	Grade Span:	Other
Address:	8913 N Nettleton Ln Spokane WA 99208	Distance:	1.66 mi.
Phone #:	999-999-9999		
School Name:	St Thomas More School	Grade Span:	Elementary
Address;	515 W Saint Thomas More Way Spokane WA 99208	Distance:	2.25 mi.
Phone #:	509-466-3811		
School Name:	Kindercare Learning Center #910	Grade Span:	Elementary
Address:	610 W Shasta Way Spokane WA 99208	Distance:	2.25 ml.
Phone #:	509-467-3112		
School Name:	Spokane Montessori School North	Grade Span:	Elementary
Address:	9009 N Wali St Spokane WA 99218	Distance:	2.36 mi.
Phone #:	509-466-6959		
School Name:	North Wall Schools	Grade Span:	Elementary
Address:	9408 N Wall St Spokane WA 99218	Distance:	2.57 ml.
Phone #:	509-466-2695		
School Name:	Can Learn Academy	Grade Span:	Other
Address:	600 W Cora Ave Spokane WA 99205	Distance:	3.03 mí.

#### Continued on next page...

School Information 3505 W Indian Trail Rd, Spokane, WA 99208

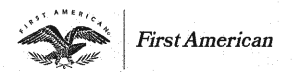
10/28/2016

Page 2 (of 3)

vate Scho	ols (within 5 miles)		
School Name:	Spokane Montessori School	Grade Span:	Elementary
Address:	1909 N Wright Dr Spokane WA 99224	Distance:	3.14 ml.
Phone #:	509-328-6466		
School Name:	Palisades Christian Academy	Grade Span:	Other
Address:	1115 N Government Way Spokane WA 99224	Distance:	3.21 mi.
Phone #:	509-325-1985		
School Name:	St George's School	Grade Span:	Other
Address:	2929 W Walkiki Rd Spokane WA 99208	Distance:	3.37 mi.
Phone #:	999-999-9999		
School Name:	Gonzaga Preparatory School	Grade Span:	Secondary
Address:	1224 E Euclid Ave Spokane WA 99207	Distance:	4.1 mi.
Phone #:	509-483-8511		
School Name:	St Aloysius Catholic School	Grade Span:	Elementary
Address:	611 E Mission Ave Spokane WA 99202	Distance:	4.43 mi.
Phone #:	509-489-7825		
School Name:	St Patrick Catholic School	Grade Span:	Elementary
Address:	5021 N Nelson St Spokane WA 99217	Distance:	4.5 mi.
Phone #:	509-487-2830		
School Name:	Little Red School House Children Center	Grade Span:	Elementary
Address:	621 W Sprague Ave Spokane WA 99201	Distance:	4.74 mi.
Phone #:	999-999-9999		

School Information 3505 W Indian Trail Rd, Spokane, WA 99208 10/28/2016

Page 3 (of 3)



#### my FirstAm® **Neighbors**

#### 3505 W Indian Trail Rd, Spokane, WA 99208

Address:

3511 W Indian Trail Rd, Spokane, WA 99208

Owner(s): Jones Ryan Jones Amber

APN:

26264.0901

Sale Amount: \$104,000

1

Sale Date: 04/16/2010

Beds / Baths: 5/2

Square Feet: 2.222

Year Built: 1959

Use Code:

SFR

# Units:

Lot Size: .2196

Address:

3505 W Beacon Ave, Spokane, WA 99208

Owner(s): Grace Rosemary S

APN:

26264.1001

Sale Amount:

Sale Date:

Beds / Baths: 4 / 2.5

SFR

Square Feet: 1,568

Year Built: 1959

Lot Size: 2479

Use Code: Address:

3514 W Beacon Ave, Spokane, WA 99208

Owner(s): Allbery Steven L Allbery Joan Y

APN:

26263.0604

Sale Amount: \$74,500

Sale Date:

Beds / Baths: 4/2

Square Feet: 1,322

Year Built: 1959

Use Code:

SFR

# Units:

# Units:

Lot Size:

.292

Address:

3517 W Indian Trail Rd, Spokane, WA 99208

Owner(s): Ezzell J A Ezzell T

APN:

26263.0603

Sale Amount: \$60,000

Sale Date:

Beds / Baths: 4/2.5

Square Feet: 2,167

Year Built: 1959

Use Code:

SFR

# Units:

Lot Size: .2196

Address:

3515 W Beacon Ave, Spokane, WA 99208

Owner(s): Castillo Katherine L Castillo Fredis A

APN:

26264.1003

Sale Amount: \$180,000

Sale Date: 12/06/2013

Beds / Baths: 3/2.5

Square Feet: 2,423

Year Built: 1959

Use Code:

SFR

# Units:

Lot Size: .3468

Address:

3438 W Beacon Ave, Spokane, WA 99208

Owner(s): Mclaughlin Helen L

APN:

26264.0806

Sale Amount:

Sale Date: 01/25/2012

Beds / Baths: 3/2

Square Feet: 1,324

Year Built: 1961

Use Code:

SFR

# Units:

Lot Size:

.1632

Continued on next page...

Neighbors

3505 W Indian Trail Rd, Spokane, WA 99208

10/28/2016

Page 1 (of 4)

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1

SFR

Use Code:

Owner(s): Geno Robert D Geno lla C Address: 3510 W Indian Trail Rd, Spokane, WA 99208

APN: 26264.0807 Sale Amount: \$127,500 Sale Date: 10/25/2003

2,819 Year Built: 1961 Beds / Baths: 4/2.5 Square Feet: Lot Size: .168

# Units:

Address: 3521 W Beacon Ave, Spokane, WA 99208 Owner(s): Winters James J

APN: Sale Amount: \$59,000 Sale Date: 26263.0701

Square Feet: 1,980 Year Built: 1959 Beds / Baths: 3/2

Lot Size: .2294 Use Code: SFR # Units: 1

Address: 3516 W Indian Trail Rd, Spokane, WA 99208 Owner(s): Murphy Theresa L

Sale Date: APN: Sale Amount: 26264.0808

Beds / Baths: 3 / 1.5 Square Feet: 1,427 Year Built: 1961

# Units: Lot Size: .2066 Use Code: SFR

3520 W Beacon Ave, Spokane, WA 99208 Owner(s): Allbery Andrea L Address:

Sale Date: 09/07/2005 Sale Amount: \$185,000 APN: 26263.0605

Beds / Baths: 5/2 Square Feet: 2,510 Year Built: 1959

Lot Size: .2619 Use Code: SFR # Units:

Address: 3425 W Indian Trail Rd, Spokane, WA 99208 Owner(s): Kellie Daniel Kellie Leanne

26264.1010 Sale Amount: \$114,900 Sale Date: 07/30/1998 APN:

Beds/Baths: 5/3 Year Built: 1959 Square Feet: 2,344

# Units: 1 Lot Size: .3647 **Use Code:** SFR

Owner(s): Stallones Arlen J Stallones Veronica A 3523 W Indian Trail Rd, Spokane, WA 99208 Address:

APN: Sale Amount: \$175,000 Sale Date: 05/26/2015 26263.0602

Year Built: 1959 Beds / Baths: 5/2 Square Feet: 2,132

Lot Size: .2211 # Units: **SFR** Use Code:

Owner(s): Lunnen Jeremy F Lunnen Laura L Address: 3439 W Beacon Ave, Spokane, WA 99208

Sale Date: 06/18/2010 Sale Amount: \$183,000 APN: 26264.1121

Year Built: 1963 Square Feet: 3,756 Beds / Baths: 4/3

Lot Size: .232 Use Code: SFR # Units: 1

Continued on next page...

Page 2 (of 4) 3505 W Indian Trail Rd, Spokane, WA 99208 10/28/2016 Neighbors

Beds / Baths: 4/2

Year Built: 1959

Address: 3520 W Indian Trail Rd, Spokane, WA 99208 Owner(s): Hurst Jacob W Hurst Rachel E

APN: 26264.0809 Sale Amount: \$164,000

Sale Date: 10/20/2014

Year Built: 1961 Beds / Baths: 5/3 Square Feet: 2,474

Lot Size: .2066 Use Code: SFR # Units: 1

Address: 3527 W Beacon Ave, Spokane, WA 99208 Owner(s): Hall Scott W

APN: 26263.0702 Sale Amount: \$160,000 Sale Date: 10/02/2014

Beds / Baths: 5 / 1.5 Square Feet: 2,176 Year Built: 1959

Lot Size: .2295 Use Code: **SFR** # Units: 1

Address: 3510 W Lyons Ave, Spokane, WA 99208 Owner(s): Barnes Ryan P

26264.1008 Sale Date: 05/12/2016 APN: Sale Amount: \$207,000

Square Feet: 1,512

Use Code: # Units: Lot Size: .2508

Owner(s): Tapscott Douglas A Tapscott Yvonne M Address: 3516 W Lyons Ave, Spokane, WA 99208

Sale Date: 12/24/2008 Sale Amount: \$95,000 APN: 26264.1009

Year Built: 1959 Beds / Baths: 3 / 2.5 Square Feet: 2,046

Lot Size: Use Code: **SFR** # Units:

Address: 3426 W Indian Trail Rd, Spokane, WA 99208 Owner(s): Bartol Wanna Lee

APN: 26264.1111 Sale Amount: Sale Date:

Square Feet: 1,448 Year Built: 1964 Beds / Baths: 2/2

**SFR** # Units: 1 Lot Size: .2342 Use Code:

Owner(s): Cash Kevin K Address: 3606 W Beacon Ave, Spokane, WA 99208

26263.0606 Sale Amount: \$195,000 Sale Date: 06/05/2008 APN:

Year Built: 1959 Square Feet: 2,167 Beds / Baths: 3/2

Lot Size: .2737 # Units: **SFR** 1 Use Code:

Owner(s): Malek Joseph A Abdel Sanders Tamara T 3504 W Lyons Ave, Spokane, WA 99208 Address:

Sale Amount: \$201,900 Sale Date: 05/10/2007 APN: 26264.1011

Year Built: 1959 Square Feet: 2,518 Beds / Baths: 5/3

1 Lot Size: .2711 Use Code: SFR # Units:

#### Continued on next page...

Page 3 (of 4) 3505 W Indian Trail Rd, Spokane, WA 99208 10/28/2016 Neighbors

Address:

3521 W Woodside Ave, Spokane, WA 99208

Owner(s): Runeberg

APN:

26263.0611

Sale Amount:

Sale Date:

Beds / Baths: 3 / 1.5

Square Feet: 1,844

Year Built: 1959

**Use Code:** 

**SFR** 

# Units:

1

.3233 Lot Size:

Address:

3507 W Bruce Ave, Spokane, WA 99208

Owner(s): Meier D G Meier L A

APN:

26264.0805

**Sale Amount: \$66,900** 

Sale Date:

Beds / Baths: 3 / 1.5

Square Feet: 1,542

Year Built: 1960

Use Code:

SFR

# Units:

1

Lot Size:

Address:

3522 W Lyons Ave, Spokane, WA 99208

Owner(s): Justesen Grady E Justesen Joni L

.2128

APN:

Sale Date: 06/01/2015

Beds / Baths: 4/2

26263.0710

Sale Amount: \$175,000 Square Feet: 2,022

Year Built: 1959

Use Code:

SFR

# Units:

Lot Size:

.2239

Address:

3527 W Indian Trail Rd, Spokane, WA 99208

Owner(s): Martel Garren M

APN:

26263.0601

Sale Amount: \$176,500

Sale Date: 05/14/2016

Beds / Baths: 4 / 2.5

Square Feet: 2,072

Year Built: 1959

Lot Size:

Use Code:

SFR

# Units:

Owner(s): Lordan Patrick T Lordan Lisa C

Address: APN:

3517 W Bruce Ave, Spokane, WA 99208

1

Sale Date: 08/28/2001

Beds / Baths: 3 / 1.5

26264.0804

Sale Amount: \$119,500 Square Feet: 1,542

Year Built: 1960

Use Code:

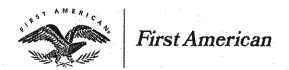
**SFR** 

# Units:

Lot Size:

.2149

.2212



my FirstAm® Street Map

3505 W Indian Trail Rd, Spokane, WA 99208



You are not currently logged in Log In Search

# \$50,000 HALLOWEEN HAUNT GIVEAWAY OCT 1-27

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D

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# SPD, neighbors shut down Indian Trail nuisance

ENTERTAINMENT

Published On: Oct 07 2016 02:22:40 PM PDT



SPOKANE, Wash. -A nuisance house in the Indian Trail neighborhood was shut down thanks to neighbors working with Spokane Police officers,

The neighbors near the house, located at 3505 W. Indian Trail, worked with SPD officers, their Neighborhood Conditions Officer, and the Spokane City Attorney's Office.

SPD said officers have responded to the address 57 times over the past year for drugs, possible prostitution, reckless driving, property crimes, and bothering neighbors.

Neighbors organized and partnered with their Neighborhood Conditions Officer to petition to Spokane County Superior Court to shut the property down.

SPD officers were at the house on Thursday while contractors worked to clear, secure, and board up the property. Any returning tenants will be arrested for trespassing.

If you have a problem property in your neighborhood, contact your Neighborhood Conditions Officer.

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UP NEXT // Prosecutor: Bo Kirk shot over road rage

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### **LOCAL NEWS HEADLINES**

End of the line for the Metaline Falls train

4 Things To Know Oct 31

Spokane law enforcement reminds parents of the trick-or-treat dos and don'ts

Suspected bank robber lives 6 blocks from crime

Alleged nuisance property burns down

Bundy attorney cited for failing to comply with order

4 Things To Know For Oct 28

Colfax brings old hospital to life with the undead Spokane Co. Sheriff urging phone scam awareness Bank robbery suspect arrested

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8103 N Division St Spokane, WA 99208 509-467-5107

**Store: 332** Invoice: 33200290165 Salesperson: Bryan R T

**Work Order** 33200290162

### **Customer Information**

**Customer ID:** 506-01001

Name:

LEE A ARNOLD

Address:

City, State, Phone:

WA 99019

### **Vehicle Information**

Vehicle:

Color:

Mileage:

License:

### Les Schwab Invoice

Qty	Product Co	de : Product Description	Price/ea	FET	Amount
1	13718	WHEEL SPIN BALANCE	\$13.50	\$0.00	\$13.50
1	126187	215/45R-17 87V SS-595 BW	\$91.99	\$0.00	\$91.99

Parts Subtotal: \$91.99 Labor Subtotal: \$13.50 Sales Tax: \$9.17

Tire Tax: \$1.00

Invoice \$115.66

**Payment Method:** 

\$115.66

DOT: DOTUX0K3616

Qty: 1

### WARNING: THE FOLLOWING APPLIES TO VEHICLES WITH MODIFIED SUSPENSION/RIDE HEIGHT

The suspension/ride height of this vehicle has been modified. As a result, this vehicle may handle differently than that of factory equipped vehicles. As with any vehicle, extreme care must be used to prevent loss of control or roll-over during sharp turns or abrupt maneuvers. Always wear seat belts and drive safely, recognizing that reduced speeds and specialized driving techniques may be required. Failure to drive this vehicle safely may result in serious injury or death. Do not drive this vehicle unless you are familiar with its unique handling characteristics and are confident of your ability to maintain control under all driving conditions. Some modifications (and combinations of modifications) are not recommended and may not be permitted in your state. Consult your owner's manual, the instructions accompanying this product and state laws before undertaking these modifications. You are responsible for the legality and safety of the vehicle you modify using these components.

Remember to rotate your tires every 5,000 miles for maximum mileage - and it's free!

Les Schwab electronically registers your tire purchase with the tire manufacturer at no charge to you, in accordance with NHTSA's tire registration requirements.

Your car may have a tire pressure monitoring system that uses a warning light to alert the driver of low tire pressure or system failure. Pursuant to NHTSA, Les Schwab must install all tire and wheel combinations with functioning TPMS sensors; including tires and custom wheels or winter tires and wheels. The TPMS light may illuminate after routine service and require additional action. We offer and recommend monthly air checks.

Free air checks for the life of the tires.

### THANK YOU FOR YOUR BUSINESS

Invoice Date/Time: 11-08-2016 04:32 PM



2818 N Government Way Coeur D Alene, ID 83815 208-765-8505

Store: 83 Invoice: 8300472495 Salesperson: Bobbi L F

Work Order 8300472422

**Customer Information** 

506-01001 Customer ID:

Name:

Address:

City, State, Phone: **LEE A ARNOLD** 

WA 99019

Mileage: License:

Vehicle:

Color:

**Vehicle Information** 

THANK YOU FOR YOUR BUSINESS

Authorized By:

LEE A ARNOLD (801) 574-4020 10-31-16 02:14 PM \$116.59

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**Customer Signature X** 



250928



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### Free Peace of Mind Tire Protection\*

Whatever the road throws at you, from potholes to nails or other road hazards, you have peace of mind protection that we will repair or replace your Covered Tire for its remaining value under the terms of this Best Tire Value Promise® (Limited Warranty). Our workmanship is guaranteed for the life of your Covered Tires. We also offer free pre-trip safety checks for peace of mind before you hit the road.

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So you get more miles out of your tires and more miles per gallon of gas, for the life of your Covered Tires we provide:

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Free Rebalancing	Free Air Checks

Free Brake and Alignment Checks Free Tire Checks

Free Snow Tire Installation and Removal (for pre-mounted Les Schwab tires)

These "Care Services" are available at hundreds of Les Schwab locations around the West.						
Limited Warranty Les Schwab warra		of the Covered Tires	for the mileage indi	cated below:		
30,000	40,000	50,000	60,000	70,000		
35,000	45,000	55,000	65,000	80,000		
*See reverse side for descriptions of the free Care Services and the terms, conditions, limitations, and exclusions of our Best Tire Value Promise® (Limited Warranty).						
The limited warranties for tread life and tire protection are not valid unless accompanied by the Covered Tires and original invoice No.						

### **Robert Tavares**

**Subject:** FW: 3505 W. Indian Trail

**Attachments:** Cost Bill.doc

From: Matt Sent:

To: Lee Arnold

Cc:

Subject: RE: 3505 W. Indian Trail

Lee – the City's costs on 3505 W. Indian Trail are \$2,305.19, see attached. If you can agree to pay our costs as part of the closing then you save us the trouble of filing the cost bill and receiving a judgment on the 3505 W. Indian Trail. Let me know. Thanks.



Matthew | City of Spokane | Office of the City Attorney | Assistant City Attorney







### Confidential & Privileged Legal Materials

Your cooperation is requested; no disclosure authorized without express consent of client(s) and City Attorney.

From: Lee Arnold

Sent:

To: Matthew

Subject: 3505 W. Indian Trail

Hi Matthew,

I wanted to let you know that we met with Ray the current owner of the property located at 3505 West Indian Trail Road, Spokane WA 99208. Ray has agreed to sell us the property so we can get it cleaned up and back into a good working condition. We have signed around a purchase and sale agreement and are scheduled to close on Friday November 4 2016. I have spoken with Doug about gaining access to the property for a physical inspection prior to closingand he instructed me to contact you for access.

Is it ok with you ok if my crew and I remove the plywood from the back door and access the property for inspecion or would you prefer I schedule a showing with an officer of the city present? Either way works as long as I can do it before Friday. We would put the plywood back over the door upon completion of the inspection. Let me know which direction you would prefer we go here.

Thanks Matt!

### Lee Arnold

CEO

### **Secured Investment Corp**

From: Matthew

Date:

To: Lee Arnold

Subject: 3505 W. Indian Trail

Hello – we abated a chronic nuisance property (3505 W. Indian Trail) a couple weeks ago. The owner, Ray Xxxxxxxx, expressed an interest to sell. His number is XXX.XXXX. Let me know if something works out. Thanks.

Matthew | City of Spokane | Office of the City Attorney | Assistant City Attorney

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### **Robert Tavares**

**Subject:** FW: New property

From: Alissa

Sent:

To: Lee Arnold, Michelle

Cc:

Subject: RE: New property

I have an email into Mathew Xxxxxxxx. We will need the lis pendens removed or a letter stating that it will be removed and the injunction is lifted. And they also need to calculate the abatement costs for removal of those two matters on title.

### Alissa

Gustafson Law, Inc., P.S.

From: Lee Arnold

Sent:

To: Michelle Cc: Alissa

Subject: Re: New property

Hi Alissa,

Please let me know what other information you need. I need this to close today. Let me know!

Thanks,

Lee A. Arnold

CEO

Secured Investment Corp/

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### Michelle wrote:

Here you go.

From: Alissa Sent:

JC111.

**To:** Michelle **Cc:** Lee Arnold

Subject: RE: New property

Okay I will still need the mortgage information to order a statement of account.

### Alissa

Gustafson Law, Inc., P.S.

From: Michelle

Sent: To: Alissa Cc: Lee Arnold

Subject: RE: New property

Alissa,

Per the P&S agreement, we are not paying off the mortgage, we assumed the payments. As for the other items, please refer to P&S agreement. If you need anything else, please let me know.

Michelle

**Executive Assistant** 

### **Secured Investment Corp**

From: Alissa Sent:

To: Michelle

Subject: RE: New property

The title on this has quite a few issues so I don't think we'll be closing today. We will need information to order the payoff on the mortgage and then there is a lis pendens and two items filed by the county regarding abatement that will need to be resolved. Has Lee been working with Rob at the City like before on homes with these types of problems?

### Alissa

Gustafson Law, Inc., P.S.

From: Michelle

Sent: To: Alissa

**Subject:** RE: New property

Hello Alissa,

Can you tell me when this property closes today? The seller is extremely anxious for his check, so I need to stay on top of it.

Thanks!

Michelle

### **Executive Assistant**

### **Secured Investment Corp**

From: Alissa Sent:

To: Michelle

Subject: RE: New property

Okay thank you Michelle.

### Alissa

Gustafson Law, Inc., P.S.

From: Michelle

Sent: To: Alissa Cc:

Subject: New property

Hello Alissa,

We have a new property that will need your assistance. The address is 3505 W Indian Trail Road, Spokane, WA 99208.

Let me know if you need anything else.

Michelle

**Executive Assistant** 

### **Secured Investment Corp**

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### **Robert Tavares**

**Subject:** FW: 3505 W. Indian Trail

From: Alissa Sent:

To: Lee Arnold Cc: Michelle

Subject: RE: 3505 W. Indian Trail

Okay if this is a wrap of an underlying contract then I need a seller financing addendum and the other addendum needs to say that the property will NOT be transferred free and clear of liens because the mortgage lien is staying on title. Also everyone needs to sign a disclosure that states that if the lender triggers their due on sale clause for selling the property subject to the mortgage without consent that the mortgage will immediately be paid in full. And then I will need proof of insurance, showing the seller as an additional insured/mortgagee and instruction on what is being done with the existing escrow account with the mortgage company, is seller to be credited for the balance in that account? Also how will the payments be serviced? Are we hiring an escrow collection company? Is the seller making the payments on their own each month once you pay him (or the escrow company) or will you pay the monthly amount directly to the mortgage company which will likely alert them to the fact that the property has been sold? Once I have all of that I can apply to the Department of Licensing for a waiver as required by statute for seller financing transactions.

### Alissa

Gustafson Law, Inc., P.S.

From: Lee Arnold

Sent: To: Alissa Cc: Michelle

Subject: RE: 3505 W. Indian Trail

Ok Alissa -

Here is the math that I have
Ray is responsible for:
County Taxes \$281.65
Lien Releases to Gustafson \$150
Final Hold back City of Spokane \$1,000
Lien Payoff of City of Spokane \$2,383.42
Final Water Bill Paid to City of Spokane \$498.00
For a total closing cost to Ray of: \$4,313.07

His Gross is \$12,500

Net then to Ray is \$8,186.93 However,

He has Received the following

\$200 - Cash on October 31, 2016

\$116.59 - Tire on October 31, 2106 - Les Schwab - paid by buyer

\$300 – Cash on Friday November 4<sup>th</sup>, 2106.

\$500 Cash today November 8th, 2016

Net to seller is \$7,070.34 – Buyer is taking over underlying payments.

Lee is to bring \$12,500 plus \$2,379.55 Keller Williams for Commissions \$870 Escrow closing fee to Gustafson Law \$727.20 – Owners Policy to First American Title

Total to be brought by buyer Escalade Properties, LLC is \$16,476.75

Also, Lee wanted to be sure that you've had a chance to see this. Click Here Now >>

Lee Arnold

### **Secured Investment Corp**

www.SecuredInvestmentCorp.com



<u>Instructions About Communicating With Me:</u> An increasing number of people are sending correspondence direct to me by email. Please know that, I work by Pre-Set Phone or In-Person Appointments controlled by Michelle Mendez, 800-341-9918 Ext 1805, at MY office, , first accommodating Private clients in the following priority.

<u>First:</u> Private consulting clients who have invested up to or beyond \$150,000 to work with me for a year. (*This is by invitation only*)

**Second:** Lee's "Inner Circle" Clients – Who have invested significant money, time, energy, to travel to and work with me directly in my local market. (*Held a few times per year*)

Third: Regional "Inner Circle" Clients, the lowest barrier of entry to still be considered "Inner Circle".

If you are not involved in one of these groups, unfortunately my time is greatly limited. We have Tens of Thousands of Members. I try to be courteous and responsive to all, and I welcome thoughts, ideas, success reports, etc etc etc, Unfortunately, I will not be able to respond to all of you all of the time.

I apologize if you have emailed me and did not receive a response. If you would like to be considered for one of these "Inner Circle" Membership Levels, you can contact my office at 800-341-9918 and speak with one of my very knowledgeable and talented, "Business Development Consultants".

If you would like to speak with me personally, I teach several seminars throughout the country and at different times of the year. You can join me for one of our "Funding Tours", "Rehab to Riches" Training, "Private Money Broker Certification" Training, or Senior or Master Broker Designation Training. Learn more about these powerful, SUCCESS EVENTS at: <a href="https://www.leearnoldsystem.com">www.leearnoldsystem.com</a>

If you are unable or unwilling to travel, please contact my office and speak with one of my friendly, helpful and knowledgeable staff members. They will be able to answer any and all questions that you may have and point you in the right direction of what you are looking for. We are open Monday through Friday, 7am to 5pm PST.

From: Alissa Sent:

To: Lee Arnold

Subject: 3505 W. Indian Trail

Hi Lee.

Here's where I'm at with the numbers. I wasn't sure if you have released more than \$300 to the seller or not, please let me know if you have. Once you give the go ahead on the numbers I email my docs to you and get Mr. Xxxxxxxx in to sign.

### Alissa

Rule 6 Law Clerk



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# Property Profit and Loss

Property address: 3505 W Indian Trail

Purchase Date: 11/1/2016

Cash Outflow (Investment)					
Purchase of Property		\$	79,318.25		
Total Fix up and Repair		\$	47,431.15		
Selling Costs		\$	21,479.29		
Est Total Investment		\$	148,228.69		
Target Sale Price		\$	198,900.00		
Est Profit Closing Date	3/1/2017	\$	50,671.31		



December 2, 2016

Dear Neighbors,

We would like to reach out to you and your families to let you know that we are in the process of rehabilitating the home located at 3505 W Indian Trail. We understand that there has been a lot concerning activity at this home in the past. We would like to reassure you that we are working to improve this home to its original glory so that it will no longer be a nuisance to the community.

If you have any concerns, please feel free to contact me, Danielle

We thank you for your patience with us as we improve this home and bring peace back to this beautiful neighborhood.

Sincerely,

Danielle |

Cogo Project Manager

COEUR D'ALENE, ID 83814 FAX: 888-897-0238

# 3505 W INDIAN TRAIL | Spokane, Washington 99208

3 Beds, 2 Baths MLS #: 201710736

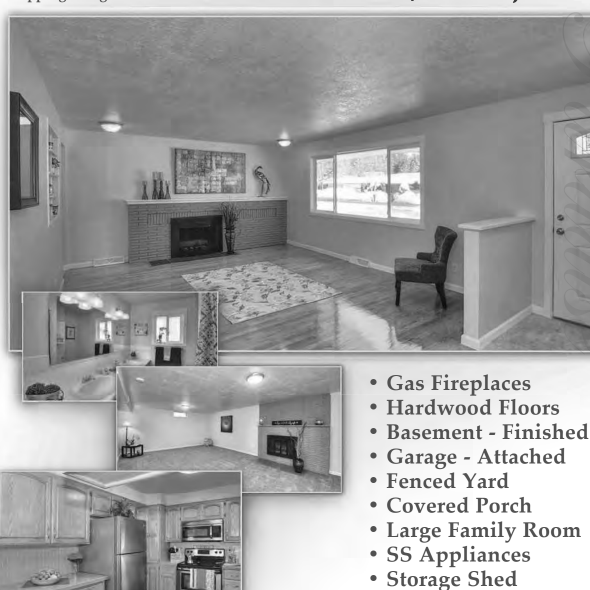
Outstanding family home in fantastic neighborhood. Beautiful hard wood floors, new paint, carpet and large windows give an open airy feel to this updated rancher. 5 bedrooms (2 basement non-egress) 2 bath with large living room and family room both with beautiful gas fireplaces. Kitchen boasts new stainless steel appliances. Enjoy the large covered patio porch overlooking the peaceful fenced backyard with storage shed. Quiet neighborhood, close to shopping and good schools. This one won't last!

LEE ARNOLD 509-953-1000 lee1@securedinvestmentcorp.com





\$199,900





























Lee Arnold Keller Williams Realty Spokane 509-953-1000 lee1@securedinvestmentcorp.com http://agent-108784.pages.tourfactory.com





### **Robert Tavares**

**Subject:** FW: Indian Trail update **Attachments:** Indian Trail flyer.pdf

From: Lee Arnold

Sent:

To: Matthew, Rob

Cc:

Subject: Update on Ray Xxxxxxxxx

Hi Matt and Rob,

I pray you both had a great Christmas holiday and a fantastic New Year! I'm excited for a very productive 2017.

I wanted to update you on the Xxxxxxxl (Ray) Xxxxxxx Property Located at 3505 West Indian Trail Road, Spokane WA 99208.

The house is finally complete and went live on the market today.

Attached is the sales flier as well as the virtual tour video so you can see the transformation.

### http://www.tourfactory.com/1706594

The other property we have been working on is 6117 North Cedar. This property is also very close to completion and will be going on the market in the next two weeks.

I believe the quality of the construction done to these homes will attract very deserving and respectful homeowners that the "Concerned Neighbors", will be

Very pleased to welcome to the neighborhood!!

Thanks again for allowing us the opportunity to assist the City in cleaning up these troubled properties.

Please let me know if there are any other "challenges" we can help the City address.

Yours in Success,

### Lee Arnold

CEO

### **Secured Investment Corp**

www.SecuredInvestmentCorp.com



From: Michelle

Sent:

To: CDA All

**Subject:** New Home Listed in Spokane! Please share!

Hi Everyone,

We listed a new rehab home at 3505 W Indian Trail, Spokane, WA. This is on a large lot. Perfect for a large family. Has beautiful hard wood floors, lots of light and two gas fireplaces! I'm attaching a flyer and sharing the virtual tour link. Please share with anyone you think may be interested. Let's get this one sold!!!!

http://www.tourfactory.com/1706594

Michelle Executive Assistant

**Secured Investment Corp** 



# STEP BY STEP THROUGH THE PROCESS



**Turning Garbage into Gold!** 





### **Identify the Players:**

### City Attorney

- The city attorney is the attorney representing the city or municipality.
- An elected or \_\_\_\_\_\_
- In the strong mayor form of government, the city attorney often reports to the mayor.
- The city attorney may report to the city council or the city manager in the council-manager form of government.

### Code Enforcement

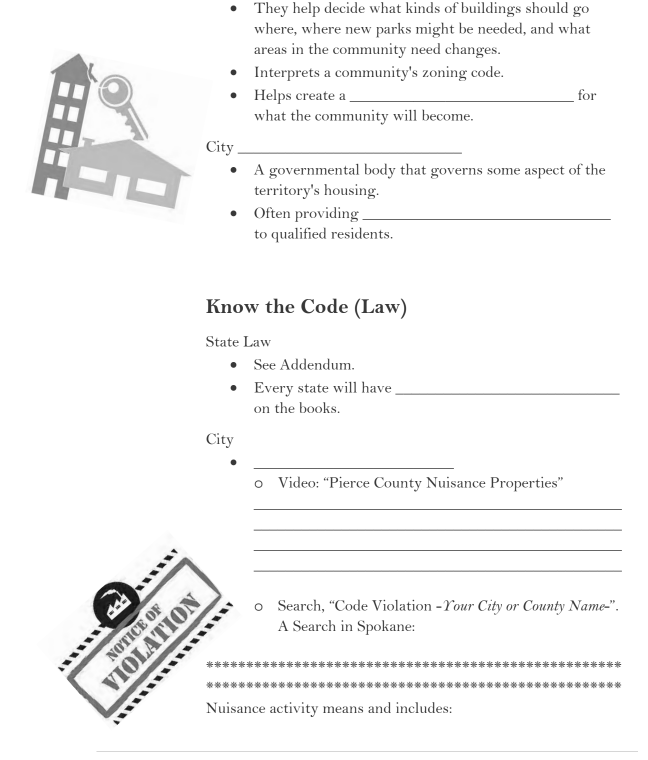
- A sworn or non-sworn inspector, officer or investigator, employed by a city, or county, or city and county.
- Specialized training
- Depending on the municipality, primary duties are the Prevention, Detection, Investigation, and

of violations of laws regulating:

- o public nuisance,
- o Public health, safety, and \_\_\_\_\_
- o public works,
- o business activities and consumer protection,
- 0
- o land-use, or
- o municipal affairs.
- Works to help communities become better places to live, work, grow-up in, and play.









b. Find. And. Find. Find.	tter and Rubbish: re Hazard from Vegetation and Debris: ny dangerous animal violations: re Code Violations: control olations, as defined in city code. eneral Nuisance any act or omission, as provided in Chapter 7.48 RCW or Chapter 9.66 RCW or which unreasonably: 1. interferes with the comfort, solitude, health or ; or
b. Find. And. Find. Find. Geometric	re Hazard from Vegetation and Debris:  ny dangerous animal violations:  re Code Violations:  control  colations, as defined in city code.  eneral Nuisance  any act or omission, as provided in Chapter 7.48  RCW or Chapter 9.66 RCW or which unreasonably:  1. interferes with the comfort, solitude, health or
c. An d. Fin e vic f. Ge	ny dangerous animal violations:  re Code Violations:  control  colations, as defined in city code.  eneral Nuisance  any act or omission, as provided in Chapter 7.48  RCW or Chapter 9.66 RCW or which unreasonably:  1. interferes with the comfort, solitude, health or
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	RCW or Chapter 9.66 RCW or which unreasonably:  1. interferes with the comfort, solitude, health or
	1. interferes with the comfort, solitude, health or
	2common
	sensibilities and senses by way of extreme noise,
	light or odor; or
	3. obstructs or renders hazardous for public passage
	any public way or place; or
	4. pollutes or renders less usable any watercourse
	or water body.
ii.	maintaining or permitting upon any land:
	1. refrigerator, freezer or another insulated
	container within which a child could suffocate;
	2. a pit, excavation, swimming pool, well or another
	uncovered hole into which a person could
	3. lumber, metal, plastic, paper, cardboard,
	or other scrap material deposited in
	such place and manner as to constitute
	a hazardous





- 4. unused or junk \_\_\_\_\_ or parts unless enclosed and secured as required by law for wrecking yards or junk yards;
- 5. an \_\_\_\_\_ structure or part thereof not securely closed to entry;
- 6. toxic, radioactive, caustic, explosive, malodorous or septic substances, such as putrescent animal, fish or fowl parts, animal or vegetable waste matter, excrement and any material likely to attract or breed flies or rats, unless kept in proper receptacles as provided by the health and refuse laws; or
- 7. structure, collection of wood, cloth, paper, plastic or glass material, vegetation or flammable substances kept in such manner as to create a substantial risk of combustion or spread of fire.

Δηγ				
. <i>F</i> MII y				

including the attempt and/or conspiracy to commit any criminal conduct, as defined by State or local ordinance occurring on, around, near or having a nexus to a property, including but not limited to:

- a. Stalking:
- b. Harassment:
- c. Failure to disperse:
- d. Disorderly conduct:
- e. Assault: including domestic violence assault, Reckless endangerment:
- f. Prostitution:
- g. Patronizing a prostitute:
- h. Disorderly house, as defined by city ordinance:

i. j.

- k. Any firearms or dangerous weapons violations:
- l. \_\_\_\_





	oitering for engaging in drug-related activity:
G	ang-related activity, as defined by city code.
A	ny crimes of domestic violence.
A	ny violation of any protection order authorization:
V	Varrant arrests, or any instance in which a DOC
(I	Department of Corrections) offender is located at a
pı	roperty while in violation of DOC supervision.
	eckless Driving, Driving Under the Influence,
V	ehicular Homicide and Assault:
P	ossession of stolen property:
	rafficking in stolen property and/or criminal rofiteering:
	heft, trafficking, or unlawful possession of commercial netal property:
	lentity theft:
. 10	
**	************
С	riminal Violation
0	a property on which nuisance activity is observed on
	three or more occasions during any sixty-day period
	three or more occasions during any sixty-day period or on which nuisance activity is observed on seven or
0	or on which nuisance activity is observed on seven or
0	or on which nuisance activity is observed on seven or more occasions during any twelve-month period, or a property where, pursuant to a valid search warrant, evidence of drug-related activity has been identified
0	or on which nuisance activity is observed on seven or more occasions during any twelve-month period, or a property where, pursuant to a valid search warrant, evidence of drug-related activity has been identified two or more times, or
0	or on which nuisance activity is observed on seven or more occasions during any twelve-month period, or a property where, pursuant to a valid search warrant, evidence of drug-related activity has been identified two or more times, or



### Understand how it Works

Some municipalities will have \_\_\_\_\_



- Department is actively looking for nuisance properties, and code violations.
- Attorney may be assigned to local police department to prosecute criminal abatement
  - o Drugs
  - o Prostitution
  - o Other illegal activity

Most	Municipalities will be
•	Video, "Neighbors protest zombie house in SE Portland'
_	

- Does the city require a complaint before initiating action?
- How many complaints are needed?
- What is required to raise the issue to a level that triggers enforcement?
  - See Sample Code Enforcement Handout from City of Spokane.
  - O See Sample Complaint form, City of Spokane.

### Nuisance Abatement

- Litigation to force compliance or \_\_\_\_\_\_\_
- Private Nuisance Lawsuit

### Receivership

• Forced \_\_\_\_



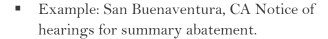


Can happen based on Code Violation or Criminal Violation

Possible	scenario:

- Citizen complains about a \_\_\_\_\_\_
- City officials, code enforcement or police, investigate complaint
- If the complaint is substantiated:
  - o The owner may be sited or served a notice to

within a certain time frame.



### Α.

Notices. When a department head reasonably believes a nuisance to exist the department head shall cause a written notice to be mailed and conspicuously posted on the premises. This notice shall be entitled in letters not less than one inch in height and substantially in the following form:

Notice of Hearing to Determine Existence of Public Nuisance and Order to Abate In Whole or Part (Abatement Cost Lien)



CODE ENFORCEMEN



order to abate by cleaning or clearing the property, rehabilitation of the premises or by the repair or demolition of structures situated thereon. If the premises or property, in whole or in part, is found to constitute a public nuisance as defined by Section \_\_\_\_\_\_ of the San Buenaventura Municipal Code, and if the same is not promptly abated by the owner as ordered by the hearing officer, such nuisance may be abated by City personnel or its contractors. If abated by City personnel or its contractors, the cost of these proceedings, all prior code enforcement efforts concerning this condition of the property, and the cleaning, clearing, rehabilitation, repair, or demolition by the City will constitute a special assessment and a Nuisance Abatement Lien upon such land until paid. The City may foreclose on any such lien to reimburse the City for these costs.



The alleged violations consist of the following:

The methods of abatement available are:

All persons having any object	ction to, or interest in,
said matters are hereby notified t	o attend a hearing to be
conducted by the City Manager of	or designee of the City of
San Buenaventura to be held at _	on
, at	the hour of
m., when their tes	stimony and evidence
will be heard and given due consi	deration.
Dated:	
Department Head	



В.

Mailing/posting. Service of the hearing notice shall be by posting on the affected property and by registered or certified mail (postage fully prepaid) addressed to the owner of the property at the address appearing on the last equalized assessment roll or the supplemental roll, whichever is more current prior to mailing of the hearing notice. The hearing notice shall be posted on the property and mailed at least ten days before the time fixed for such hearing. Proof of posting and mailing shall be by declaration. The failure of any person to receive the notice shall not affect the validity of any proceedings under this article.

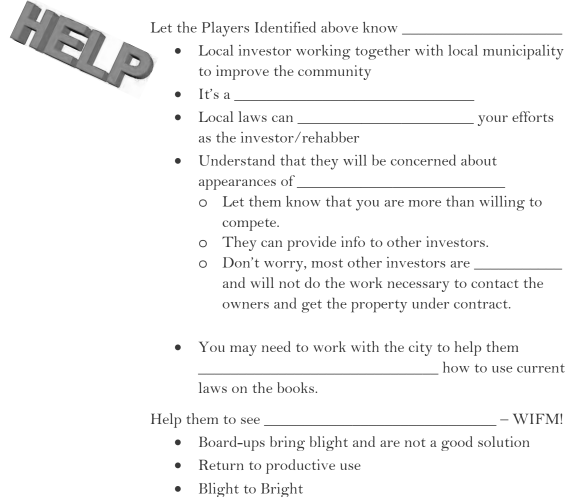


- O If conditions at the property warrant, the residents may be \_\_\_\_\_\_\_, and the property \_\_\_\_\_\_ by enforcement officers.
- This is the best place for you as the investor to intervene in the process. Once the owner has been notified they now have \_\_\_\_\_ to act before they lose their property.
- If voluntary compliance does not happen the city, at their expense, may intervene and bill the owner for abatement expenses.
- The property will be placed on a watch list.
- The property may be forced into receivership and sold at auction by the municipality to recoup costs.





### **Offer Your Services**



Let them know what is in it for you.

Vacant to Value

- You want to help the community.
- Improving the community helps your family, friends, and business.
- Be up front with them, you are a \_\_\_\_\_\_\_





### **Develop community support**

Video: "Zombie l	nomes in Portl	land causing f	rustration"	

• Neighborhoods should come together to deal with nuisance properties.

Talk with \_\_\_\_\_

- Build \_\_\_\_\_\_ to rid neighborhoods of blight.
- Teach neighbors about how their property is being
- Encourage campaigns to get city officials to





## Enforcement Do? What Does Code

- Enforces Land Use Violations on private property within Spokane City Limits.
- remove or alleviate the condition. Seeks voluntary compliance to
- Assures that the minimum level of acceptance is met or exceeded.

## Types of Violations

- Land Use Violations
- Animals
- Auto Storage
- Junk Vehicles
- Public Right of Way
- Accessory Structures & Uses
- Home Occupation
- Yard Sales
- Signs
- Vacant & Dangerous Buildings

OFFICE OF NEIGHBORHOOD SERVICES

CITY OF SPOKANE

& CODE ENFORCEMENT 808 W. Spokane Falls Blvd.

Spokane, WA 99201

Feel free to call or contact us at:

Questions?

- Refuse
- Fire Hazards
- Nuisance
- Abandoned Vehicles

Email: CodeEnforcement@SpokaneCity.org www.BeautifySpokane.org Phone: 509-625-6083 Fax: 509-625-6802

Printed on recycled paper.

## - Enforcement Complaint Forms

Responsibilities Complainant

CITY OF SPOKANE

NEIGHBORHOOD SERVICES & CODE ENFORCEMENT OFFICE OF

# Beginning the Process

# Complaint Forms Available At

- City Hall, 808 W. Spokane Falls Blvd.
- www.BeautifySpokane.org
- www.SpokaneNeighborhoods.org
- Neighborhood COPS Shops



## Submitting the Form

- Email: CodeEnforcement@SpokaneCity.org
- At your local COPS Shop
- By Mail: Code Enforcement 6th floor Municipal Building 808 W. Spokane Falls Blvd. Spokane, WA 992013333
- By fax: (509) 625.6802
- Remember: FORMS MUST BE SIGNED — anonymous complaints not accepted, non-disclousure option available.

## Types of Citations

## Civil Citation

- Similar to a speeding ticket.
- Provide a legal record of illegal actions.
- Holds a monetary fine that is required to be paid by the violator.
- Cases are usually proceed in court without any required participation from the complainant.





## Criminal Citation

- More serious than civil citation.
- May include not only monetary fines, but also jail time, probation and other actions that the courts may deem necessary to levy against violators.
- Holds a monetary fine that is required to be paid by the violator.
- As the complaintant you will likely be called upon to provide testimony against the violator.

## Information For Complainants

# A Complaint is A Legal Action

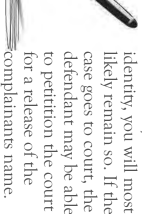
Code complaints are vital to ensuring our communities are clean and safe,

but remember that filling out a code complaint is a legal matter that should not be taken lightly.



# Complaint Forms Must Be Signed!

If you choose to not disclose your



The City of Spokane will only release your name if you choose disclosure or by order of a court of law.



### **COMPLAINT FORM**

Please complete this form and return it to the address at left or via email at <a href="mailto:CodeEnforcement@SpokaneCity.org">CodeEnforcement@SpokaneCity.org</a>. Provide as many relevant details as possible.

### **COMPLAINT TYPES (Check all that apply)**

		TPES (CHECK an			
	Garbage/Debris	Yard debris including hous	ehold go	arbage, furniture, appliances and misc. junk. SMC 13.02	
	Graffiti	Graffiti on buildings, fences, walls, etc. <b>SMC 10.10.090</b>			
	Right of Way Violation Obstruction	Blocking a pedestrian path, broken sidewalks, collapsed retaining walls, modifications of grade, basketball hoop, skateboard ramp, pile of materials or buildings in the right of way, vegetation obstruction, snow obstructing sidewalks, plowing snow into the right of way. <b>SMCs 17C, 17F &amp; 12.01 &amp; 12.02</b>			
	Substandard Building	Substandard includes brok holes in the roof. <b>SMC 17F</b>		issing doors or windows, fire damage, leaning walls,sagging or	
	Vegetation Fire Hazard	Tall, dry vegetation during	hot, dry	weather and fire hazard season has been declared. <b>SMC 10.08</b>	
	Zoning Violation		_	ome business , continuous yard sales, living in a camper or RV, setback violations. <b>SMC 17C.110-340</b>	
	VEHICLE COM	1PLAINT TYPES (	Che	ck all that apply)	
	Abandoned Vehicle (on the street):  Vehicle without a known owner and that appears inoperable. SMC 16A.61.651(A)  Junk Vehicle: Junk vehicles on private property or on the street, Junk vehicle criteria: at least three (3) years of extensively damaged, apparently inoperable. SMC 10.1				
	Parking Too Close to Driveway, Crosswalk, Stop Sign, Alley, Etc. or Against Signage:  Parking in, in front of, or in too close proximity to a driveway, alley, stop sign, crosswalk, fire hydrant,			Disabled Parking/Placard Abuse: Unauthorized use, improper display, or lack of a disabled placard/plate in a marked disabled stall or making the access aisle inaccessible. SMC 16A.61.381	
_	where official.		parking in Alley: Parking in an alley in a manner that obstructs traffic or otherwise does not adhere to regular SMC 16A.61.563		
	Wrong Direction Parking: Parking a vehicle against the flow of traffic. SMC 16A.61.575  Registration Violation: Parking a vehicle on the street with registration tabs improperly			Non-Passenger Vehicle in Residential Zone: Parking a motor home, trailer, camper, watercraft, or other non-passenger vehicle in a residential zone. SMC 16A.61.562	
	displayed or expired for SMC 16A.61.567	more than 45 days.		Other: To report a violation that is not listed, please complete "Additional Comments" on the next page.	
	Continuous Parking: block face for more than SMC 16A.61.561.A	Parking continuously on a 24 hours.			
	ADDRESS COI	MPLAINT IS LOC	ATEI	D AT	

### **COMPLAINANT INFORMATION**

A SIGNED COMPLAINT FORM IS NECESSARY BEFORE CODE ENFORCEMENT OR PARKING SERVICES CAN INVESTIGATE, UNLESS A LIFE THREATENING ISSUE EXISTS. **ANONYMOUS COMPLAINTS ARE NOT ACCEPTED.** 

Print Your Name:	Phone	Phone Number:			
Your Address:	City &	ZIP:			
Your Signature: Date of Submittal  Confidentiality preference: Disclosure of information revealing your identity will depend on application of the public dischapter 42.56RCW, other applicable statutes and whether the complaint is criminally prosecuted. Please initial in the space twhether you desire information revealing your identity be disclosed. Failure to initial will result in information being subject to By checking Do Not Disclose I am indicating that the disclosure of my name would endanger my life, physical safety of the public discharge in the public					
initial: DO NOT DISCLOSE		YOU MAY DISCLOSE			
The violation must be visible from the public right of contact you for permission to view the site from you		st indicate that you would like us to			
I give you permission to view the site from my proper	ty: L	Yes No			
I request that an acknowledgement of this complaint I by email to					
by mail to					
VEHICLE Vehicle #1 Information	VEHICLE COMPLAINT	Vehicle #2 Information			
MAKE:	MAKE:	:			
MODEL:	MODEL:	:			
LICENSE #:	LICENSE #:	:			
COLOR:	COLOR:	:			
OTHER DESCRIPTION:	OTHER DESCRIPTION:				
COMPLAINT SUMMARY/A	ADDITIONAL IN	NFORMATION			
How long has the violation existed?					
Property Occupant (if known):					
Additional Comments:					

# How To File A Complaint

# Complaint Form Available At:

- City Hall, 808 W. Spokane Falls Blvd.
- www.BeautifySpokane.org
- www.SpokaneNeighborhoods.org

# Submitting the Form

- Email: CodeEnforcement@SpokaneCity.org
- At your local COPS Shop
- By Mail: Code Enforcement 6th floor Municipal Building 808 W. Spokane Falls Blvd. Spokane, WA 99201-3333
- By fax: (509) 625.6802
- Remember: FORMS MUST BE SIGNED — anonymous complaints not accepted, non-disclousure option available

## Remember

- In case of fire, CALL 911
- code Enforcement ONLY deals with tall dry vegetation and debris after fire hazard criteria are met during the official Fire Season.
- Sother fire hazards that are of concern, the Spokane Fire Department should be contacted. To report a potential fire hazard,
  - "To report a potential fire hazard, contact the Fire Marshal's Office at 625-7000.

## Questions?

Feel free to call or contact us at:

CITY OF SPOKANE
OFFICE OF NEIGHBORHOOD SERVICES
& CODE ENFORCEMENT
808 W. Spokane Falls Blvd.
Spokane, WA 99201



www.BeautifySpokane.org Phone: 509-625-6083 Fax: 509-625-6802 Email: CodeEnforcement@SpokaneCity.org

Printed on recycled paper.

CITY OF SPOKANE

OFFICE OF
NEIGHBORHOOD SERVICES
& CODE ENFORCEMENT





# Examples of Fire Hazards



Tall, Dry Vegetation Close to House!



Tall, Dry Vegetation Close to Fence!



Neatly Stacked Wood Away From House Is Not A Violation!

## Is it a Fire Hazard?

According to SMC 10.080.040 the following are considered when determining whether or not vegetation at a site is a hazard:

- 1. Is the situation present between May1st to November 30th.
- 2. Has there been a lack of rain for 10 continuous days which has negatively affected the soil moisture content?
- 3. Has the average air temperature been above 70 degrees Fahrenheit for 10 consecutive days?
- 4. Is the length of the grass or other vegetative material, whether standing or matted, 10 inches or more?
- 5. Is the vegetation within 10 feet of a combustible fence or other combustible structure?

# Debris As A Fire Hazard

- It must be of considerable dryness and flammability to be able to combust and spread.
- Neatly stacked lumber, stacks of firewood, scrap metal etc. are not considered a fire hazard.
- Most cases of debris accumulation are dealt with as solid waste rather than a fire hazard.

## After A Complaint Form Has Been Filed

• A Code Enforcement Officer will inspect the property and make a determination if a violation of the code exists.

Page

398

 If a violation is found, a Notice of Violation will be issued to the property owner and occupants with a date that the property must be brought into compliance.

# What If The Property Is Non-Compliant?

In most cases, the issue is taken care of after the Notice is sent but if the property is not brought into compliance the city may either:

- Have the vegetation cut and removed at cost to the owner/occupants,
- Remove the debris at cost to the owner/occupants, or
- Issue a citation for \$536.00 to the owner and occupants.



## Junk Vehicles Are Considered A Nuisance

The State of Washington and City of Spokane have deemed junk vehicles to be a public nuisance.

Junk vehicles are considered a public nuisance due to the fact that they are more than an eyesore. Some other factors that have been considered are that they:

- detract from the residential aspect of the neighborhood and reduce property values.
- can be hazardous attraction to children and often have sharp edges, broken glass and are up on unsturdy jacks, etc.
- are often left in open areas where they are noticed by many people.
- have toxic fluids and other material that often leak on to the ground.



## Questions?

Feel free to call or contact us at:

CITY OF SPOKANE
OFFICE OF NEIGHBORHOOD SERVICES
& CODE ENFORCEMENT
808 W. Spokane Falls Blvd.
Spokane, WA 99201



www.BeautifySpokane.org Phone: 509-625-6083 Fax: 509-625-6802

Fax: 509-625-6802 Email: CodeEnforcement@SpokaneCity.org

unk Tehicles



## CITY OF SPOKANE

OFFICE OF
NEIGHBORHOOD SERVICES
& CODE ENFORCEMENT

Printed on recycled paper.

## What Is A Junk Vehicle?

"Junk Vehicle" under SMC 10.16.010F is a vehicle certified under RCW 46.55.230 as meeting at least three of the following requirements:

- 1. Is the fair market value equal only to the approximate value of the scap of the vehicle?
- 2. Is it three years old or older?
- 3. Is it extensively damaged, such damage including but not limited to:
- A broken window or windshield.
- Missing wheels, tires, motor or transmission?
- 4. Is it apparently inoperable?

# Are There Exceptions?

According to SMC 10.16.030 exemptions include:

- Completely enclosed within a building in a lawful manner where it is not visible from the street or other public or private property.
- Vehicles on private property in connection with the business of a licensed dismantler or licensed vehicle dealer and is fenced according to the provisions of RCW 46.80.130.

## Filing A Complaint

# Fill Out A Complaint Form Available At:

- City Hall, 808 W. Spokane Fall Blvd.
- www.BeautifySpokane.org
- www.SpokaneNeighborhoods.org
- Neighborhood COPS Shops

## Submitting the Form

- Email: CodeEnforcement@SpokaneCity.org
- At your local COPS Shop
- By Mail: Code Enforcement 6th floor Municipal Building 808 W. Spokane Falls Blvd. Spokane, WA 992013333
- By fax: (509) 625.6802
- Remember: FORMS MUST BE SIGNED anonymous complaints not accepted, non-disclousure option available.

## Complaint Process

- 1. An officer will investigate the report to verify if the vehicle meets the criteria.
- 2. Notification will be given to the property owner that the vehicle is in violation of the Spokane Municipal Code.
- 3. The owner is given 15 days to remove the vehicle.

## Did You Recieve A Notice Of Violation?

- You can store the junk vehicle in a gentully enclosed building where it is not visible. Covering it with a tarp is NOT an approved storage method.
- If you can't store the vehicle you will need to remove the vehicle. Whether you put it in a storage unit, a friends garage, sell it, or take it to a junkyard, it is up to you.

## Failure to Comply

Failure to comply may result in:

- Citations of \$536.00 a day
- Ordering the removal, at a cost to you.



## Police Matters

If the junk vehicle is in the street or curbside, you can call My Spokane at, 311.

If the vehicle is blocking the street or alley call Crime Check, 456-2233.



# What is a Substandard Building?

This brochure depicts the 12 criteria for Substandard Buildings. One or more must be met, measured on extent of the damage. An unfit building is one which the criteria listed are present and to such an extent as to warrant demolition.

SMC 17F.070.410

# Building Official Process

- 1. Buildings are turned in by citizens or agencies to Code Enforcement.
- 2. An Officer investigates to see if the building meets the criteria of SMC 17F.070.400 & 410
- 3. The Deputy Building Official reviews the case and if in violation, schedules a public hearing.
- 4. The property owner presents the evidence at the hearing of why the building is not substandard/unfit, or provides plans to rehabilitate, or demolish the building.
- 5. If the building is unfit and not demolished by the property owner, the City will complete the demolition and place a lien on the property to recover the costs.

Page

## Filing A Complaint

# Complaint Forms Available At:

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- Email: CodeEnforcement@SpokaneCity.org
- At your local COPS Shop
- By Mail: Code Enforcement 6th floor Municipal Building 808 W. Spokane Falls Blvd. Spokane, WA 99201-3333
- By fax: (509) 625.6802
- Remember: FORMS MUST BE SIGNED anonymous complaints not accepted, non-disclousure option available.

## Questions?

Feel free to call or contact us at:

CITY OF SPOKANE
OFFICE OF NEIGHBORHOOD SERVICES
& CODE ENFORCEMENT
808 W. Spokane Falls Blvd.
Spokane, WA 99201



www.BeautifySpokane.org Phone: 509-625-6083 Fax: 509-625-6802

Email: CodeEnforcement@SpokaneCity.org

Printed on recycled paper.

302 SpokaneCity.org

# Substandard Buildings



## CITY OF SPOKANE

OFFICE OF NEIGHBORHOOD SERVICES & CODE ENFORCEMENT

## Twelve Criteria For Substandard Buildings SMC: 17F.070.400

Exterior decay, water damage.

A. DILAPIDATION:



B. STRUCTURAL DEFECTS:

Defects to the foundation, walls and



C. UNSANITARY CONDITIONS: Accumulated waste, health hazards.



D. DEFECTIVE/INOPERABLE
PLUMBING



E. INADEQUATE
WEATHERPROOFING:

Siding, roofing and glazing.



F. NO ACTIVATED UTILITY SERVICE FOR ONE YEAR



G. INOPERABLE OR INADEQUATE

HEATING SYSTEM



H. HAZARDOUS ELECTRICAL
CONDITIONS



I. STRUCTURE HAS BEEN
BOARDED FOR MORE THAN
ONE YEAR



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J. STRUCTURE USED IN

MANUFACTURING OF DRUGS

& CONDEMNED



K. FIRE DAMAGED STRUCTURE



L. DEFECTS INCREASE HAZARD OF FIRE, ACCIDENT OR CALAMITY



## What is a Land Use Violation?

Any use made of a property or structure other than the permitted uses for that zone found in the Spokane Municipal Code Title 17C.

## Filing A Complaint

# Complaint Forms Available At:

- City Hall, 808 W. Spokane Falls Blvd.
- www.beautifyspokane.org
- www.spokaneneighborhoods.org
- Neighborhood COPS Shops

## Submitting the Form

- Email: CodeEnforcement@SpokaneCity.org
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Questions?

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Z Tiolations

Common Violations & What To Do About Them

CITY OF SPOKANE

OFFICE OF NEIGHBORHOOD SERVICES & CODE ENFORCEMENT

## Common Zoning Violations

# PARKING IN FRONT YARD:

Parking in the front yard outside of the driveway is prohibited. SMC 17C.230





## SIGNS:

Typical sign complaints are: signs placed in the public right of ways, illegal billboards and too much signage.

SMC 17C.240

## YARD SALES:

Citizens are allowed to have two yard sales per year lasting a maximum of three days per sale.

SMC 10.45.030



## RECREATIONAL CAMPING:

A recreational vehicle, tent, hut, or other temporary shelter may not be occupied on private property for more than 14 days in a consecutive 12-month period. SMC 17C.319

# HOME BUSINESS REGULATIONS:

A business of such scale and method of operation as to be incidental and accessory to the residential use of the property. The following are **not**:

- Auto repair,
- Contractor storage area,
- Repair of large appliances and or furniture,



 Tea room or reception spaces for rent, SMC 17C.340

## RESIDENTIAL FENCING/ CLEARVIEW TRIANGLE

The negative effects of fences can include the creation of street walls that inhibit police and community surveillance, decrease the sense of community, hinder emergency access and the safe movement of pedestrains and vehicles, and create an unattractive appearance.

- Front yard fence height: 42 in.
- Side & Rear Yard Maximum of 72 in
- Clear view triangle: 36 in. SMC 17C.110.230

## SETBACK AREA:

Development is prohibited on lots that are not of sufficient area, dimension, and frontage to meet minimum zoning requirements in the base zone.

## ANIMALS:

The Municipal Code emphasizes the significance and responsibility of pet owners, and keepers are expected to meet the requirements in SMC 17C.310. Songer areas regulated include:

- Too many animals
- Animals improperly kept
- 4 dogs & 4 cats per dwelling unit.
- Small domestic animals
- Large domestic animals
- Bee keeping



## LIVING IN AN ILLEGAL STRUCTURE:

A recreational vehicle, tent, hut, or other temporary shelter may not be occupied on private property,



except for a manufactured home park or a mobile home park, for more than 14 days in a consecutive 12-month period. SMC 17C.319

## For More Information:

This is partial list of some common zoning violations. For more information please visit our website at:

www.BeautifySpokane.org www.SpokaneCity.org

## Rehabilitation or Demolition Plan

\*\*Due no later than one week prior to Hearing\*\*

\*\*Incomplete forms will be returned for completion\*\*



### Office of Neighborhood Services and Code Enforcement

808 W. Spokane Falls Blvd. Spokane, WA 99201-3333 (509) 625-6083 Fax: (509)625-6802

Your Hearing Date		bea	autifyspokane.org	
* 1	ъ П	I	FOR OFFICE USE ONLY	
I plan to: Rehab Property Address:	Demo		Approved Not Approved	
. ,	ntation must be provided	for any authorized	0.	
	entative of the property o	wner	Signature ate:	
Property Owner			Additional Comments:	
Mailing Address			Additional Comments.	
City, State, Zip				
Phone	( )			
Email Address				
Contractor Name				
Business License #				
Address				
City, State, Zip				
Phone	( )			
Email Address				
	and inspection requirem		Hall or call (509) 625-6114 for hout required permits will be	
Date permits or Contra	acts will be obtained:			
Estimated Start Date:		Estimated Completion Date	e:	
Estimated overall costs permit fees and contra-	1	tion or demolition including	all	
be required prior to be (initial) "In lieu that accessory structure replacement structure la"I certify by my signademolition:"	ginning certain phases of war of rehabilitation, I plan to the may not remain on a lot that been submitted to the I ature below that I have the	o demolish the substandard without a primary structure, Development Services Center ne financial resources to co	mplete the rehabilitation or	
X	X Date			
H:\share\BUILDING OFF	ICIAL\Forms\2016 Template	s\Rehabilitation or Demolition	Plan_9-12-16.docx	

### Rehab Plan or Demo Plan

You must provide a brief narrative in each section below to match the noted substandard conditions identified by Code Enforcement or the Building official. The narrative must include all efforts required to address both the rehabilitation or demolition plan and the plan to monitor and keep the site secure. Also, include any previously unknown conditions that are required to make the structure habitable.

rude	any previously unknown conditions that are required to make the structure habitable.
1.	Dilapidation-exterior decay, water damage:
2.	Structural defects-foundation, wall and roof framing:
3.	Unsanitary conditions-waste accumulation, health hazards:
4.	Defective/inoperable plumbing:
5.	Inadequate weatherproofing-siding roofing, glazing:
6.	No activated utility service for one year:
7.	Inoperable or inadequate heating system:

8.	Hazardous electrical conditions:
9.	Structure used in the manufacture of methamphetamine or any other illegal drugs and has been
	condemned by the Spokane Regional Health District and the owner has failed to abate the nuisance condition:
10.	Fire damaged structure:
11.	Defects increasing the hazards of fire, accident or other calamity:
12.	<b>REQUIRED</b> : Site Security- re-secure structures and remove transient(s), illegal dumping, graffiti, and/or dry vegetation:
If I am	not in the area the following entity is designated in my place to carry out the above tasks:
Name:	Address:
Phone ?	Number:()











## NEXT STEPS AFTER CERTIFICATION



**Turning Garbage into Gold!** 

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### NOW THAT YOU ARE CERTIFIED, HERE ARE YOUR MARCHING ORDERS!

### Research your City

•	Key Persons in your municipality.	
• G	to to your city office and ask who is responsible for	
0 0	Code Enforcement Officer City Planner	The
Find out	about	
• C	Code Enforcement Guide Code Violation General Nuisance Chronic Nuisance Reporting a Public Nuisance Build your understanding of how the process works  (	undertaking of a new action brings new strength Richard L. Evans
0	in your municipality.	
Research		
th • F	ook for groups dealing with nuisance properties in neir neighborhoods. ind out about issues they are dealing with. fou want to develop the persona of being, "the Fixer."	



### Go to Public Hearings:



- Public hearings take place after the homeowner misses the deadline on the notice of abatement.
- This is where the homeowner is required to present a rehab/demolition plan.
- This is prior to the city taking legal action to place a lien on the property, abate the property themselves, and/or foreclose on the property.
- Rarely does the homeowner show up, but the address and homeowner's name is disclosed to the public.

### **Offer Your Services**

Develo	p with the city.
•	Municipalities need investors to acquire, and rehab these properties.
•	They want these properties to return to productivity.
•	Cities are desperately looking for solutions
Develo	p partnerships with local community groups.
•	Home owners want good neighbors
•	Home owners want these properties to look good. It
	helps their property values.
•	You can be
Help th	nem see how you can help.
•	Leverage your
•	Leverage your title,



The	City and community desperately want and need your help!  Video: "Zombie Homes Spokane."
	They are looking to partner with the private investor.
	velop your ough your Rehab business
You	r ability to perform will be key to developing and ntaining these partnerships.  Show the city that you are an  They must know that you will follow through on your commitments.
•	• Give themin your ability.
Don	ability.  I't Be a One-Trick Pony!  Nuisance properties and Lien Abatement cannot be your only acquisition strategy.  Don't put all your eggs in one basket.  Make sure you are working other strategies as well.  Keep your business diversified.  You need to have
	<ul> <li>Out of state owner high equity properties</li> <li>Auction Properties</li> <li>Short Sales</li> <li>Bird Dogs</li> </ul>



- o 60, 90 days late
- o Pre-Foreclosure
- o Probate

Be the Go-To Specialist in Your Area

- Attend the Master Lien Abatement Workshop (Get Your First Deal Done)
- · \_\_\_\_\_
- Learn the nuances of negotiation strategy.
- Add to your Reputational Capital.

### Once the Nuisance Property is Identified



- If they no long live at the residence, you will need to skip trace the owner to find contact info.
- They are a motivated seller at this point, so jump straight to the phone call if possible.

the sale.

- Build rapport
- Identify need
- Meet the need
- Make sure you identify all debt on the property
  - Beyond the mortgage, there may very well be \_\_\_\_\_ as-well-as \_\_\_\_ on the property.

Make sure these get factored into your offer.

- o Negotiate with lien holders if necessary.
- Sign the Purchase and Sale agreement Get it under contract!

Contact COGO Capital –

• Start the Application process



- Get your contractor in place
- Develop your detailed scope of work
- Order your appraisal
- Complete the application process
- Close the deal

### Get to Work

- Follow your \_\_\_\_\_\_ to get the rehab done.
  O Monitor your rehab closely.
  O Stick to your scope of work.
- Stage, list, and sell the property'
- Cash your profit check!

### Rinse and Repeat:

- It is time to do it again.
- You should have \_\_\_\_\_\_
- Get the next one going!
- \_\_\_\_\_









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