Form 22J Lead Based Paint Disclosure Rev. 3/21 Page 1 of 2

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

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etween _	Buver	Buyer	.,		("Buyer
nd	Alexis Harless	Conner Morse			("Seller
	Seller	Seller		2222	
oncerning	201 E. Ash Street Address	Waterville City	WA State	98858 Zip	(the "Property"
Every notifie risk of includ poisor requir- inspec asses	purchaser of any interest in resid d that such property may presen developing lead poisoning. Leading learning disabilities, reduceding also poses a particular risk ted to provide the buyer with a ctions in the seller's possessionsment or inspection for possible I	t exposure to lead from lead- poisoning in young children re d intelligence quotient, behave to pregnant women. The selle my information on lead-base and notify the buyer of a lead-based paint hazards is re	based paint to nay produce particles problem or of any inter of paint haz ny known les ecommended	hat may pla permanent n ns and imporest in reside ards from r ad-based partier to pure	ce young children a eurological damage aired memory. Lea ential real property i isk assessments c aint hazards. A ris chase.
OTE: In	the event of pre-closing possess	SION OF MORE than 100 days by		sili ouyer a	
	Visclosure		l- <b> h</b> ola		
	sence of lead-based paint and/or (nown lead-based paint and/or le				nlain\
න් :	Seller has no knowledge of lead-b	pased paint and/or lead-base	d paint hazard	ds in the hou	ising.
(b) Red	cords and reports available to the	Seller (check one below):			
	Seller has provided the Buyer with pased paint hazards in the housin	all available records and rep	orts pertaining	g to lead-bas	ed paint and/or lead
<b></b>	Seller has no reports or records pe	ertaining to lead-based paint a	and/or lead-ba	ased paint ha	zards in the housin
seller has	s reviewed the information above nation provided by Seller are true	e and certifies, to the best of e and accurate.	Seller's know	ledge, that	the statements mad
A/C Seller	ws Wbrae 82	7.24 Jun 10 Date Seller	H		<i>B</i> −27−24 Date
		D		ou //	1 0 000 026

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

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Buyer'	s Ac	knowiedgme	ent					30	
(c) E	Buye	has received	copies of all	information listed		D. on Initials		31	
/d\ E	2	than rassius	l the semable	t Omtoot Vous Es	Buyer Initials	Buyer Initials		32	
(u) E	ouyei	nas received	i trie pampnie	( Fiolect four Fa	mily from Lead in Yo	Buyer Initials	Buyer Initials	V	
(e) E	Buye	has (check c	ne below):					33	
C		Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.							
	J A	Accepted an opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards on the following terms and conditions:							
	b	This Agreement is conditioned upon a risk assessment or inspection of the Property for the presence of lead-based paint and/or lead-based paint hazards, to be performed by a risk assessor or inspector at Buyer's expense. (Intact lead-based paint that is in good condition is not necessarily a hazard).							
	di re	This contingency shall conclusively be deemed satisfied (waived) unless Buyer gives written notice of disapproval of the risk assessment or inspection to Seller within (10 days if not filled in) after receiving this Disclosure. Buyer's notice must identify the specific existing deficiencies and corrections needed and must include a copy of the inspection and/or risk assessment report.							
	di aq to de pa ac	the Closing emonstrating arties may againstration at the distriction of the distriction o	tice, give writed the condition Date, and Sthat the conductor on any the Purchase	ten notice that \$ ons identified by eller shall providition(s) has been other remedy for Price. If an agre	Seller will correct the Buyer, then it shall be Buyer with certific remedied prior to the the disapproved of ement on non-repair	ot filled in) after Seller's conditions identified a accomplished at Selection from a risk assue Closing Date. In lieucondition(s), including remedies is secured in secontingency will be of	by Buyer. If Seller ler's expense prior essor or inspector u of correction, the but not limited to by writing before the	45 46 47 48 49 50 51	
	in: no tir E: B: P:	spection, or if otice of termin ne limit or de arnest Money uyer's failure roperty withou	the parties ca ation of this A divery of Selle shall then be to give a wril at Seller havir	nnot reach an ag greement within er's notice pursu returned to Buyer tten notice of ter	reement on alternative days (3 ant to the preceding and the parties shall mination means that conditions identified	s identified in Buyer's re ve remedies, then Buyer days if not filled in) aft paragraph, whicheve have no further obligat Buyer will be require in Buyer's risk assessi	er may elect to give er expiration of the r occurs first. The tions to each other. d to purchase the	53 54 55 56 57 58 59 60	
Buyer h	nas re er are	eviewed the in true and acc	nformation ab urate.	ove and certifies	to the best of Buye	r's knowledge, that the	statements made	61 62	
Buyer	7			Date	Buyer	1	Date	63	
Broken	s' Ac	knowledgme	ent						
Bro	kers	-	d Seller of Se	ller's obligations	under 42 U.S.C. 485	2(d) and are aware of	their responsibility	64 65	
Buyer	r Bro	ker		Date	Listing Broker		Date	66	
Buyer Initia	ais	Date	Buyer Initials	Date	Selle Initials	)-21-24 J Date Seller Initi	9-27-24 als Date		