



REGIONAL SALES CONTRACT

Thi	SALES CONTE	RACT ("Contract") is made on	Apri	1 27, 20	800	, ("Contract Date	") between
X	3 511520 001111	Roger Lapel, Chr	istina L	apel		("Purct	naser") and
		Owner of Re	cora			(DOMEST) M	no, among
oth	er things, hereby	confirm and acknowledge by their in	nitials and sig	gnatures her	ein that by	prior disclosure in this	real estate
trar	saction	Green Dot Real	ty		("Listing"	Company") represents	Seller, and
		Keller Williams Fairfa	ax Gatewa	ıy		_("Selling Company")	represents
х	Purchaser or	Seller. The Listing Company and	I Selling Cor	npany are c	ollectively	referred to as ("Broke	r"). (If the
ьго	kerage firm is act	ting as a dual representative for both	Seller and Pr	urchaser, the	en the appro	opriate disclosure form	is attached
to a	ınd made a part o	of this Contract.) In consideration of	f the mutual	promises an	d covenant	is set forth below, and	other good
and	valuable conside	eration the receipt and sufficiency of	which is ack	nowledged,	the parties	agree as follows:	
1	DEAT DOODE	RTY Purchaser will buy and Seller	will sell for	the sales or	ice ("Sales	Price"). Seller's entire	interest in
1.	the real property	(with all improvements, rights and a	annurtenance	s) described	as follows	("Property"):	
	TAX Man/ID#	047-05-000-0117/55645		Legal De	escription:	Lot(s) 117	
	Block/Square	Section 9F S	ubdivision or	Condomini	um DALE	CITY	
	Parking Space(s))# Count	y/Municipalit	ty PRINCE	: WILLIA	7 M	
	Deed Book/Libe	er #		Page/F	olio#		
	Stroot Address 5	5711 Noland Rd					
	Unit #	City Woodbridge		State <u>V</u>	ZA.	Zip Code 22193	
2.	PRICE AND F	INANCING					
		,				\$	
	A. Down Pay	ment				<u></u>	
	B. Financing	1. First Trust (if applicable)		220,0			
		2. Second Trust (if applicable)	\$				
		3. Seller Held Trust					
		Addendum attached (if applicable))				
	то	TAL FINANCING				\$,000.00
	SAI	LES PRICE				\$220	,000.00
3.	DEED(S) OF T	TRUST					
			- ·				
	A. First Deed	of Trust Purchaser will X Obtain	or 🔝 Assui	me	Finat	Dood of Trust lass om	artized aver
	a ∐ Conv	ventional FHA VA Other ears at a Fixed or an Adjusta)F hlo rote bear	ing (initial)	interest of	6 000 % ner ve	er or market
		ble. Special Terms (if any):					
	Tale availai	oie. Special Terms (II ally).					
	-						
	B. Second De	eed of Trust Purchaser will Obta	ain or LAS	sume	T Trimed	on on [] Adiustable :	enta honrina
	a Second L	Deed of Trust loan amortized over terest of % per year or		years at a	nacial Term	oran <u>i</u> Adjustable i	ate ocaring
	(initial) int	gerest of	market rate a	ivaniabie. Sj	реслан тен	18 (11 ally).	
		44.0					
							9/06

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Please Initial: Seller ____ / ___ Purchaser Hely Conl

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C. Assumption Only Assumption fee, if any, and all charges related to the assumption will be paid by the Purchaser. Purchaser assumes Seller's loan(s): (i) Purchaser and Seller will, or will not obtain a release of Seller liability to the U.S. Government for the repayment of the loan by Settlement, (ii) Purchaser and Seller will, will not obtain substitution of Seller's VA entitlement by Settlement. Balances of any assumed loans, secondary financing and cash down payments are approximate.	or
A. Purchaser has delivered a deposit ("Deposit") to Keller Williams Fairfax Gateway ("Escreta to the first of x \ \text{Agent"}) of x \\$1,000.00 by check and/or \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ow ole
B. The Deposit will be placed in an escrow account of the Escrow Agent after Date of Ratification in conformance we the laws and regulations of the appropriate jurisdiction and/or, if VA financing applies, as required by Title 38 of the Uto Code. This account may be interest bearing and all parties waive any claim to interest resulting from the Deposit. To Deposit will be held in escrow until: (i) Credited toward the Sales Price at Settlement; (ii) All parties have agreed writing as to its disposition; (iii) A court of competent jurisdiction orders disbursement and all appeal periods be expired; or, (iv) Disposed of in any other manner authorized by the laws and regulations of the appropriate jurisdictions and Purchaser agree that Escrow Agent will have no liability to any party on account of disbursement of the Deposit or on account of failure to disburse the Deposit, except in the event of the Escrow Agent's gross negligence or will misconduct.	ith I.S. The in ave on. osit
5. <u>DOWN PAYMENT</u> The balance of the down payment will be paid on or before the Settlement Date by certified cashier's check or by bank-wired funds. An assignment of funds shall not be used without prior written consent of Seller. 6. <u>SETTLEMENT</u> Seller and Purchaser will make full settlement in accordance with the terms of this Contact with mutual consent before. <u>May 30, 2008</u> , ("Settlement Date") exceptions.	ract ot as
otherwise provided in this Contract. Purchaser selects. ("Settlement Agent") to conduct the Settlement (For transactions in Virginia, use the Virginia Jurisdictional Addendum to select the Settlement Agent.) Either party retain their own legal counsel. Purchaser agrees to contact the Settlement Agent within 10 Days after the Date of Ratificates schedule Settlement and to arrange for ordering the title exam and, if required, a survey.	nent. may ation
7. EQUIPMENT, MAINTENANCE AND CONDITION Purchaser accepts the Property in the condition as of Contract Date except as otherwise provided herein. Seller warrants that, except as otherwise provided, the existing appliant heating, cooling, plumbing, electrical systems and equipment, and smoke and heat detectors (as required), will be in not working order as of the Possession Date. Seller will deliver the Property in substantially the same condition as on the Condition and broom clean with all trash and debris removed. Purchaser and Seller will not hold the Broker liable for any breat this paragraph. Seller will have all utilities in service through Settlement or as otherwise agreed.	ormal ntract ch of
8. UTILITIES - WATER, SEWAGE, HEATING AND CENTRAL AIR CONDITIONING (Check all that apply) Water Supply: Sewage Disposal: Hot Water: Oil Gas Elec. Oil Gas Elec. Heat Pump Other Zones Heating: Oil Gas Elec. Heat Pump Other Zones Heat Pump Other Zones	

9. PERSONAL PROPERTY AND FIXTURES The Property includes the following existing personal property and fixtures: built-in heating and central air conditioning equipment, plumbing and lighting fixtures, sump pump, attic and exhaust fans, storm windows, storm doors, screens, installed wall-to-wall carpeting, window shades, blinds, window treatment hardware, smoke and heat detectors, TV antennas, exterior trees and shrubs. Unless otherwise agreed to in writing, all surface or wall mounted electronic components/devices DO NOT convey. If more than one of an item convey, the number of items is noted.

Yes No #	Alarm System Built-in Microwave Ceiling Fan Central Vacuum Clothes Dryer Clothes Washer Cooktop Dishwasher Disposer Electronic Air Filter Fireplace Screen/Door	Garage O X	Equip,& Cover	Satellite Dish Storage Shed Stove or Range Trash Compactor Wall Oven Water Treatment System Window A/C Unit Window Fan Window Treatments Wood Stove
If entire Prop	erty is sold "As Is", appro	working order of the follow	tached.	
10. CONVE A. SEL fees, Purchaser and	curity systems or service curity system monitoring d Seller. The following is CONTIONAL FINANCING LER SUBSIDY Based to buy down or subsidy fee chaser's charges. If applic	TERMS on the financing terms sward Purchaser's charges, as, prepaids or other charges able, Purchaser will pay at the care's responsibility to compare the car	pecified in this Continuous including but not lim as allowed by the len Settlement or finance on firm with his lende	anks, water treatment systems, lawn sent an express written agreement by tract, Seller will pay at Settlement lited to loan origination fees, discount ader). Purchaser will pay all remaining any initial private mortgage insurance or, if applicable, that the entire credit of any portion of this credit, then said

B. APPRAISAL (Must Select Option 1 or 2)

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Option (1) This Contract is contingent on Purchaser obtaining an Appraisal certifying the value of the Property to be no less than the Sales Price. See Attached Addendum. If the appropriate Appraisal Contingency Addendum is not attached, this Contract is not contingent on an Appraisal and Option (2) below will apply.

OR

	Option (2) This Contract is not contingent on an Appraisal. Purchaser shall complete Settlement without regard
	Option (2) This Contract is not contingent on an Approximate
	and acknowledges that this may reduce the amount of interior
-	to the value of the Property set forth in any Appraisar and downs would be available from lender and may require Purchaser to tender additional funds at Settlement. If Purchaser fails to settle available from lender and may require Purchaser to tender additional funds at Settlement. If Purchaser fails to settle
ı	available from lender and may require Purchaser to tender additional funds at Settlement. It i the first to be a settlement of the first to be a settlement of the first to be a settlement.
	available from fender and may require a fender and #26 (Default) shall anniv.
	except due to any Default by Seller, then the provisions of paragraph #26 (Default) shall apply.

C. FINANCING (Must Select Option 1 or 2) Not to be used with Seller Financing



Option (1) This Contract is contingent on Purchaser obtaining approval for loan(s) to purchase the Property (The "Financing Contingency").

This Contract is contingent until 9 p.m. 21 Days after Date of Ratification ("Financing Deadline") upon Purchaser Delivering Notice to Seller on the Regional Form #100 removing this Financing Contingency. Such Notice shall or

shall not be accompanied by a letter from the lender ("Lender's Letter"). Such Lender's Letter shall include the following statements or statements substantially similar thereto:

- 1) Purchaser is approved for the Specified Financing,
- 2) a ratified Contract has been received,
- 3) a written application for the financing has been made,
- 4) income, asset, and liability documentation on Purchaser have been received,
- 5) Purchaser's credit has been reviewed, and
- 6) the application has been reviewed and meets underwriter and investor guidelines.

If Purchaser fails to Deliver Regional Form #100 and Lender's Letter (if required) by the Financing Deadline, this contingency will continue, unless Seller at Seller's option gives Notice to Purchaser that this Contract will become void. If Seller Delivers such Notice this Contract will become void at 9 p.m. on the third day following Delivery of Seller's Notice unless prior to that date and time:

- a) Purchaser Delivers to Seller Regional Form #100 and Lender's Letter (if required); or
- b) Purchaser Delivers to Seller Regional Form #100 and provides Seller with evidence of sufficient funds available to complete Settlement without obtaining financing.

Upon Delivery to Seller of either (a) or (b) above, this Contract will no longer be contingent on Purchaser being approved for the Specified Financing and this Contract will remain in full force and effect.

Prior to satisfaction or removal of the Financing Contingency, if Purchaser receives a written rejection for the Specified Financing and Delivers a copy of the written rejection to Seller, this Contract will become void.

OR



Option (2) This Contract is **not contingent** upon Purchaser obtaining approval for loan(s) to purchase the Property. Purchaser acknowledges that there is not a Financing Contingency. Purchaser has provided sufficient documentation to satisfy Seller that Purchaser has been approved for the Specified Financing or has sufficient funds available to complete Settlement without obtaining financing. If Purchaser fails to settle except due to any Default by Seller, then the provisions of paragraph #26 (DEFAULT) shall apply.

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Please Initial: Seller ____ / ___ Purchase

_ Purchaser <u>PL+UM</u> Lanel

11, X VA or FHA FINANCING AND APPRAISAL
11. X VA or FHA FINANCING AND APPRAISAL Purchaser will pay at Settlement, or Finance any VA Funding Fee or FHA initial Mortgage Insurance Premium. Based toward Purchaser's charges
on the Specified Financing in this Contract, the Seller will pay (including but not limited to loan origination fees, discount fees, buydown or subsidy fees, prepaids or other charges as
(including but not limited to loan origination fees, discount fees, buydown of subsidy fees, propagation be charged to allowed by the lender) except that the total amount of any lender charges which cannot by law or regulation be charged to allowed by the lender) except that the total amount of any lender charges which cannot by law or regulation be charged to
allowed by the lender) except that the total amount of any lender charges which cannot by the Seller credit, and the remaining Purchaser will be paid by the Seller. These charges, if any, will first be deducted from any Seller credit, and the remaining Purchaser's charges. If VA
Purchaser will be paid by the Seller. These charges, if any, will first be deducted from any bother days. If VA balance, if any, will then be applied to Purchaser's other charges. Purchaser will pay all remaining Purchaser's charges. If VA balance, if any, will then be applied to Purchaser's other charges. Purchaser will not
balance, if any, will then be applied to Purchaser's other charges. I then aset will pay an Tombulay and Tombulay or FHA financing applies, it is expressly agreed that, notwithstanding any other provisions of this Contract, Purchaser will not or FHA financing applies, it is expressly agreed that, notwithstanding any other provisions of this Contract, Purchaser will not
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the reasonable value established by the Department of Veteralis Arians, I dromasor state
and the each from a course which Purchaser agrees to disclose to the Department of Voterans Thans, and
the horayed funds except as approved by the Department of Veteralis Arians, I decreased a
the state of the made in writing within 3 Days of the notification to Purchaser of the appraised value, or this
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this Contract without regard to the amount of the appraised valuation shall be made in writing within 3 Days of the
notification to Purchaser of the appraised value, or this Contract shall become void.
12. <u>FINANCING APPLICATION</u> If this Contract is contingent on financing, Purchaser will make written application for the Specified Financing and any lender required property insurance no later than 7 days after the Date of Ratification. Purchaser grants permission for the Selling Company and the lender to disclose to the Listing Company and the Seller general information available about the progress of the loan application and loan approval process. If Purchaser fails to settle except due to any Default by Seller, then the provisions of paragraph #26 (DEFAULT) shall apply.
13. <u>ALTERNATE FINANCING</u> Purchaser may substitute alternative financing and/or an alternative lender for Specified
Financing provided: a) Purchaser is qualified for alternative financing;
b) There is no additional expense to Seller;
Total Court Posts is not deleved; and
d) If Purchaser fails to settle except due to any Default by Seller, then the provisions of paragraph #26 (DEFAULT) shall
apply.
14 PURCHASER'S REPRESENTATIONS Purchaser will, or will not occupy the Property as Purchaser's principa

residence. Unless specified in a written contingency, neither this Contract nor the financing is dependent or contingent on the sale and settlement or lease of other real property. The Selling Company is, or is not authorized to disclose to the Listing Company and Seller the appropriate financial or credit information statement provided to the Selling Company by Purchaser. Purchaser acknowledges that Seller is relying upon all of Purchaser's representations, including without limitation, the accuracy of financial or credit information given to Seller, Broker or the lender by Purchaser.

15. ACCESS TO PROPERTY Seller will provide the Broker, Purchaser, inspectors representing Purchaser and representatives of lending institutions for Appraisal purposes, reasonable access to the Property to comply with this Contract. In addition, Purchaser and/or Purchaser's representative will have the right to make a final inspection within 5 days prior to Settlement and/or occupancy, unless otherwise agreed to by Purchaser and Seller.

Produced with ZipForm by RE FormsNet, LLC 18025 Fifteen Mile Road, Clinton Township, Michigan 48035, www.zipform.com

703-940-9156

- 16. TERMITE INSPECTION The Purchaser at Purchaser's expense or Seller at Seller's expense, will furnish a written report from a pest control firm dated not more than 30 days prior to Settlement showing that all dwelling(s) and/or garage(s) within the Property (excluding fences or shrubs not abutting garage(s) or dwelling(s)) are free of visible evidence of active termites and other wood-destroying insects, and free from visible structural insect damage. Any extermination and structural repairs identified in the inspection report will be made at Seller's expense.
- 17. REPAIRS If, as a condition of providing financing under this Contract, the lender requires repairs to be made to the Property, then Purchaser will give Notice to Seller of the lender's required repairs. Within 5 Days after such Notice, Seller will give Notice to Purchaser as to whether Seller will make the repairs. If Seller will not make the repairs, Purchaser will give Notice to Seller within 5 Days after Seller's Notice as to whether Purchaser will make the repairs. If neither Seller nor Purchaser will make the repairs, then this Contract will become void. This clause will not release Seller from any responsibilities set forth in the paragraphs titled UTILITIES; PERSONAL PROPERTY AND FIXTURES; EQUIPMENT, MAINTENANCE AND CONDITION; WELL AND SEPTIC; TERMITE INSPECTION; or OTHER TERMS, or any terms specifically set forth in this Contract and any addenda. If the Property is sold "as is", Purchaser will be responsible for all repairs.
- 18. <u>DAMAGE OR LOSS</u> The risk of damage or loss to the Property by fire, act of God, or other casualty remains with Seller until the execution and delivery of the deed of conveyance to Purchaser at Settlement.
- 19. TITLE The title report and survey, if required, will be ordered promptly and, if not available on the Settlement Date, then Settlement may be delayed for up to 10 business days to obtain the title report and survey after which this Contract, at the option of Seller, may be terminated and the Deposit will be refunded in full to Purchaser according to the terms of the DEPOSIT paragraph. Fee simple title to the Property, and everything that conveys with it, will be sold free of liens except for any loans assumed by Purchaser. Title is to be good and marketable, and insurable by a licensed title insurance company with no additional risk premium. Title may be subject to commonly acceptable easements, covenants, conditions and restrictions of record, if any; otherwise, Purchaser may declare this Contract void, unless the defects are of such character that they may be remedied within 30 Days beyond the Settlement Date. In case action is required to perfect the title, such action must be taken promptly by Seller at Seller's expense. The Broker is hereby expressly released from all liability for damages by reason of any defect in the title. Seller will convey the Property by general warranty deed with English covenants of title (Virginia); general warranty deed (West Virginia); special warranty deed (D.C. and Maryland) ("Deed"). Seller will sign such affidavits, lien waivers, tax certifications, and other documents as may be required by the lender, title insurance company, Settlement Agent, or government authority, and authorizes the Settlement Agent to obtain pay-off or assumption information from any existing lenders. The manner of taking title may have significant legal and tax consequences. Purchaser is advised to seek the appropriate professional advice concerning the manner of taking title. Unless otherwise agreed to in writing, Seller will pay any special assessments and will comply with all orders, requirements, or notices of violations of any county or local authority, condominium unit owners' association, homeowners' or property owners' association or actions in any court on account thereof, against or affecting the Property on the Settlement Date.
- 20. <u>POSSESSION DATE</u> Unless otherwise agreed to in writing between Seller and Purchaser, Seller will give possession of the Property at Settlement, including delivery of keys, if any. If Seller fails to do so and occupies the Property beyond Settlement, Seller will be a tenant at sufferance of Purchaser and hereby expressly waives all notice to quit as provided by law. Purchaser will have the right to proceed by any legal means available to obtain possession of the Property. Seller will pay any damages and costs incurred by Purchaser including reasonable attorney fees.
- 21. FEES Fees for the preparation of the Deed, that portion of the Settlement Agent's fee billed to Seller, costs of releasing existing encumbrances, Seller's legal fees and any other proper charges assessed to Seller will be paid by Seller. Fees for the title exam (except as otherwise provided) survey, recording (including those for any purchase money trusts) and that portion of the Settlement Agent's fee billed to Purchaser, Purchaser's legal fees and any other proper charges assessed to Purchaser will be paid by Purchaser. Fees to be charged will be reasonable and customary for the jurisdiction in which the Property is located. (Recording, Transfer and Grantor's Taxes are covered in the appropriate jurisdictional addenda).
- 22. BROKER'S FEE Seller irrevocably instructs the Settlement Agent to pay the Broker compensation ("Broker's Fee") at Settlement as set forth in the listing agreement and to disburse the compensation offered by the Listing Company to the Selling Company in writing as of the Contract Date, and the remaining amount of Broker's compensation to the Listing Company.

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Please Initial: Seller ____ / ___ Purchaser RELIONE

- 23. ADJUSTMENTS Rents, taxes, water and sewer charges, front foot benefit and house connection charges, condominium unit owners' association, homeowners' and/or property owners' association regular periodic assessments (if any) and any other operating charges, are to be adjusted to the day of Settlement. Any heating or cooking fuels remaining in supply tank(s) at Settlement will become the property of Purchaser, unless leased. Taxes, general and special, are to be adjusted according to the certificate of taxes issued by the collector of taxes, if any, except that recorded assessments for improvements completed prior to Settlement, whether assessments have been levied or not, will be paid by Seller or allowance made at Settlement. If a loan is assumed, interest will be adjusted to the Settlement Date and Purchaser will reimburse Seller for existing escrow accounts, if any.
- 24. ATTORNEY'S FEES In any action or proceeding involving a dispute between Purchaser and Seller arising out of this Contract, the prevailing party will be entitled to receive from the other party reasonable attorney's fees to be determined by the court or arbitrator(s). In the event a dispute arises resulting in the Broker being made a party to any litigation or if the Broker is required to bring litigation to collect the Broker's Fee, Purchaser and Seller agree to indemnify the Broker, it's employees, and/or licensees for all attorney fees and costs of litigation against the responsible party, unless the litigation results in a judgment against the Broker, its employees and/or licensees.
- 25. PERFORMANCE Delivery of the required funds and executed documents to the Settlement Agent will constitute sufficient tender of performance. Funds from this transaction at Settlement may be used to pay off any existing liens and encumbrances, including interest, as required by lender(s) or lienholders.
- 26. <u>DEFAULT</u> Purchaser will be in Default even if the Financing Contingency has not been removed if Settlement does not occur on the Settlement Date for any reason other than Default by Seller, including without limitation the following:
 - A. Failure to lock-in the interest rate(s) and the rate(s) increase so that Purchaser does not qualify for such financing; OR
 - B. Failure to comply with the lender's reasonable requirements in a timely and diligent manner; OR
 - C. Application is made with an alternative lender (one other than the lender who provided Lender's Letter) and the alternative lender fails to meet the Settlement Date; OR
 - D. Does not have the down payment, closing fees and any other required funds, including without limitation, any additional funds required to be tendered by Purchaser if the Appraisal is lower than the Sales Price; OR
 - E. Makes any deliberate misrepresentations, material omissions or inaccuracies in financial information that results in the Purchaser's inability to secure the financing; OR
 - F. Failure to make application for property insurance, if required, by lender within 7 days of Date of Ratification; OR
 - G. Does or fails to do any act following the Date of Ratification that prevents Purchaser from completing Settlement.

If Purchaser fails to complete Settlement for any reason other than Default by Seller, at the option of Seller, the Deposit may be forfeited as liquidated damages (not as a penalty) in which event Purchaser will be relieved from further liability to Seller. If Seller does not elect to accept the Deposit as liquidated damages, the Deposit may not be the limit of Purchaser's liability in the event of a Default. If the Deposit is forfeited, or if there is an award of damages by a court or a compromise agreement between Seller and Purchaser, the Broker may accept and Seller agrees to pay the Broker one-half of the Deposit in lieu of the Broker's Fee, (provided Broker's share of any forfeited Deposit will not exceed the amount due under the listing agreement). If Seller fails to perform or comply with any of the terms and conditions of this Contract or fails to complete Settlement for any reason other than Default by Purchaser, Purchaser will have the right to pursue all legal or equitable remedies, including specific performance and/or damages. If either Seller or Purchaser refuses to execute a release of Deposit ("Release") when requested to do so in writing and a court finds that such party should have executed the Release, the party who so refused to execute the Release will pay the expenses, including, without limitation, reasonable attorney's fees, incurred by the other party in the litigation. Seller and Purchaser agree that no Escrow Agent will have any liability to any party on account of disbursement of the Deposit or on account of failure to disburse the Deposit, except only in the event of the Escrow Agent's gross negligence or willful misconduct. The parties further agree that the Escrow Agent will not be liable for the failure of any depository in which the Deposit is placed and that Seller and Purchaser each will indemnify, defend and save harmless the Escrow Agent from any loss or expense arising out of the holding, disbursement or failure to disburse the Deposit, except in the case of the Escrow Agent's gross negligence or willful misconduct. If either Purchaser or Seller is in default, then in addition to all other damages, the defaulting party will immediately pay the costs incurred for the title examination, Appraisal, survey and the Broker's Fee in full.

- 27. OTHER DISCLOSURES Purchaser and Seller should carefully read this Contract to be sure that the terms accurately express their respective understanding as to their intentions and agreements. The Broker can counsel on real estate matters, but if legal advice is desired by either party, such party is advised to seek legal counsel. Purchaser and Seller are further advised to seek appropriate professional advice concerning the condition of the Property or tax and insurance matters. The following provisions of this paragraph disclose some matters which the parties may investigate further. These disclosures are not intended to create a contingency. Any contingency must be specified by adding appropriate terms to this Contract. The parties acknowledge the following disclosures:
 - A. PROPERTY CONDITION See paragraph #7 (EQUIPMENT, MAINTENANCE AND CONDITION) Various inspection services and home warranty insurance programs are available. The Broker is not advising the parties as to certain other issues, including without limitation: water quality and quantity (including but not limited to, lead and other contaminants;) sewer or septic; soil condition; flood hazard areas; possible restrictions of the use of the Property due to restrictive covenants, zoning, subdivision, or environmental laws, easements or other documents; airport or aircraft noise; planned land use, roads or highways; and construction materials and/or hazardous materials, including without limitation flame retardant treated plywood (FRT), radon, urea formaldehyde foam insulation (UFFI), mold, polybutylene pipes, synthetic stucco (EIFS), underground storage tanks, asbestos and lead-based paint. Information relating to these issues may be available from appropriate government authorities.
 - B. LEGAL REQUIREMENTS All contracts for the sale of real property must be in writing to be enforceable. Upon ratification and Delivery, this Contract becomes a legally binding agreement. Any changes to this Contract must be made in writing for such changes to be enforceable.
 - C. FINANCING Mortgage rates and associated charges vary with financial institutions and the marketplace. Purchaser has the opportunity to select the lender and the right to negotiate terms and conditions of the financing subject to the terms of this Contract. The financing may require substantial lump sum (balloon) payments on the due dates. Purchaser has not relied upon any representations regarding the future availability of mortgage money or interest rates for the refinancing of any such lump sum payments.
 - **D. BROKER** Purchaser and Seller acknowledge that the Broker is being retained solely as a real estate agent and not as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, mold or air quality expert, home inspector or other professional service provider. The Broker may from time to time engage in the general insurance, title insurance, mortgage loan, real estate settlement, home warranty and other real estate-related businesses and services. Therefore, in addition to the Broker's Fee specified herein, the Broker may receive compensation related to other services provided in the course of this transaction pursuant to the terms of a separate agreement/disclosure.
 - E. PROPERTY TAXES Your property tax bill could substantially increase following settlement. For more information on property taxes contact the appropriate taxing authority in the jurisdiction where the Property is located.
 - F. PROPERTY INSURANCE Obtaining property insurance is typically a requirement of the lender in order to secure financing. Insurance rates and availability are determined in part by the number and nature of claims and inquiries made on a property's policy as well as the number and nature of claims made by a prospective Purchaser. Property insurance has become difficult to secure in some cases. Seller should consult an insurance professional regarding maintaining and/or terminating insurance coverage.
 - 28. ASSIGNABILITY This Contract may not be assigned without the written consent of Purchaser and Seller. If Purchaser and Seller agree in writing to an assignment of this Contract, the original parties to this Contract remain obligated hereunder until Settlement.

yw.zipform.com Purchaser REC CAUL Lapel

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Please Initial: Seller ____

29. DEFINITIONS

- A. "Appraisal" means a written appraised valuation of the Property.
- B. "Day(s)" or "day(s)" means calendar day(s) unless otherwise specified in this Contract. For the purpose of computing time periods, the first Day will be the Day following Delivery and the time period will end at 9 p.m. on the Day specified. If the Settlement Date falls on a Saturday, Sunday, or legal holiday, then the Settlement will be on the prior business day.
- C. "Date of Ratification" means the date of final acceptance in writing of all the terms of this Contract (not the date of expiration or removal of any contingencies).
- D. For "Delivery" and "Notices" definitions, see appropriate Jurisdictional Addendum.
- E. "Specified Financing" means the loan type(s) and amount(s), if any, specified in both paragraph #2 (PRICE AND FINANCING) and paragraph #3 (DEEDS OF TRUST).
- F. The masculine includes the feminine and the singular includes the plural.
- G. "Possession Date" See paragraph #20 (POSSESSION DATE).
- 30. MISCELLANEOUS This Contract may be signed in one or more counterparts, each of which is deemed to be an original, and all of which together constitute one and the same instrument. Documents obtained via facsimile machines will also be considered as originals. Typewritten or handwritten provisions included in this Contract will control all pre-printed provisions that are in conflict.
- 31. VOID CONTRACT If this Contract becomes void and of no further force and effect, without Default by either party, both parties will immediately execute a release directing that the Deposit be refunded in full to Purchaser according to the terms of the paragraph #4 (DEPOSIT).

32. ADDITIONS The following forms, if ratified and attached, are made a part of this Contract. (This list is not all inclusive of addenda that may need to be attached). MD/County _____ x VA 7 DC Jurisdictional Addendum for: x Yes WVA Lead Paint Inspection Contingency No ☐ Yes Addendum of Clauses (DC/MD) □ No ∃ Yes Pre Settlement Occupancy ☐ Yes □ No Contingency Clauses (NVAR) □ No Yes Post Settlement Occupancy Yes □ No Condo/Coop Addendum ☐ No ☐ Yes Property Disclosure or Disclaimer x Yes □ No **Dual Agency Form** 7 Yes □ No Radon Testing Contingency ☐ No Yes Designated Agency Form No 7 Yes Sale of Home Contingency ☐ Yes □ No FHA Home Inspection Notice □No T Yes □ No Seller Held Trust ☐ Yes Home Inspection Contingency ☐ No Yes Well and Septic Contingency □ No Yes Lead Paint Disclosure \prod No ☐ Yes Other (specify): FHA/VA Financing Contingency Addendum □ No X Yes Sales Contract Addendum #1 33. HOME WARRANTY X Yes □ No Home Warranty Policy paid for and provided at Settlement by: X Purchaser or Seller. . Warranty provider to be HMS Cost not to exceed \$ 400.00 34. OTHER TERMS This contract is contingent upon purchaser obtaining a contract release by all parties (and the return of their deposit in full) for the Purchaser's Contract dated April 5, 2008 to purchase the property at 14807 Ryon Ct., Woodbridge, VA. Failure to obtain this release by the agreed upon

Please Initial: Seller ____ / ___ Purchaser Ru onu

settlement date for this contract will render this contract null and void and any deposit monies paid by purchaser will be returned to purchaser without

further recourse by either party.

35. ENTIRE AGREEMENT This Contract will be binding upon the parties, and each of their respective heirs, executors, administrators, successors and permitted assigns. The provisions not satisfied at Settlement will survive the delivery of the deed and will not be merged therein. This Contract, unless amended in writing, contains the final and entire agreement of the parties and the parties will not be bound by any terms, conditions, oral statements, warranties or representations not herein contained. The interpretation of this Contract will be governed by the laws of the jurisdiction where the Property is located.

SELLER:		PURCHASER:		
	/(SEA	L) $\frac{4-30-08}{\text{Date}}$ Signature (SEAL)		
Date	Signature Owner of Record	Roger Lapel		
	/(SEA	L) 4-30-08 (Christin Lape (SEAL)		
Date	Signature	Date Signature		
Date of Ratif	ication see paragraph #29 (DEFINITIONS)			

For informat	tion purposes only:			
Listing Comp	pany's Name and Address:	Selling Company's Name and Address:		
Green Dot	Realty	Keller Williams Fairfax Gateway		
Office # <u>(54</u>	0) 659-2161 FAX# (540) 659-933	Office # FAX # (703) 940-9156		
	r Code and Office ID JCKL1			
	Sam Jacknin			
Real Estate I	License Number & Jurisdiction	Real Estate License Number & Jurisdiction		
Agent MRIS	ID# 71905	Agent MRIS ID# 79177		
Team Leade	r/Agent	Team Leader/Agent		
	Address sam@jacknin.com	Frank@NorthVirginiaHomes.c Agent Email Address om		

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FHA/VA FINANCING CONTINGENCY ADDENDUM (Must Select Option 1 or 2)

Purchaser has selected FHA or VA financing as the Specified Financing pursuant to Paragraph 3 of the Regional Sales Contract.



Option (1) This Contract is contingent on Purchaser obtaining approval for loan(s) to purchase the Property (The "Financing Contingency").

This Contract is contingent until 9 p.m. 21 Days after Date of Ratification ("Financing Deadline") upon Purchaser Delivering Notice to Seller on the Regional Form #100 removing this Financing Contingency. Such Notice shall or shall not be accompanied by a letter from the lender ("Lender's Letter"). Such Lender's Letter shall include the following statements or statements substantially similar thereto:

- 1) Purchaser is approved for the Specified Financing,
- 2) a ratified Contract has been received,
- 3) a written application for the financing has been made,
- 4) income, asset, and liability documentation on Purchaser have been received,
- 5) Purchaser's credit has been reviewed, and
- 6) the application has been reviewed and meets underwriter and investor guidelines.

If Purchaser fails to Deliver the Regional Form #100 and Lender's Letter (if required) by the Financing Deadline, this contingency will continue, unless Seller at Seller's option gives Notice to Purchaser that this Contract will become void. If Seller Delivers such Notice, this Contract will become void at 9 p.m. on the third day following Delivery of Seller's Notice unless prior to that date and time:

- a) Purchaser Delivers to Seller Regional Form #100 and Lender's Letter (if required); or
- b) Purchaser Delivers to Seller Regional Form #100 and provides Seller with evidence of sufficient funds available to complete Settlement without obtaining financing.

Upon Delivery to Seller of either (a) or (b) above, this Contract will no longer be contingent on Purchaser being approved for the Specified Financing and this Contract will remain in full force and effect.

Prior to satisfaction or removal of the Financing Contingency, if Purchaser receives a written rejection for the Specified Financing and Delivers a copy of the written rejection to Seller, then this Contract will become void.

OR

Option (2) This Contract is not contingent upon Purchaser obtaining approval for loan(s) to purchase the Property. Purchaser acknowledges that there is not a Financing Contingency. Purchaser has provided sufficient documentation to satisfy Seller that Purchaser has been approved for the Specified Financing or has sufficient funds available to complete Settlement without obtaining financing. If Purchaser fails to settle except due to any Default by Seller, then the provisions of paragraph #26 (DEFAULT) shall apply.

SELLER:			PURCHASER:
	/	(SEAL)	4-30-08, JUL JUL (SEAL)
Date	Signature Owner of Record	, ,	Date Signature / Roger Lapel
Date	/	(SEAL)	4-30-08 Artinam Lapel (SEAL) Date Signature Christina Lapel



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NVAR Form #K1332 - FHA/VA Financing Contingency Addendum (09/06)

VIRGINIA JURISDICTIONAL ADDENDUM

This Addendum is made on	April 27,	2008	, to a Sales (Contract ("Contract")	dated
Annil 27 2008 bety	veen Roge<u>r I</u>	apel, Unri	strug rabe	<u> </u>	
("Pı	irchaser") and C)wner of Re	cora		
	("Seller"	') for the purchas	e and sale of the	e Property: 5711	
Noland Rd., Woodbridge,	VA 22193				
1. DELIVERY . Delivery ("Delive professional courier service, by Unite Delivery will be deemed to have occurier service (including overnight day sent by facsimile or email transm	ry", "delivery", ed States mail, o urred: on the da	or "delivered") or by facsimile o y delivered by h or by United St	methods may in r email transmis and, on the day ates mail, return	sclude hand-carried, s ssion. The parties agr delivered by a profes receipt requested, or	ent by ee that ssional
Deliveries will be sent to the following	ng:				OR
1) Addressed to the Seller at:		~ !! . ! !! . !	1001 040E		
[check if applies] transmitted by	facsimile to the	e Seller at <u>(703</u>)991-8495		
[check if applies] transmitted by	email to the Se	ller at			
2) Addressed to the Purchaser at: 3	434 Chelse	a Drive, V	<u>loodbridge</u>	<u>, VA</u>	_ OR
[check if applies] transmitted by	facsimile to the	Purchaser at <u>(</u>	03) 940-91	56	OR
[check if applies] transmitted by	email to the Pu	rchaser at			
Copies of any addenda, amendments the Brokers at the following fax/mai	s, and Notices re	equired by the Co			
Listing Company:					
Selling Company:					
The parties agree that any document	ts sent to the Bro	oker will NOT co	nstitute Deliver	y.	aifiad in

The requirements for delivery of property or condominium owner's association documents are specified in the Virginia Property Owners' Association Act and/or Virginia Condominium Act paragraphs of this addendum.

No party to this Contract will refuse Delivery in order to delay or extend any deadline established in the contract.

2. NOTICES. Notice ("Notice", "notice", or "notify") means a unilateral communication from one party to another. All Notices required under this Contract will be in writing and will be effective as of Delivery. For the purposes of computing time periods, the first Day will be the Day following Delivery and the time period will end at 9 p.m. on the Day specified. Written acknowledgement of receipt of notice is a courtesy but is not a requirement.

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- 3. FHA/VA Financing. If FHA or VA Financing is selected in paragraph 3 A of the Regional Sales Contract as the Specified Financing, then the FHA/VA Financing Addendum must be attached.
- 4. APPRAISAL CONTINGENCY FOR CONVENTIONAL FINANCING (ONLY). If Option 1 is selected and initialed in Paragraph 10 B in the Regional Sales Contract, this Contract IS CONTINGENT upon an Appraisal pursuant to this paragraph. Purchaser shall have until 9:00 p.m. 21 Days (minimum of 14 days recommended) following the Date of Ratification to obtain an Appraisal ("Appraisal Deadline"). Purchaser shall provide Notice to Seller by the Appraisal Deadline, as follows:
 - A: The Appraisal is equal to or greater than the Sales Price. This contingency has been satisfied and removed. The parties shall proceed to Settlement;

OR

B: The Appraisal is equal to or greater than the Sales Price. However, the Purchaser elects not to proceed with consummation of this Contract because the subject Property does not satisfy the lender requirements, the Property appraisal does not allow for the specified financing or the Property is inadequate collateral. Such Notice must be accompanied by a written denial of the financing showing written evidence of the lender's decision concerning the Property. The Purchaser must provide such written evidence concurrently with the Purchaser's Notice of election not to proceed.

OR

C: The Appraisal is not equal to or greater than the Sales Price and the Purchaser elects not to proceed with consummation of this Contract, unless the Seller elects to lower the Sales Price to the appraised value. It will be the Seller's option to lower the Sales Price to the appraised value and the parties shall proceed to Settlement at the lower Sales Price. If the Seller does not make this election, the parties may agree to mutually acceptable terms. Each election must be made by Notice within 3 Days after Notice from the other party. The parties will immediately sign any appropriate amendments. If the parties fail to agree, this Contract will become void.

OR

D: The Purchaser elects to proceed with consummation of this Contract without regard to the Appraisal. The parties shall proceed to Settlement;

If Purchaser fails to give Seller Notice by the Appraisal Deadline, this contingency will continue, unless Seller at Seller's option gives Notice to Purchaser that this Contract will become void. If the Seller delivers such Notice, this Contract will become void at 9 p.m. on the third day following Delivery of the Seller's Notice, unless prior to such date and time the Purchaser delivers the required Notice.

5. VIRGINIA RESIDENTIAL PROPERTY DISCLOSURE ACT. The Virginia Residential Property Disclosure Act requires the Seller to deliver a disclosure statement prior to the acceptance of this Contract unless the transfer of the Property is exempt. The law requires the Seller, on a disclosure statement provided by the Real Estate Board, to state that Seller makes no representations or warranties concerning the physical condition of the Property and to sell the Property "as is", except as otherwise provided in this Contract. The law further requires the Seller to make certain statutory disclosures concerning the Property. If the disclosure required by law is delivered to the Purchaser after the acceptance of this Contract, the Purchaser may terminate this Contract by giving written Notice to the Seller either by hand delivery or by United States mail, postage prepaid, at or prior to the earliest of (1) 3 Days after delivery of the disclosure in person, (2) 5 Days after the postmark if the disclosure is properly mailed, (3) Settlement on the Property, (4) occupancy of the Property by the Purchaser, (5) written waiver by the Purchaser in a separate document, or (6) the Purchaser's application for a mortgage loan where such application contains a disclosure that the right to terminate ends upon applying for the mortgage loan.

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6. TARGET LEAD-BASED PAINT HOUSING. The Seller represents that any residential dwellings at the Property were OR were not constructed before 1978. If the dwellings were constructed before 1978, then, unless exempt under 42 U.S.C. 4852d, the property is considered "target housing" under the statute and a copy of the "Sale: Disclosure and Acknowledgment of Information on Lead-Based Paint and/or Lead-Based Paint Hazards" has been attached and made a part of the Contract as required by law. The Purchaser Version of No waives the right to a risk assessment or inspection of the Property for the presence of lead-based paint and/or lead-based paint hazards. If No, a copy of the "Sales Contract Addendum for Lead-Based Paint Testing" is attached to establish the conditions for a lead-based paint risk assessment or inspections.
7. PRIVATE WELL AND/OR PRIVATE SEWAGE SYSTEM. A. Well. If the Property is on private well, the Purchaser, at Purchaser's expense OR Seller, at Seller's expense, will furnish the Purchaser on or before Settlement with certified test results dated not more than 120 days prior to Settlement from the appropriate local government authority and/or a private company licensed to perform such tests.
B. Sewage. If the Property is on private Septic or private Alternate Septic Sewage Disposal System as indicated in Contract paragraph 8 (Utilities) then the Purchaser, at the Purchaser's expense OR Seller, at Seller's expense, will furnish the Purchaser on or before Settlement with certified test results dated not more than 120 days prior to Settlement from the appropriate local government authority and/or private company licensed to perform such inspections. An Alternative system may require regular maintenance in order to prevent failure. Seller does OR does not have a maintenance contract. If the Seller does have a maintenance contract Seller will provide a copy to the Purchaser, and that maintenance contract shall OR shall not convey.
C. Remediation. If either system is found defective or substandard according to the current governmental standards, the Seller will take appropriate remedial action at the Seller's expense. Nothing in this paragraph relieves the Seller of the obligations under the Title paragraph of the Contract.
8. VIRGINIA PROPERTY OWNERS' ASSOCIATION ACT. The Seller represents that the Property is or is not located within a development that is subject to the Virginia Property Owner's Association Act ("POA Act"). The POA Act requires the Seller of a property within such a development to obtain an Association Disclosure Packet from the property owners' association and provide it to the Purchaser. The information in the Association Disclosure Packet shall be current as of a date-specified on the Association Disclosure Packet. Fo delivery of the Packet or the Notice of non-availability of the Packet, the Purchaser chooses this address

The Purchaser may cancel the contract (a) within 3 days of the Date of Ratification if the Purchaser receives the Association Disclosure Packet on or before the Date of Ratification, (b) within 3 days after receiving the Association Disclosure Packet by hand delivery, (c) within 3 days after receiving the Association Disclosure Packet electronically with a receipt to sender, or (d) within 6 days after the postmark date if the Association Disclosure Packet is mailed to the Purchaser.

If the Association Disclosure Packet is not available, the Purchaser may cancel the contract (a) within 3 days of the Date of Ratification if the Purchaser receives notification that the Association Disclosure Packet will not be available on or before the Date of Ratification, (b) within 3 days after receiving notification that the Association Disclosure Packet will not be available by hand-delivery or electronic means, or (c) within 6 days after the postmark date of the mailed notification.

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The Purchaser may also cancel this Contract at any time prior to Settlement if the Purchaser has not been notified that the Association Disclosure Packet will not be available and the Association Disclosure Packet is not delivered to the Purchaser.

Written Notice of cancellation may be (i) hand delivered; (ii) sent by United States mail, postage prepaid, provided that the Purchaser retains sufficient proof of mailing, which may be either a United States postal certificate of mailing or a certificate of service confirming that such mailing was prepared by the Purchaser; (iii) sent by electronic means to the facsimile number or electronic mailing address provided by the Seller in the "Delivery paragraph" of this Addendum, provided that the Purchaser retains sufficient proof of the electronic delivery, which may be an electronic receipt of delivery, a confirmation that the notice was sent by facsimile, or a certificate of service confirming that such electronic delivery was prepared by the Purchaser, or (iv) by overnight delivery using a commercial service or the United States Postal Service.

Purchaser's failure to send Notice of cancellation within the allotted time frames shall extinguish Purchaser's rights to cancel the contract under the Virginia Property Owners' Association Act. Such cancellation shall be without penalty; this Contract shall become void, both parties shall promptly execute a release and the Deposit shall be refunded in full to the Purchaser.

The Purchaser, at the Purchaser's expense, shall have the right to request that the association provide an update of the Association Disclosure Packet previously furnished, along with the assurance that there have been no material changes, or if there have been material changes, a statement specifying such changes.

The right to receive the Association Disclosure Packet and to cancel this Contract terminates at Settlement.

9. VIRGINIA CONDOMINIUM ACT. The Seller represents that the Property is, OR is not a condominium unit. If the Property is a condominium unit, this Contract is subject to the Virginia Condominium Act which requires the Seller to obtain from the condominium unit owners' association ("Unit Owners' Association") certain financial and other disclosures ("Resale Certificate") and provide it to the Purchaser. If the required disclosures are not available on the Date of Ratification, the Seller shall promptly request them from the Unit Owners' Association and provide them to the Purchaser who shall acknowledge receipt in writing upon Delivery. The information contained in the Resale Certificate shall be current as of a date-specified on the Resale Certificate. For delivery of the Certificate, the Purchaser chooses this address:

The Purchaser may cancel this Contract: (a) within 3 Days after the Contract Date, if the Purchaser receives the Resale Certificate on or before the date that the Purchaser signs the contract; (b) within 3 Days after receiving the Resale Certificate if the Resale Certificate is delivered by hand or electronically with a receipt to sender; or (c) within 6 Days after the postmark date if the Resale Certificate is sent to the Purchaser by United States mail, return receipt requested.

After receiving the Resale Certificate from the Seller, the Purchaser, at the Purchaser's expense, may submit a copy of the Contract to the Unit Owners' Association along with a request for assurance from the Association that the information submitted in the Resale Certificate remains materially unchanged, or if there have been material changes, a statement specifying such changes. The Purchaser may cancel the Contract within three days of (a) receipt of a statement that there have been one or more material changes to the Resale Certificate, or (b) the date upon which the Unit Owners' Association was required to have furnished such statement, but only if the Unit Owners' Association failed to provide the required statement within the time permitted by law.

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Written Notice of cancellation may be (i) hand delivered; (ii) sent by United States mail, postage prepaid, provided that the Purchaser retains sufficient proof of mailing, which may be either a United States postal certificate of mailing or a certificate of service confirming that such mailing was prepared by the Purchaser; (iii) sent by electronic means to the facsimile number or electronic mailing address provided by the Seller in the "Delivery paragraph" of this Addendum, provided that the Purchaser retains sufficient proof of the electronic delivery, which may be an electronic receipt of delivery, a confirmation that the notice was sent by facsimile, or a certificate of service confirming that such electronic delivery was prepared by the Purchaser, or (iv) by overnight delivery using a commercial service or the United States Postal Service. Purchaser's failure to send Notice of cancellation within the allotted time frames shall extinguish Purchaser's rights to cancel the contract under the Virginia Condominium Owners' Association Act. Such cancellation shall be without penalty; this Contract shall become void, both parties shall promptly execute a release and the Deposit shall be refunded in full to the Purchaser.

The right to receive the Resale Certificate and to cancel this Contract terminates at Settlement.

10. NOTICE TO PURCHASER REGARDING THE CONSUMER REAL ESTATE SETTLEMENT PROTECTION ACT.

Choice of Settlement Agent: You have the right to select a Settlement agent to handle the closing of this transaction. The Settlement agent's role in closing your transaction involves the coordination of numerous administrative and clerical functions relating to the collection of documents and the collection and disbursement of funds required to carry out the terms of the contract between the parties. If part of the purchase price is financed, your lender will instruct the Settlement agent as to the signing and recording of loan documents and the disbursement of loan proceeds. No Settlement agent can provide legal advice to any party to the transaction except a Settlement agent who is engaged in the private practice of law in Virginia and who has been retained or engaged by a party to the transaction for the purpose of providing legal services to that party.

Escrow, closing and Settlement service guidelines: The Virginia State Bar issues guidelines to help Settlement agents avoid and prevent the unauthorized practice of law in connection with furnishing escrow, Settlement or closing services. As a party to a real estate transaction, you are entitled to receive a copy of these guidelines from your Settlement agent, upon request, in accordance with the provisions of the Consumer Real Estate Settlement Protection Act.

The Purchaser wishes to employ Atlantic Settlement Group

("Settlement Agent") to represent the Contract. The Purchaser agrees to contact the Settlement Agent within 10 Days of the Date of Contract Ratification to schedule Settlement; Settlement Agent shall order the title exam and survey, if required.

11. NOTICE OF POSSIBLE FILING OF MECHANICS' LIEN.

Virginia law (Section 43-1 et seq.) permits persons who have performed labor or furnished materials for the construction, removal, repair or improvement of any building or structure to file a lien against the property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than the earlier of (i) 90 Days from the last day of the month in which the lienor last performed work or furnished materials or (ii) 90 Days from the time the construction, removal, repair or improvement is terminated. AN EFFECTIVE LIEN FOR WORK PERFORMED PRIOR TO THE DATE OF SETTLEMENT MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE CONSULTED.

12. ADDITIONAL FEES. Grantors tax shall be paid by the Seller. The Purchaser shall pay recording charges for the Deed and any purchase money trusts.

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- 13. ARBITRATION. Nothing in this Contract shall preclude arbitration under the Code of Ethics and Standards of Practice of the National Association of REALTORS®.
- 14. TIME IS OF THE ESSENCE AS TO ALL TERMS OF THIS CONTRACT.

PURCHASER:	SELLER:	
U-30-08 Signature Roger Lapel	Date	Signature Owner of Record
4-30-08 Aristina M. Lapel Date Signature	Date	Signature



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RESIDENTIAL PROPERTY DISCLOSURE STATEMENT

NOTICE TO SELLER AND PURCHASER

The Virginia Residential Property Disclosure Act (§55-517 et seq. of the Code of Virginia) requires the owner of certain residential real property, whenever the property is to be sold or leased with an option to buy, to furnish to the purchaser a RESIDENTIAL PROPERTY DISCLOSURE STATEMENT stating the owner makes the following representations as to the real property. Certain transfers of residential property are excluded from this requirement (see §55-518).

Property Address/Legal Description: 5711 Noland Rd., Woodbridge, VA 22193

The undersigned owner(s) of the real property described above makes no representations or warranties as to the condition of the real property or any improvements thereon, and the purchaser(s) is advised to exercise whatever due diligence the purchaser(s) deems necessary including obtaining a certified home inspection, as defined in § 54.1-500, in accordance with the terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement on the parcel of residential real property.

The undersigned owner(s) makes no representations with respect to any matters that may pertain to parcels adjacent to the subject parcel, and the purchaser(s) is advised to exercise whatever due diligence the purchaser(s) deems necessary with respect to adjacent parcels in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement on the parcel of residential real property.

The undersigned owner(s) makes no representations to any matters that pertain to whether the provisions of any historic district ordinance affect the property, and the purchaser(s) is advised to exercise whatever due diligence the purchaser deems necessary with respect to any historic district designated by the locality pursuant to § 15.2-2306, including review of any local ordinance creating such district or any official map adopted by the locality depicting historic districts, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement on the parcel of residential real property.

The undersigned owner(s) makes no representations with respect to whether the property contains any resource protection areas established in an ordinance implementing the Chesapeake Bay Preservation Act (§ 10.1-2100 et seq.) adopted by the locality where the property is located pursuant to § 10.1-2109, and the purchaser(s) is advised to exercise whatever due diligence the purchaser(s) deems necessary to determine whether the provisions of any such ordinance affect the property, including review of any official map adopted by the locality depicting resource protection areas, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement on the parcel of residential real property.

The undersigned owner(s) makes no representations with respect to information on any sexual offenders registered under Chapter 23 (§ 19.2-387 et seq.) of Title 19.2, and the purchaser(s) is advised to exercise whatever due diligence the purchaser(s) deems necessary with respect to such information, in accordance with terms and conditions as may be contained in the real estate purchase contract, but in any event, prior to settlement pursuant to that contract.

The undersigned owner(s) represents that there are no pending enforcement actions pursuant to the Uniform Statewide Building Code (§36-97 et seq.) that affect the safe, decent, and sanitary living conditions of the real property described above of which the owner has been notified in writing by the locality, nor any pending violation of the local zoning ordinance which the violator has not abated or

remedied under the zoning ordinance, within a time period set out in the written notice of violation from the locality or established by a court of competent jurisdiction, except as disclosed on this statement.

Additional Written Disclosure Requirements

Section 55-518.B. contains other disclosure requirements for transfers involving the first sale of a dwelling because the first sale of a dwelling is exempt from the disclosure requirements listed above. The builder of a new dwelling shall disclose in writing to the purchaser thereof all known material defects which would constitute a violation of any applicable building code.

In addition, for property that is located wholly or partially in any locality comprising Planning District 15, the builder or owner, if the builder is not the owner of the property, shall disclose in writing whether the builder or owner has any knowledge of (i) whether mining operations have previously been conducted on the property or (ii) the presence of abandoned mines, shafts, or pits, if any.

The disclosures required by this subsection shall be made by a builder or owner (i) when selling a completed dwelling, before acceptance of the purchase contract or (ii) when selling a dwelling before or during its construction, after issuance of a certificate of occupancy. Such disclosure shall not abrogate any warranty or any other contractual obligations the builder or owner may have to the purchaser. The disclosure required by this subsection may be made on this disclosure form. If no defects are known by the builder to exist, no written disclosure is required by this subsection.

Section 55-519.1 contains a disclosure requirement for properties located in any locality in which there is a military air installation.

Section 32.1-164.1:1 contains a disclosure requirement regarding the validity of septic system operating permits.

See also the Virginia Condominium Act (§55-79.39 et seq.), the Virginia Cooperative Act (§55-424 et seq.) and the Virginia Property Owners' Association Act (§55-508 et seq.).

The owner(s) acknowled have been informed	owledge having carefully en of their rights and obligation	xamined this statement and furthers under the Virginia Residential I	er acknowledge that they Property Disclosure Act.
Owner	Date	Owner	Date

The purchaser(s) acknowledge receipt of a copy of this disclosure statement and further acknowledge that they have been informed of their rights and obligations under the Virginia Residential Property Disclosure

Act. <u>4-30-08</u> Date

Roger Lapel

Owner of Record

Christina Lapel

DPOR 1/01/08

SALES CONTRACT ADDENDUM #1

This Addendum is	made on <u>April 27,</u>	to a Sales Contract ("C	Contract") dated	ADTIL 27, 2008
netween	Roge	r Lapel, Christina Lapel		("Purchaser")
	5711 N			
	5711 N and sale of the Property: Woodbi	oland Rd.		
The Parties agree	that the Contract is modified as	onows.	a for the new	norty are turned on
		ater, electricity and HVA		
at the date	and time of the proper	ty appraisal.		
This Addendum	shall not after, modify or change Contract are expressly ratified a	in any other respect the Contract, and confirmed and shall remain in full fo	nd except as modifi orce and effect.	ed herein, all of the terms and
	SIGNATURES AND SEALS:			
SELLER:	Ololoki oktorime oznaci	PURCHASER:		//
OLLLEN.		(SEAL) 4-30-08_/		5/1/(SEAL
Date	_/ Signature	Date	Signature	· · · · · · · · · · · · · · · · · · ·
	Owner of Record		Roger Lapel	
		(SEAL) 430-08 1	Oli tin	M. Lagel (SEAL
Data	_/ Signature	(SEAL) 9 0 0 / Date	Signature	W. I. O PAGET (SEAL
Date	Signature		-	



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NVAR - 1117 - 10/92

Keller Williams Fairfax Gateway 12700 Fair Lakes Circle Suite 120Fairfax, VA 22033 Frank Ramos Phone: (703) 940 - 9193 Fax: (703) 940 - 9156



"a division of First Tennessee Bank"

March 13, 2008

Frank Ramos Keller Williams Realty

This letter will state that Christina & Roger Lapel are Underwriter Approved for a VA mortgage up to \$350,000.00.

Approval subject to; Real Estate Contract, clear Title of property, satisfactory appraisal and any conditions thereof.

If I can be of further service please contact me via email or 417-823-2203 Direct.

Best Regards,

/S/

Jerry Palmer Mortgage Banker 1615 E. Primrose Suite A Springfield, Missouri 65804

Bank of America 🧼

Cashier's Check

No. 3501562

MARCH 03: 2008 30.1/1140 NTX POTOMAC MILLS Banking Center 003501562 0000553 00007 CHRISTINA LAPEL **1000.00** **ONE TROUSAND DOLLARS AND 00 CENTS** Pay 10 **IBLLER WILLIAMS* The Order Of Bank of America, N.A. San Antonio, Texas **VOID AFTER 90 DAYS**