# POST PACKET ADDITION POST PACKET ADDITION Meeting Date: December 3, 2024 Meeting Date: ☐ Agenda Item# ☐ Non-Agenda Item Topic Name: Terry's Plumbing Proposal Topic Name: \_\_\_\_\_\_ Added by: Will Isom Added by: \_\_\_\_\_\_ Added Date: December 2, 2024 Added Date: \_\_\_\_\_ Notes: Notes: POST PACKET ADDITION POST PACKET ADDITION Meeting Date: \_\_\_\_\_ Meeting Date: \_\_\_\_\_ ☐ Agenda Item# \_\_\_\_ ☐ Non-Agenda Item ☐ Agenda Item# ☐ Non-Agenda Item Topic Name: \_\_\_\_\_\_ Topic Name: \_\_\_\_\_ Added by: Added by: \_\_\_\_\_ Added Date: Added Date: Notes: Notes: POST PACKET ADDITION POST PACKET ADDITION Meeting Date: Meeting Date: ☐ Agenda Item# \_\_\_\_ ☐ Non-Agenda Item ☐ Agenda Item# \_\_\_\_ ☐ Non-Agenda Item Topic Name: Topic Name: \_\_\_\_\_\_ Added by: \_\_\_\_\_ Added by: \_\_\_\_\_ Added Date: \_\_\_\_\_\_ Added Date: \_\_\_\_\_\_ Notes: Notes: \_\_\_\_\_



SALE AGREEMENT #	Popkinre413
	COMMERCIAL

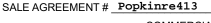
## SELLER'S COUNTEROFFER NO. 1

	Address or Tax ID # 41 and 60793	3 -415 Gateway Ave, Astoria,	OR 97103	(the "Proper
subseque		er will sell the real and personal property pplicable, except as modified as follows: (c		set forth in the Sale Agreement
Buyer	recognizes that	this agreement is contingen	t on approval of the F	Port Commission.
				<del>-</del>
				<del>-</del>
			nal provisions see Addendum	
accepted (the "Cou may witho	by Seller. This Seller's C unteroffer Deadline"), if no draw this counteroffer be	For additions of the Sale Agreement (and other countercounteroffer will automatically expire on (insect accepted within that time. This Seller's Confere the Counteroffer Deadline any time be a completely filled-in copy of Buyer's Offer	roffer[s], where applicable), not cent date and time) 10/25/202 ounteroffer may be accepted by lore Buyer's transmission of signe	4 at _5 a.m. ✓ Buyer only in writing. However, s d acceptance.
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#### LINES WITH THIS SYMBOL ← REQUIRE A SIGNATURE AND DATE

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### **COMMERCIAL REAL ESTATE SALE AGREEMENT**

### FINAL AGENCY ACKNOWLEDGMENT

Both Buyer and Seller acknowledge having received the and consent to the following agency relationships in this to		y Disclosure Pamphlet and hereby acknowledge
Buyer's Agent(s) Information:		
Buyer's Agent 1*: _ Dave Koller	Ore	gon License #:_201239725
is the agent of: (select one)  Buyer exclusively ("Buyer"		
Name of Real Estate Firm*: Popkin Real Esta	te LLC Firm	m License #: 200812041
Buyer's Agent 1's Office Address: 1580 N Rooses	relt Dr Seaside OR 97138	
Phone #1: (503) 440-4200 Phone #2:	E-mail: Dave@Popk	inRE.com
Buyer's Agent 2*: Mark Popkin	Ore	egon License #:_9707000183
is the agent of: (select one) Buyer exclusively ("Buy	/er Agency") ✓ Both Buyer and Seller ("□	Disclosed Limited Agency")
Name of Real Estate Firm*: Popkin Real Esta	te LLC Firm	m License #: 200812041
Buyer's Agent 2's Office Address: 1580 N Rooses	relt Dr Seaside OR 97138	
Phone #1: (503) 440-4200 Phone #2:		inre.com
Seller's Agent(s) Information:		
Seller's Agent 1*: _ Mark Popkin	Oı	regon License #:_970700183
is the agent of: (select one) Seller exclusively ("Sel	ler Agency") 🗸 Both Buyer and Seller ("D	isclosed Limited Agency")
Name of Real Estate Firm*: Popkin Real Esta	te LLC Fi	rm License #: 200812041
Seller's Agent 1's Office Address: 1580 N Rooses	relt Dr Seaside OR 97138	
Phone #1: (503) 440-4200 Phone #2:		inre.com
Seller's Agent 2*: Dave Koller	Or	regon License #: 201239725
is the agent of: (select one) Seller exclusively ("Sel	ler Agency") ✓ Both Buyer and Seller ("D	isclosed Limited Agency")
Name of Real Estate Firm*: Popkin Real Esta		
Seller's Agent 2's Office Address: 1580 N Rooses		
Phone #1: Phone #2:		inRE.com
*If Buyer's and/or Seller's Agents and/or Firms are co-se or in an attached OREF C-529 – Final Agency Acknowled	lling or co-listing in this transaction, all Ag	
If both Parties are each represented by one or more Age in that Real Estate Firm, Buyer and Seller acknowledge the fully explained in the Disclosed Limited Agency Agreement	e principal broker will become the disclose	ed limited agent for both Buyer and Seller as more
Buyer will sign this acknowledgment at the time of signing time this Agreement is first submitted to Seller, even if the Agency Acknowledgment will not constitute acceptance of	is Agreement will be rejected or a counter	offer will be made. Seller's signature to this Final
Buyer Mike Oien	Print Mike Oien	Date 10/17/2024
Buyer	Print	Date <b>←</b>
Seller Will Isom	Print Port of Astoria	Date 10/24/2024 <b>←</b>
		Date
Seller	Print	Date



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## **COMMERCIAL REAL ESTATE SALE AGREEMENT**

## SALE AGREEMENT GENERAL TERMS

1. PARTIES, PROPERTY DESCRIPTION, AND PRICE: Buyer (insert name[s]) Mi	ke Oien	
offers to purchase from Seller (insert name[s]) Port of Astoria		
the following described real property (the "Property") situated in the State of Oregon, known or identified as: (complete one or more)	County of Clatsop	, and commo
(a) Street Address:		
413 -415 Gateway Ave Astoria OR 97103		; a
(If the above address does not adequately describe the Property, include the	Tax Identification Number and/or other	r identifying information
(b) Tax Identification Number(s): 60773 and 60793		;;
(c) Other Identifying Information (lot/block number, etc.):		
If a complete legal description of the Property is not included in this Agreement, Buy defined in Section 27 (Escrow), for purposes of legal identification and conveyance of		otion provided by Esc
Buyer offers to purchase the Property for the "Purchase Price" (in U.S. currency) of		<b>4\$ 900,000.00</b>
on the following terms: as earnest money, the sum of (the "Deposit")		
as additional earnest money, the sum of (the "Additional Deposit")		
at or before Closing, the balance of down payment		
at Closing and upon Delivery of the $lueet$ Deed $lueet$ Land Sale Contract, the balance of	the Purchase Price	<u>\$ 895,000.00</u>
2. FIXTURES AND PERSONAL PROPERTY: All fixtures, trade fixtures, and esser related to the Property – including mailbox and outbuilding[s]) are to be left upon the	e Property as part of the Property bein	remote controls and k
2. FIXTURES AND PERSONAL PROPERTY: All fixtures, trade fixtures, and esser related to the Property – including mailbox and outbuilding[s]) are to be left upon the	ntial related equipment (for example, re Property as part of the Property beir	remote controls and k
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COMMERCIAL

77 78	<b>4. SOURCE OF FUNDS:</b> (If this transaction is an all-cash transaction, select and complete Section 4.1. If this transaction is financed, select and complete Section 4.2. If this transaction is a seller-carried transaction, select and complete Section 4.3.)		
79	4.1. All-Cash. This is an all-cash transaction. Buyer will provide verification ("Verification") of readily available funds as follows: (select one)		
80	(a) Buyer has attached the Verification to this Agreement;		
81	(b) Buyer will provide Seller with the Verification within Days (seven [7] if not filled in) after the Effective Date; or		
82	(c) Other: (describe)		
33 34	If the Verification is not attached and Buyer fails to submit a Verification during the period described in the previous sentence, all Deposits will be promptly refunded and this transaction will be terminated.		
85 86 87 88	Seller will not unreasonably withhold approval of the Verification. Within Days (four [4] if not filled in) following Buyer's Delivery of the Verification (the "Disapproval Period"), Seller will Notify Buyer if Seller unconditionally disapproves of the Verification. Upon such disapproval, all Deposits will be promptly refunded to Buyer, and this transaction will be terminated. If Seller fails to provide Buyer with Notice of unconditional disapproval of the Verification during the Disapproval Period, Seller will be deemed to have approved the Verification.		
89	4.2. Financed. The balance of the Purchase Price will be financed through one of the following Loan Programs: (select only one)		
90	(a) Conventional; or		
91	(b) Other: (describe)		
92 93	(the "Loan Program"). Buyer will seek financing through a commercial lending institution or mortgage broker ("Lender") participating in the Loan Program selected above.		
94 95 96 97	<ul> <li>(If item [a] or [b] of this section is selected, select one of the following.)</li> <li>(i) Buyer has attached a copy of a letter of interest from Buyer's Lender (a "Letter of Interest");</li> <li>(ii) Buyer will secure a Letter of Interest and provide a copy to Seller within Days (five [5] if not filled in); or</li> <li>(iii) Buyer will not provide a Letter of Interest.</li> </ul>		
98 99	<b>4.3.</b> Seller-Carried Financing. Buyer and Seller are advised to review OREF C-556 – Advisory Regarding Seller-Carried Transactions. document the seller-carried financing, Buyer and Seller will: (select one)		
00	(a) use OREF C-557 – Seller-Carried Transaction Addendum and the documents described in that addendum;		
01	(b) use forms provided by Escrow (if selected, Seller must notify Escrow at least five [5] Days before the Closing Deadline); or		
02	(c) secure legal counsel to negotiate and draft the necessary document(s).		
)3	Sections 5 (Financing Contingencies), 5.1 (Failure of Financing Contingencies), and 5.2 (Buyer's Obligations Regarding Financing) do not apply.		
)4 )5	4.4. <b>1031 Exchange.</b> Will a portion of the Purchase Price be funded by the proceeds of a like-kind exchange under IRC § 1031? ( <i>select one</i> )		
06 07	5. FINANCING CONTINGENCIES: If Buyer is financing any portion of the Purchase Price (the "Loan"), then this transaction is subject to the following contingencies (the "Financing Contingencies"): (select all that apply)		
80	(a) Buyer and the Property will qualify for the Loan from Lender;		
)9	(b) Lender's appraisal will not be less than the Purchase Price; and/or		
10 11	(c) Other: (describe)		
12	(d) None. Sections 4.1, 5.1, 5.2 (Buyer's Obligations Regarding Financing), and 6 (Additional Financing Provisions) do not apply.		
13	Except as indicated in this Agreement, all Financing Contingencies are solely for Buyer's benefit and may be waived by Buyer in writing at any time.		
14 15	<b>5.1. Failure of Financing Contingencies.</b> If within <u>60</u> Days (thirty [30] if not filled in) of the Effective Date (the "Financing Contingency Period"), Buyer does not Notify Seller that the Financing Contingencies are satisfied, this transaction will automatically terminate, and all Deposits will be		
	Buyer Initials $MO$ / Date $\frac{10/17/2024}{}$ Date $\frac{10/24/2024}{}$		

5.2. Buyer's Obligations Regarding Financing.



fault of Buyer.

Buyer Initials *MO* 

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## **COMMERCIAL REAL ESTATE SALE AGREEMENT**

promptly refunded to Buyer. Buyer may extend the Financing Contingency Period 1 time (one [1] if not filled in) for a period of 30 Days

(fifteen [15] if not filled in) upon Buyer's Delivery to Seller of reasonably satisfactory evidence that the Lender needs additional time through no

'	a) Buyer will promptly submit to the Lender a completed loan application to linance the purchase of the Property.
(	(b) Buyer will promptly comply with Lender's requests, including payment of all application, appraisal, and processing fees, to obtain the Loan.
Buye	er authorizes Buyer's Lender to provide non-confidential information to Buyer's and Seller's Agents regarding Buyer's loan application status.
6. ADD	ITIONAL FINANCING PROVISIONS: (for example, closing costs)
	(for additional financing provisions, see Addendum)
	DUE DILIGENCE
ection uyer n ertifica ansac	<b>DILIGENCE PERIOD:</b> Buyer will have 30 Days (thirty [30] if not filled in) after the Effective Date (the "Due Diligence Period") to review the ions (defined in Section 10, Property Inspections), Business Documents (defined in Section 11, Business Documents), Leases (defined in 11.1, Existing Leases), and Other Due Diligence (defined in Section 12, Other Due Diligence), as well as Seller's response to any Objections nade to the Title Report and Documents (defined in Section 9, Title Insurance) (the Inspections, Business Documents, Leases, Tenant Estoppel ates, Other Due Diligence, and Title Report and Documents are referred to collectively in this Agreement as the "Due Diligence"). This tion will automatically terminate if Buyer does not Notify Seller, before the end of the Due Diligence Period, that Buyer is satisfied with the Due Die. Upon such termination, Seller will promptly return all Deposits to Buyer.
. INSL	JRANCE:
	<b>Property and Casualty Insurance</b> . Buyer is encouraged to determine the availability and cost of property and casualty insurance that will be ined for the Property. Additionally, Buyer's Lender, if any, may require proof of that insurance as a condition of a new loan.
enco Natio to ris	Flood Insurance. If the Property is located in a high-risk flood zone, flood insurance may be required as a condition of a new loan. Buyer is buraged to promptly verify the need for, availability of, and cost of flood insurance. An Elevation Certificate ("EC") is a document used by the conal Flood Insurance Program to determine the difference in elevation between a structure and the elevation to which floodwater is anticipated see during certain floods. Although an EC is no longer required to obtain flood insurance, a favorable EC can help lower the insurance premium. more information, go to <a href="https://www.fema.gov">www.fema.gov</a> .
) all d	<b>E INSURANCE:</b> Within three (3) Days after the Effective Date, Seller will order from Escrow a preliminary title report and copies of (or links documents of record (the "Title Report and Documents") for the Property, and Deliver them to Buyer. This transaction is subject to Buyer's and approval of the Title Report and Documents. If the Title Report and Documents are not fully understood, Buyer should contact Escrow for information or seek competent legal advice. Buyer's and Seller's Agents are not qualified to advise on title issues.
nd Eso rriting v onvey ne Due orrecti nat Buy	ng Delivery of the Title Report and Documents by Escrow, Buyer will have / Days (seven [7] if not filled in) within which to Notify Seller crow, in writing, of any unacceptable matters disclosed in the Title Report and Documents (the "Objections"). Buyer's failure to timely object in will be deemed acceptance of the Title Report and Documents. However, Buyer's failure to timely object will not relieve Seller of the duty to marketable title to the Property as described in Section 30.3 (Deed). Seller will have until 1 Days (one [1] if not filled in) before the end of e Diligence Period to remove or correct any of the Objections or to give written assurances reasonably satisfactory to Buyer of removal or ion before Closing. Within thirty (30) Days after Closing, Escrow will furnish to Buyer an owner's standard form policy of title insurance insuring yer has marketable title to the Property in the amount of the Purchase Price, free and clear of the Objections, if any, and all other title exceptions to be removed as part of this transaction.
licensed survey,	OPERTY INSPECTIONS: Buyer understands it is advisable to have inspections of the entire Property performed by one or more qualified d professionals relating to such matters as structural condition, environmental condition, septic and sewage, soil condition/compaction/stability, zoning, operating systems, and suitability for Buyer's intended purpose. The following list identifies some, but not all, environmental conditions y affect health: asbestos, carbon monoxide, high-frequency electric and magnetic fields, formaldehyde, lead and other contaminants in drinking

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## **COMMERCIAL REAL ESTATE SALE AGREEMENT**

58 59 60 61 62 63	water and well water, lead-based paint, mold and mildew, radon, and leaking underground storage tanks. If Buyer has any concerns about these conditions or others, Buyer is encouraged to secure the services of licensed professional inspectors, consultants, and health experts for information and guidance. Although real estate agents may provide names and contact information of inspectors, consultants, and experts. Buyer should thoroughly vet their qualifications, licensing, and insurance before retaining them. Buyer's and Seller's Agents are not qualified to conduct such inspections and will not be responsible to do so. For further information, Buyer is encouraged to review the Oregon Public Health Division website at <a href="https://www.public.health.oregon.gov">www.public.health.oregon.gov</a> .
64 65	If Buyer selects box (a), (b), or (c) below, Buyer's obligations under this Agreement are contingent upon Buyer's inspections of the Property (the "Inspections"). (select one)
66 67 68 69	(a) Licensed Professional Inspections. At Buyer's expense, Buyer may have the Property inspected by one or more licensed professionals of Buyer's choice. Inspections that include testing or removal of any portion of the Property (for example, radon and mold) may not be performed, except for the following: (identify invasive inspections)
70 71 72 73	Buyer will restore the Property following any inspections or tests performed by Buyer. Buyer ( <i>select one</i> ) will will not provide to Seller any report or portion of a report requested by Seller during this transaction or within thirty (30) Days following termination, and in any event Buyer will not provide to Seller any report or portion of a report not requested by Seller. Seller will not be required to modify any terms of this Agreement as a result of the Insepctions.
74	(b) Alternative Inspection Procedures. OREF C-525 – Professional Inspection Addendum is attached.
75	(c) Cher Inspection Addendum. (specify)
76 77 78	(d) Buyer's Waiver of Inspections Portion of Due Diligence Contingency. Buyer represents to Seller, Agents, and Firms that Buyer is satisfied with the condition of the Property, its elements and systems, and knowingly and voluntarily elects to waive the right to have any inspections performed as a contingency to the Closing of this transaction. Buyer may conduct inspections for informational purposes only.
79 30	<b>11. BUSINESS DOCUMENTS:</b> Seller has Delivered, or within Days (ten [10] if not filled in) following the Effective Date, Seller will Deliver the following (the "Business Documents"): (select one)
31	(a) the documents and information described in OREF C-518 – Investment Property Addendum; or
32 33	(b) the documents containing material information about the Property that are in Seller's possession or control or are reasonably available to Seller, including but not limited to documents and records relating to the ownership, operation, and maintenance of the Property.
34 35 36	11.1. Existing Leases. The Property (select one) is is is not subject to one or more leases, which Seller represents, and warrants are current and free from default, except as disclosed in writing to Buyer. Seller will Deliver to Buyer complete and legible copies of all leases and amendments of leases of all or any portion of the Property (the "Leases") for review within Days (ten [10] if not filled in) following the Effective Date.
37 38 39	<b>11.2. Tenant Estoppel Certificates.</b> Seller will obtain fully executed tenant estoppel certificates (the "Tenant Estoppel Certificates") from ( <i>select one</i> ) ☐ none of the tenants ☐ each of the tenants ☐ other ( <i>specify</i> ) under the Leases using ( <i>select one</i> ) ☐ <u>OREF C-519 − Tenant Estoppel Certificate</u> ☐ such other form agreed to by the Parties.
90	Seller will Deliver the Tenant Estoppel Certificates to Buyer for review no later than: (select one)
91	(a) Days (ten [10] if not filled in) after the Effective Date; or
)2	(b) Days (ten [10] if not filled in) before the Closing Deadline.
)3 )4	12. OTHER DUE DILIGENCE: Buyer may perform zoning, building, feasibility, and the following studies of the Property (the "Other Due Diligence"): (describe)
95	(for additional due diligence, see Addendum)
	SELLER REPRESENTATIONS AND DISCLOSURES
96 97	13. SELLER REPRESENTATIONS: Subject to any written disclosures made by Seller as a part of this transaction, Seller makes the following representations to Buyer.

LINES WITH THIS SYMBOL ← REQUIRE A SIGNATURE AND DATE

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Buyer Initials <u>MO</u>

Date\_ OREF C-501 | Released 07/2024 | Page 5 of 14

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198	(a) Seller has all required authority to enter into this Agreement and convey the Property in accordance with the terms of this Agreement.
199 200	(b) Seller has no notice from any governmental agency of a condemnation, environmental, zoning, or similar proceeding, existing or planned, which could affect the use, development, operation, or value of the Property.
201 202 203 204 205 206	(c) The Property is connected to: (select all that apply)  (i)
207 208	(d) Seller has no knowledge of any hazardous substances in or about the Property, except for reasonable quantities of substances typically used in properties similar to the Property.
209	(e) Seller knows of no material defects in or about the Property.
210	(f) Seller has no notice of any liens or assessments to be levied against the Property.
211	(g) Seller has no notice from any governmental agency of any violation of law relating to the Property.
212 213	(h) Seller knows of no material discrepancies between visible lines of possession and use (such as existing fences, hedges, landscaping, structures, driveways, and other such improvements) currently existing on the Property and the legal description of the Property.
214	(i) The Property is fully insured by Seller.
215 216	(j) The Personal Property is not subject to any security interest, lease, consignment, or other third-party interest, unless the interest is disclosed in a UCC filing, and all taxes that have accrued with respect to the Personal Property have been paid.
217 218	Seller will promptly Notify Buyer if, before Closing, Seller receives actual notice of any event or condition that could result in making any of the above representations or previously disclosed material information relating to the Property substantially misleading or incorrect.
219 220	These representations are made to the best of Seller's knowledge. Seller may have made no investigations. Seller has reviewed these representations and agrees that they are accurate, except for the following exceptions to items (a) through (j): (describe)none
221 222	Seller's initials:/ (for more exceptions, see Addendum)
223 224 225 226 227 228	Buyer acknowledges the above representations are not warranties regarding the condition of the Property and are not a substitute for, nor in lieu of, Buyer thoroughly and completely investigating, using professionals where appropriate, all material matters related to the condition and value of the Property and its suitability for Buyer's intended use. Buyer's and Seller's Agents will not be responsible for conducting any inspection or investigation of any aspect of the Property. Without limiting the previous sentence, Buyer acknowledges that neither Seller nor any Agent promises that the stated square footage of any structure or land being purchased is accurate. If square footage is important to Buyer, Buyer should measure all structures and land before signing, or the accuracy of the stated square footage should be made an express contingency in this Agreement.
229 230	14. SELLER'S PROPERTY DISCLOSURE STATEMENT: With certain exceptions, Oregon law requires sellers to provide buyers with a statutory Seller's Property Disclosure Statement ("SPDS"). In this transaction, Seller: (select one)
231 232	(a) will provide an SPDS because the Property is one of the residential property types described in ORS 105.465(1)(a), and Buyer has indicated that Buyer will use all or part of the Property as a residence for Buyer or Buyer's spouse, parent, or child; or
233 234	(b) will not provide an SPDS because the Property is not one of the residential property types described in ORS 105.465(1)(a), or because Buyer has indicated that Buyer will not use the Property as a residence for Buyer or Buyer's spouse, parent, or child.
235 236 237 238	If Section 14.(a) is selected above, Buyer has the right under Oregon law to revoke Buyer's offer (the "Revocation Right") unless Buyer has waived the Revocation Right. Buyer may exercise the Revocation Right only in writing and only within five (5) Business Days after the Effective Date and Seller has Delivered to Buyer or Buyer's Agent a complete SPDS. However, Buyer may exercise the Revocation Right any time before receiving the SPDS, as long as Buyer does so before Closing. This provision supersedes any contrary terms in the SPDS.
	Buyer Initials <u>MO / Date 10/17/2024</u> Seller Initials <u>WI/ Date10/24/2024</u>



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#### COMMERCIAL REAL ESTATE SALE AGREEMENT

#### **CONDITION AND COMPONENTS OF THE PROPERTY**

239	15. "AS-IS": Except for Seller's written agreements and representations contained in this Agreement, Buyer is purchasing the Property "AS-IS," in
240	its present condition and with all defects apparent or not apparent.

- **16. OPERATING COVENANTS:** Seller will keep all electrical wiring, heating, cooling, plumbing, irrigation equipment and systems, and the balance of the Property, including the landscaping, in substantially its present condition until Closing. Seller will keep the Property fully insured through Closing.
- 17. LEAD-BASED PAINT: This section only applies if the Property includes one or more residential dwellings and was constructed before 1978. If so, then on or promptly after the Effective Date (the "Date of Delivery"), Seller will Deliver to Buyer OREF C-546 Lead-Based Paint Disclosure Addendum (the "Disclosure Addendum"), together with the EPA Pamphlet entitled "Protect Your Family From Lead in Your Home" and all information, records, and reports available to Seller pertaining to lead-based paint and/or lead-based paint hazards on the Property Unless waived by Buyer in writing in the Disclosure Addendum, Buyer will have \_\_\_\_\_ Days (ten [10] if not filled in), commencing on the Day following the Date of Delivery (the "LBP Contingency Period"), within which to conduct a lead-based paint assessment or inspection of the Property. Buyer may terminate this Agreement by providing OREF C-539 Buyer's Notice of Termination (the "Termination Notice") to Seller:
  - (a) during the LBP Contingency Period; or
  - (b) any time before Seller's Delivery to Buyer or Buyer's agent of both
    - (i) the EPA pamphlet "Protect Your Family from Lead in Your Home," and
    - (ii) all information, records, or reports available to Seller pertaining to lead-based paint and/or lead-based paint hazards on the Property.

However, Buyer has no right to terminate under this provision if Buyer closes this transaction or if Buyer waives the right to conduct a risk assessment or inspection in the "Buyer's Acknowledgment" section of the Disclosure Addendum. Upon termination, all Deposits will be promptly refunded to Buyer. If and only if requested by Seller, Buyer will Deliver to Seller a copy of Buyer's written reports or evaluations, if any, with the Termination Notice. Buyer's failure to Deliver the Termination Notice to Seller during the LBP Contingency Period will constitute acceptance of the condition of the Property as it relates to the presence of lead-based paint or lead-based paint hazards, and the LBP Contingency Period will automatically expire.

18. APPROVED USES: THE PROPERTY DESCRIBED IN THIS INSTRUMENT MAY NOT BE WITHIN A FIRE PROTECTION DISTRICT PROTECTING STRUCTURES. THE PROPERTY IS SUBJECT TO LAND USE LAWS AND REGULATIONS THAT, IN FARM OR FOREST ZONES, MAY NOT AUTHORIZE CONSTRUCTION OR SITING OF A RESIDENCE AND THAT LIMIT LAWSUITS AGAINST FARMING OR FOREST PRACTICES, AS DEFINED IN ORS 30.930, IN ALL ZONES. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON TRANSFERRING FEE TITLE SHOULD INQUIRE ABOUT THE PERSON'S RIGHTS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY THAT THE UNIT OF LAND BEING TRANSFERRED IS A LAWFULLY ESTABLISHED LOT OR PARCEL, AS DEFINED IN ORS 92.010 OR 215.010, TO VERIFY THE APPROVED USES OF THE LOT OR PARCEL, TO VERIFY THE EXISTENCE OF FIRE PROTECTION FOR STRUCTURES AND TO INQUIRE ABOUT THE RIGHTS OF NEIGHBORING PROPERTY OWNERS, IF ANY, UNDER ORS 195.300, 195.301 AND 195.305 TO 195.336 AND SECTIONS 5 TO 11, CHAPTER 424, OREGON LAWS 2007, SECTIONS 2 TO 9 AND 17, CHAPTER 855, OREGON LAWS 2009, AND SECTIONS 2 TO 7, CHAPTER 8, OREGON LAWS 2010.

279	21. SEPTIC/ON-SITE SEWAGE SYSTEM: Does the Property include a septic or on-site sewage system? (select one)
280	If Yes, Buyer has attached OREF C-524 - Septic/Onsite Sewage System Addendum to this Agreement.

Buyer Initials <u>MO</u>	/ Date <u>10/17/2024</u>	

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281 282 283	22. WOODSTOVE OR WOOD-BURNING FIREPLACE INSERT: Does the Property contain a solid fuel burning device, such as a woodstove or wood-burning fireplace insert? ( <i>select one</i> )
284 285	23. SOLAR PANEL SYSTEM: Does the Property contain solar panels? (select one)
286 287 288	<b>24. SMOKE AND CARBON MONOXIDE DETECTORS:</b> Within Days (twenty [20] if not filled in) after the Effective Date, all smoke alarms, smoke detectors, and carbon monoxide detectors required by law will be installed in the Property and will be in working order. Refer to ORS 479.260 for smoke alarms and smoke detectors and ORS 476.725 for carbon monoxide alarms, or see <a href="https://www.oregon.gov/osfm">www.oregon.gov/osfm</a> .
289 290	25. ALARM SYSTEM: (select one)
291 292	26. ADDITIONAL PROVISIONS: (describe) Seller to preform a property lot division which creates a tax lot which includes 413 1nd 415 Gateway Ave. Deed to be prepared in the
293 294	name of Mike Oien and/or assigns. (for additional provisions, see Addendum)
	CLOSING AND ESCROW
	CLOSING AND ESCROW
295 296 297 298 299 300 301 302 303 303	27. ESCROW: This transaction will be Closed at ( <i>identify</i> ) _Ticor Title
305 306	prorated by (select one) sescrible Secrible Secr
307 308 309 310	28.2. Utilities. Seller will pay all utility bills accrued to the date Buyer is entitled to possession. Buyer will pay Seller for any heating fuel/propane on the Property on the possession date at Seller's supplier's rate. Payment will be handled between Buyer and Seller outside of escrow. Seller will not terminate or disconnect electric, gas, heating fuel/propane, or water utilities before the date Buyer is entitled to possession. At or before Closing, Buyer will give the utility providers all information necessary to begin paying for utility service.
311 312	28.3. <b>Delinquent Rent.</b> "Delinquent Rent" means any base rent, additional rent, or percentage rent that, under the terms of a Lease, was past due as of Closing. Delinquent Rent will not be prorated at Closing. Any Delinquent Rent received by Buyer after Closing will be retained by Buyer.
313	29. EARNEST MONEY:
314	29.1. Deposit. The Deposit will be handled as follows.
315 316 317	<ul> <li>(a) Timing of Deposit. The Deposit will be payable and deposited: (select only one)</li> <li>(i) within 10 Days (seven [7] if not filled in) of the Effective Date (the Deposit Deadline"); or</li> <li>(ii) as follows: (describe) (the "Deposit Deadline").</li> </ul>
318 319 320 321 322	(b) Place of Deposit. The Deposit will be deposited: (select all that apply)  (i) ☑ directly with Escrow;  (ii) ☐ directly into Buyer's Agent's Firm's client trust account and remain there until disbursement at Closing;  (iii) ☐ directly into Buyer's Agent's Firm's client trust account, subsequently deposited with Escrow before Closing; and/or  (iv) ☐ as follows: (describe)
	Buyer Initials MO / Date 10/17/2024 Seller Initials WI / Date 10/24/2024



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323 324	Buyer's failure to place the Deposit, as described above, by no later than 5:00 p.m. on the last Day of the Deposit Deadline, will be considered a breach of Section 29.5 (Earnest Money Payment to Seller).
325 326	If an Additional Deposit is to be paid, it will be handled: (select one) in accordance with the instructions selected above, or other (describe)
327 328	Buyer's withdrawal or attempted withdrawal of one or both Deposits, except as authorized by Seller or in accordance with this Agreement, will be considered a breach of this Agreement, will result in a forfeit of the Deposits and, at the option of Seller, termination of this Agreement. Once the
329	Deposits are placed with Escrow, Seller's and Buyer's Agents and Firms will have no further responsibility to Buyer or Seller regarding the Deposits.
330 331	<b>29.2. Non-Refundable Deposits.</b> Are one or more of the Deposits non-refundable? ( <i>select one</i> )
332	(a) Identification of Non-refundable Deposits. The (select one or both) Deposit and/or Additional Deposit will become non-refundable
333	upon: (select all that apply)
334	(i) satisfaction of the Financing Contingencies;
335 336	(ii)
337 338 339 340	<ul> <li>(b) Handling of Non-refundable Deposits. When the non-refundable Deposit(s) become non-refundable, they will be handled as follows, and if they are held by Escrow, the Parties will sign any instructions required by Escrow: (select one)</li> <li>(i) ☐ disburse directly to Seller as follows: (specify);</li> <li>(ii) ☐ remain in escrow and disburse to Seller upon Closing or earlier termination of this transaction; or</li> </ul>
341	(iii) remain in Buyer's Agent's Firm's client trust account and disburse to Seller upon Closing or earlier termination of this transaction.
342	However, if Seller defaults and this transaction does not close because of Seller's default, the Deposits will be refunded to Buyer.
343 344 345 346	29.3. Instructions to Escrow. Upon receipt of a copy of this Agreement signed by Buyer and Seller, Escrow is to establish an escrow account and proceed with Closing as described in this Agreement. If Escrow determines the transaction cannot be Closed for any reason (whether or not there is a dispute between Buyer and Seller) Escrow is to hold all Deposits in Escrow's possession until Escrow receives written instructions from Buyer and Seller, or a final ruling from a court or arbitrator, as to the disposition of the Deposits.
347 348 349 350	29.4. Earnest Money Refund to Buyer. All Deposits will be promptly refunded to Buyer if (a) Seller signs and accepts this Agreement but fails to furnish marketable title; or (b) Seller fails to complete this transaction in compliance with the material terms of this Agreement; or (c) any condition which Buyer has made an express contingency in this Agreement (and has not been otherwise waived) fails through no fault of Buyer. However, Buyer's acceptance of the refund will not constitute a waiver of other legal remedies available to Buyer.
351 352 353 354 355 356 356	29.5. <b>Earnest Money Payment to Seller.</b> Seller may, at Seller's option, terminate this Agreement, and all Deposits paid or agreed to be paid will be paid to Seller as liquidated damages, if Seller signs and accepts this Agreement and title is marketable, and: (a) Buyer has materially misrepresented Buyer's financial status; or (b) Buyer's financial institution does not pay, when presented, any check given as a Deposit or fails to timely make a wire transfer of a Deposit; or (c) Buyer fails to complete this transaction in compliance with the material terms of this Agreement. The Parties expressly agree Seller's economic and non-economic damages arising from Buyer's failure to close this transaction in accordance with the terms of this Agreement would be difficult or impossible to ascertain with any certainty, that the Deposits are a fair, reasonable and appropriate estimate of those damages, and represent a binding liquidated sum, not a penalty.
358 359	Seller's sole remedy for Buyer's failure to close this transaction in accordance with the material terms of this Agreement is limited to the Deposits. Seller's right to recover from Buyer any unpaid Deposit will be resolved as described in Section 36 (Dispute Resolution).
360	30. CLOSING:
361	30.1. Closing Deadline. Closing will occur: (select one)
362	(a) Days (fifteen [15] if not filled in) after the end of the Due Diligence Period;
363	(b) Days (fifteen [15] if not filled in) after the end of the Financing Contingency Period; or
364	(c) on a date mutually agreed upon between Buyer and Seller on or before (insert date) 01/31/2025
	Buyer Initials $MC$ / Date $\frac{10/17/2024}$ Seller Initials $MI$ / Date $\frac{10/24/2024}$



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	(the "Closing Deadline"). Buyer and Seller acknowledge for Closing to occur by the Closing Deadline, it may be necessary to execute documents and deposit funds in escrow before that date.
	Buyer (select one) may may not extend the Closing Deadline time (one [1] if not filled in) for a period of Days (fifteen [15] if not filled in) upon Buyer's Delivery of the following documents to Seller: (describe)
	<b>30.2. Closing Disclosure Delay.</b> If the TILA-RESPA Integrated Disclosure ("TRID") rule applies to this transaction, Buyer and Seller will each receive a "Closing Disclosure" from Buyer's Lender. TRID typically requires the Closing Disclosure to be received by the buyer at least three (3 Business Days before the date the buyer signs loan documents. A change to the Closing Disclosure late in the transaction could result in a delay in Closing to comply with the three-business day rule. A delay beyond the Closing Deadline could result in the termination of this transaction unless Seller and Buyer agree to extend it.
	<b>30.3. Deed.</b> Seller will convey marketable title to the Property by (select one) statutory warranty deed or other (specify) (if neither box is selected, a statutory warranty deed will be used), free and clear
	of all liens of record, except property taxes that are a lien but not yet payable, zoning ordinances, building and land use restrictions, reservation in federal patents, easements of record, covenants, conditions, and restrictions of record, and those matters accepted by Buyer under Sections (Title Insurance). Buyer should secure legal advice regarding different forms of ownership and rights of survivorship. Agents are not qualified to provide advice on these issues. Once the desired form of ownership is determined, Buyer will promptly notify Escrow.
	<b>30.4. Bill of Sale.</b> If applicable, Seller will convey title to the Personal Property at Closing by <u>OREF C-512 – Bill of Sale</u> , free and clear of all lien and encumbrances.
	<b>30.5. Assignment of Leases and Security Deposits.</b> At Closing, Seller will: (a) assign the Leases to Buyer using <u>OREF C-520 – Assignment and Assumption of Leases</u> or such other form mutually agreed to by the Parties; and (b) pay over to Buyer all security deposits held under the Leases.
	31. POSSESSION: Is one or more tenants currently in possession of the Property? (select one)
	If Yes, (select one)
	(a) Seller will remove all tenants before Closing, pay any legally required tenant relocation costs, and deliver possession to Buyer by 5:0 p.m. on the date of Closing;
	(b) Buyer will accept all tenants at Closing, all rents will be prorated as of Closing, and all deposits held on behalf of tenants by Seller wibe transferred to Buyer through Escrow at Closing. Buyer and Seller are encouraged to attach OREF C-518 – Investment Property Addendur to address additional items related to Buyer accepting tenants at Closing; or
	(c) other (describe)
	If No, possession of the Property will be delivered by Seller to Buyer: (select one)
	(a) Dy 5:00 p.m. on the date of Closing;
	(b) Duy (insert time) a.m. Days after Closing; or
	(c)  by (insert time) a.m. p.m. on (insert date)
	Seller will remove all personal property (including trash) except for the Personal Property (as defined in Section 2, Fixtures and Personal Property from the Property before Closing.
I	TAXES
	22 INCOME TAX WITHHOLDING.
	32. INCOME TAX WITHHOLDING: 32.1. Oregon Withholding. Subject to certain exceptions, Escrow is required to withhold a portion of Seller's proceeds if Seller is a non-reside individual or corporation as defined under Oregon law. Buyer and Seller will cooperate with Escrow by executing and delivering any instrumer affidavit, or statement as requested and to perform any acts reasonable or necessary to carry out the provisions of Oregon law.
	<i>W7</i>
	Buyer Initials <u>MO / Date 10/17/2024</u> Seller Initials / Date10/24/2024



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**COMMERCIAL** 

#### COMMERCIAL REAL ESTATE SALE AGREEMENT

32.2. Federal Withholding (FIRPTA). If Seller is a foreign person under the Foreign Investment in Real Property Tax Act ("FIRPTA"), then even if
 there is an exemption to FIRPTA applicability, Buyer and Seller will ask Escrow to assist the Parties with FIRPTA compliance (see OREF C-544 –
 Advisory Regarding FIRPTA Tax). Seller's failure to comply with FIRPTA is a material default under this Agreement.

If Seller is not a foreign person, then Seller will Deliver to Escrow a certificate that complies with 26 CFR §1.1445-2 (the "Certificate") before Closing. If Seller fails to do so, Seller will be presumed to be a foreign person, and the terms of the previous paragraph will apply. Escrow is instructed to act as a Qualified Substitute and provide Buyer with a statement that complies with 26 U.S.C. § 1445(b)(9) at Closing.

If Escrow does not agree to assist with FIRPTA compliance (including providing the Certificate or acting as a Qualified Substitute) then either Buyer or Seller may move escrow to another Oregon-licensed escrow agent who is willing to assist with FIRPTA compliance, in which case the Parties will equally share any cancellation fees. If, due to moving escrow, this transaction cannot be closed by the Closing Deadline, the Closing Deadline will be extended by seven (7) Days to accommodate the move.

Seller's and Buyer's Agents are not experts in FIRPTA and will not act as a transferor or transferee agent or Qualified Substitute for purposes of the Withholding Requirement. If FIRPTA may apply in this transaction, Seller and Buyer should promptly consult their own experts familiar with FIRPTA-related laws and regulations. For further information, see <a href="https://www.irs.gov">www.irs.gov</a>.

**33. 1031 EXCHANGE:** If Buyer or Seller elects to complete an exchange under Section 1031 of the Internal Revenue Code in this transaction, the other Party will cooperate with them and the accommodator, if any, as necessary to complete the exchange, so long as it will not delay the close of escrow or cause additional expense or liability to the cooperating Party. Unless otherwise indicated in this Agreement, this provision will not be a contingency to the closing of this transaction.

34. DEFFERAL OF PROPERTY TAXES: The Property (select one) is is is not specially assessed for property taxes (for example farm, forest, or other) in a manner that may result in the levy of additional taxes in the future. If it is specially assessed, Seller represents the Property is current as to income or other conditions required to preserve its deferred tax status. If, as a result of Buyer's actions or the Closing of this transaction, the Property either is disqualified from special use assessment or loses its deferred tax status, then unless otherwise specifically indicated in this Agreement, Buyer will be responsible for and will pay when due, any deferred and/or additional taxes and interest that may be levied against the Property, and will hold Seller harmless from those expenses.

However, if as a result of Seller's actions before Closing, the Property either is disqualified from its entitlement to special use assessment or loses its deferred tax status, and if Seller did not disclose the upcoming disqualification or loss of status to Buyer in writing before Closing, Buyer may, at Buyer's sole option, either: (a) terminate this transaction and receive a prompt refund of all Deposits paid by Buyer in anticipation of Closing; or (b) close this transaction, in which event Seller will pay into escrow all deferred and/or additional taxes and interest levied or recaptured against the Property and hold Buyer harmless from those expenses. Nothing in this paragraph will be construed to limit Buyer's or Seller's available remedies or

damages arising from a breach of this section.

35. HISTORIC PROPERTY DESIGNATION: If the Property is or may be subject to a historic property local ordinance or is subject to or may qualify for the Historic Property Special Property Tax Assessment under ORS 358.475 to 358.565, Seller will promptly provide Buyer with OREF C-521 – Historic Property Addendum.

#### **DISPUTE RESOLUTION**

436	36. DISPUTE RESOLUTION: Any dispute between Buyer and Seller relating to the interpretation or enforcement of this Agreement (select one)
437	will will not be subject to the provisions of Sections 36.1-36.5. If neither box is selected, Sections 36.1-36.5 will not apply.

**36.1. Filing of Claims.** All claims, controversies and disputes between Seller, Buyer, Agents, and/or Firms, relating to the enforcement or interpretation of this Agreement (including those for rescission) as well as those relating to the validity or scope of this Agreement, and all matters concerning the jurisdiction of the arbitrator(s) and/or Arbitration Service of Portland ("ASP"), to hear and decide questions of arbitrability (collectively, "Claims"), will be exclusively resolved in accordance with the procedures in this Section 36.1, which will survive Closing or earlier termination of this transaction. All Claims will be governed exclusively by Oregon law, and venue will be placed in the county where the Property is situated. Filing a Claim for arbitration will be treated the same as filing in court for purposes of meeting any applicable statute of limitations or statute of ultimate repose and for purposes of filing a *lis pendens*. By consenting to the provisions in this Section 36.1, Buyer and Seller acknowledge they are giving up the constitutional right to have Claims tried by a judge or jury in state or federal court, including all issues relating to the arbitrability of Claims.

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Buyer Initials $MO$ / Date 10/17/2024	Seller Initials / Date	10/24/2024
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SALE AGREEMENT # Popkinre413

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#### COMMERCIAL REAL ESTATE SALE AGREEMENT

- 446 36.2. Exclusions. The following will not constitute Claims:
  - (a) any proceeding to enforce or interpret a mortgage, trust deed, land sale contract, or recorded construction lien;
- (b) a forcible entry and detainer action, also known as an eviction;
- (c) if the matter is exclusively between REALTORS® and is otherwise required to be resolved under the Code of Ethics & Professional
   Standards and Policies of the National Association of REALTORS®;
  - (d) if the matter relates to a commission or fee dispute with an Agent or Firm, and the written listing, service or fee agreement with Buyer or Seller contains a mandatory mediation and/or arbitration provision; and
  - (e) filing in court for the issuance of provisional process described under the Oregon Rules of Civil Procedure; however, such filing will not constitute a waiver of the duty to utilize the dispute resolution procedures described in this Agreement.
  - **36.3. Small Claims Between Buyer and Seller.** If there is a Small Claims Court in the county in which the Property is located, all Claims between Buyer and Seller within the jurisdiction that court will be brought and decided there, in lieu of mediation, arbitration, or litigation in any other forum; but if there is not a Small Claims Court in that county, all Claims will be brought and decided in the applicable Justice Court. Even though ORS 46.455(3) states that a defendant may have a right to request a jury trial, neither Buyer nor Seller will have a right to request a jury trial and so remove the matter from the Small Claims Department of the Circuit Court. A judgment in Small Claims Court or Justice Court is final and binding for all purposes, and despite the provisions of ORS 51, there is no right to appeal a Justice Court judgment.
  - **36.4. Mediation and Arbitration Between Buyer and Seller.** If Buyer's or Seller's Agent is a member of the National Association of REALTORS®, all Claims will be submitted to mediation as offered by the local REALTOR® association, if available. If mediation is not available through the Agent's REALTOR® association, then all Claims will be submitted to mediation through the program administered by ASP. All Claims that have not been resolved by mediation as described in this Agreement will be submitted to final and binding arbitration in accordance with the then-existing rules of ASP. The prevailing Party in any arbitration between Buyer and Seller will be entitled to recovery of all reasonable attorney fees, filing fees, costs, disbursements, and mediator and arbitrator fees; but only if it is first established to the satisfaction of the arbitrator(s) (or judge, if applicable) that the prevailing Party offered or agreed in writing to participate in mediation before, or promptly upon, the filing for arbitration.
  - **36.5. Mediation and Arbitration Involving Agent/Firms.** All Claims that include Agents or their Firms will be resolved in accordance with the mediation and arbitration process described in Section 36.4 (Mediation and Arbitration Between Buyer and Seller). If applicable, the prevailing Party will be entitled to an award of attorney fees, filing fees, costs, disbursements, and mediator and arbitrator fees, as described in that section.

#### **DEFINITIONS/MISCELLANEOUS**

- 471 **37. DEFINITIONS:** In addition to the other definitions in this Agreement, when the first letter of these terms is capitalized, they mean the following.
  - (a) Agent means Buyer's or Seller's real estate agent licensed to perform professional real estate activity in the State of Oregon.
  - (b) **Agreement** and **Sale Agreement** mean this Commercial Real Estate Sale Agreement and any written offer, counteroffer, or addendum in any form or language that adds to, amends, or otherwise modifies this Agreement that has been Signed and Delivered.
  - (c) **Business Day** means Monday through Friday, except days that are recognized as official holidays by Oregon under ORS 187.010 or by the United States under 5 U.S.C. § 6103.
  - (d) Closing, Closed, and Closing Date mean when the Deed or Land Sale Contract is recorded, and funds are available to Seller.
- 478 (e) **Day** means a calendar day.
  - (f) Deed means the deed selected in Section 30.3 (Deed).
    - (g) **Deliver, Delivery**, or **Delivered** means transmission of a document, either by placing it in a U.S. mailbox, taking it to the recipient's address, or placing it in the custody of a delivery service (collectively, "Manual Delivery"); or by pushing "send" or "start" on a device that sends facsimiles or in an electronic mail program ("Electronic Delivery").
    - (h) Deposits means the Deposit and any Additional Deposit described in Section 1 (Parties, Property Description, and Price) of this Agreement.
    - (i) Effective Date means the date when this Agreement has been Signed and Delivered.

Buyer Initials MO / Date 10/17/2024	Seller Initials	WI.	Date	10/24/2024



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## **COMMERCIAL REAL ESTATE SALE AGREEMENT**

	(j) <b>Firm</b> means the real estate I	orokerage with which an Agent is affiliate	ed.	
			g) is selected, a land sale contract, contra al payment of the Purchase Price is mad	
	(I) Notice means a written state	ement Delivered using the notification m	nethod described in Section 38(e) (Misce	llaneous).
	(m) Notify means Delivery of a	Notice to the other Party or their Agent		
	(n) <b>Parties</b> means Buyer and S	Seller, and " <b>Party</b> " means Buyer or Selle	er.	
	· , •	• • • • •	document, and (ii) Delivered it to the other ver and Seller, and neither has the ability	•
38	3. MISCELLANEOUS: The following	provisions govern the manner in which	the terms of this Agreement will be cons	strued.
			ssors, and assigns of Buyer and Seller able without the prior written consent of S	
	(b) <b>Counterparts.</b> This Agreen document.	nent may be signed in multiple legible o	ounterparts with the same legal effect as	s if all Parties signed the same
	one Party (or their Agent) to the	e other Party (or their Agent) will have the fortransmitting a signed version of the	Agreement or any part of this Agreeme he same effect as Manual Delivery of the Agreement (such as regular mail, certifi	e signed original. If the Parties
		irm(s) identified in the Final Agency Ack Arbitration Involving Agents/Firms).	nowledgment Section are not parties to	this Agreement but are subjec
	to their respective Agent with the and their respective Agents, when the second	e same effect as if Delivered to that Buy here applicable, will provide Escrow with	der this Agreement to be Delivered to Buy yer or Seller. When escrow for this transa n their preferred means of notification (fo ye as the primary location for receipt of a	action is opened, Buyer, Seller r example, email, text number
	(iii) Time calculated in Days	reement to a specific time refers to the after the Effective Date will start on the	time in the time zone where the Property e first full Day after the date this Agreeme as of 5:00 p.m. on the last Day of that de he next Business Day.	ent is Signed and Delivered.
		SIGNATURE INS	TRUCTIONS	
or	ompletely filled-in copy of this Agreen written statement made by Seller,	ment, which Buyer has fully read and ur	rms and conditions in this Agreement. Bunderstands. Buyer acknowledges that Bunderstands are contained in this Agreement entity.	uyer has not relied on any ora
ac	ccepted by that time. Buyer may with ay be accepted by Seller only in writ	draw this offer before the Offer Deadline ing.	at <u>5</u> ☐ a.m.  p.i e any time before Seller's transmission of	f signed acceptance. This offe
	uver Mike Oien	Print Mike Oien	Date <u>10/17/2024</u> , 12:09:5	8 рм рот 🗌 a.m. 🔲 р.m. 🗲
	ayor <u>- 10.00 0 00.0</u>			

Date <sub>10/17/2024</sub>

Buyer Initials <u>MO</u>

Seller Initials



SALE AGREEMENT#	Popkinre413

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## **COMMERCIAL REAL ESTATE SALE AGREEMENT**

	on (insert date a	nd time)	at 🗌 a.m. 🗌 p.m.
40. SELLER'S RESPONSE: (	select one – if no selection is made, this Agreemen	t is void and of no effect)	
40.1. Agreement to Se	I and Acknowledgments. Seller accepts Buyer's	offer. Seller acknowledges re	eceipt of a completely filled-in copy of
this Agreement, which Selle	r has fully read and understands. Seller acknowled	ges that Seller has not relied	I upon any oral or written statement of
Buyer, Buyer's Agent, or Se	ller's Agent that is not expressly contained in this A	greement. Seller has reviewe	ed the Seller Representations made in
Section 13 (Seller Represer	ntations) and elsewhere in this Agreement and will o	orrect, in writing, any inaccu	rate representations.
If Seller signs and delivers	this Agreement to Buyer after the Offer Deadline, tl	nis Agreement will not be bir	nding on Seller and Buyer unless they
also sign and Deliver an ad	dendum, counteroffer, or other writing in which they	expressly agree to extend t	he Offer Deadline. The Parties' failure
to do so will be treated as a	rejection under Section 40.3 (Rejection), and this to	ransaction will automatically	terminate.
40.2. Counteroffer. Sell	er does not accept the above offer but makes the a	ttached counteroffer.	
40.3. Rejection. Seller	ejects Buyer's offer.		
Seller Will Isom	Print Port of Astoria	Date10/24/2024,	07:06:15 AM PDT a.m p.m.
			a.m. 🗌 p.m. 🗲

Buyer Initials <u>MO</u> / \_\_\_\_ Date <u>10/17/2024</u> Seller Initials <u>WI</u> / \_\_\_\_ Date <u>10/24/2024</u>



SALE AGREEMENT #	Popkinre413
	DECIDENTIAL

## BUYER'S COUNTEROFFER NO. 1

Buyer(s) Mike Oien			
Seller(s) Port of Astor:	ia 413 -415 Gateway Ave, Astoria	OR 97102	
60773 and 60793	413 -415 Gateway Ave, Astoria	, OR 9/103	(the "Property
	SE: Buyer will purchase the real and personal where applicable, except as modified as follow 950,000.00		ditions set forth in the Sale Agreem
All other terms and	conditions remain the same		
	Fo	r additional provisions, see Adden	dum
accepted by Buyer. Time is of that $5$ a.m. $ ot P$ p.m. (the	ions of the Sale Agreement (and other counter the essence. This Buyer's Counteroffer will autor e "Counteroffer Deadline") if not accepted with withdraw this offer before the Counteroffer De	omatically expire on ( <i>insert date a</i> nin that time. This Buyer's Counte	nd time) 10/30/2024 roffer may be accepted by Seller c
Division and an action to a second	of a completely filled in copy of Soller's Office	er and Buver's Counteroffer and	all subsequent counteroffers wh
applicable, which Buyer has fu	lly read and understands. Buyer acknowledge t that are not expressly contained in the Sale	es Buyer has not relied on any or	
applicable, which Buyer has fu Seller's Agent, or Buyer's Agen	lly read and understands. Buyer acknowledge	es Buyer has not relied on any ora Agreement as amended.	al or written statements of any Sel
applicable, which Buyer has fu Seller's Agent, or Buyer's Agen Buyer <b>Mike Oien</b>	lly read and understands. Buyer acknowledge t that are not expressly contained in the Sale	es Buyer has not relied on any ora Agreement as amended.  Date 10/25/2024, 03	al or written statements of any Sel
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applicable, which Buyer has fu Seller's Agent, or Buyer's Agent Buyer Mike Oien.  Buyer  2. SELLER'S RESPONSE: Se Agreement and will promptly co (a) Seller accepts Bu (b) Seller does not an (c) Seller rejects Buy Seller acknowledges receipt of applicable, which Seller has reaseller  Will Isom  Seller	Illy read and understands. Buyer acknowledge to that are not expressly contained in the Sale of that are not expressly contained in the Sale of that are not expressly contained in the Sale of Print      Mike Oien	Page Buyer has not relied on any orangement as amended.  Date 10/25/2024, 03  Date	al or written statements of any Sels:26:19 PM PDT a.m. p.m.  a.m. p.m.  a.m. p.m.  a.m. p.m.  a.m. p.m.  D3 - Seller's Counteroffer.  ding this Buyer's Counteroffer, wh  a:00:12 PM PDT a.m. p.m.  a.m. p.m.

#### LINES WITH THIS SYMBOL ← REQUIRE A SIGNATURE AND DATE

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