Sale Agreement #	
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Buy	er(s)
•	er(s)
	perty Address
the "Do gro	EGON LAW: If this transaction includes a well that supplies domestic water to the Property, Oregon law requires that Seller shall hav well tested for arsenic, nitrates and total coliform bacteria (ORS 448.271). For more information, see the Oregon.gov webpage title omestic Well Testing and Real Estate Transactions". Note: This only applies to wells that have been made operational to suppl undwater for domestic purposes. Capped domestic wells on unimproved lots are not required to be tested. (See websit w.public.health.oregon.gov.
	REPRESENTATIONS, TESTING, TERMINATION & COOPERATION
1.	SELLER REPRESENTATIONS REGARDING WELL AND WELL WATER: Seller represents to Buyer that to the best of Seller's knowledge: (a) The domestic well has provided an adequate supply of water to the Property throughout the year for household use (b) The water is fit for human consumption; and (c) The continued use of the well and water complies with all applicable state and federal laws. No other representations are made concerning the well and well water supply, except as expressly stated elsewhere in this Agreement and the Seller's Property Disclosure Statement, if applicable.
2.	SELLER TESTING DUTIES: Withinbusiness days, (five [5] if not filled in) after Buyer and Seller have signed and accepted this Agreement Seller shall, at Seller's cost: (a) Have the well water sample collected by a registered sanitarian, certified water system operator, well driller pump installer, or lab technician prior to any treatment, and testing ordered with a laboratory accredited according to Oregon Environmenta Laboratory Accreditation Program (ORELAP) standards, for arsenic, nitrate, and total coliform bacteria; (b) Submit promptly upon receipt the results to buyer and the Oregon Healthy Authority (the "Authority") (c) Complete and submit to the Authority its Water Systems Data Sheet ("Data Sheet") which must include: (i) Copies of the arsenic, nitrate, and total coliform bacteria lab slips, and (ii) The Water Resources Department well identification number, description of the Property, and location, identifying the street address city, state, and zip code, together with the township, range, section number. (Note: (a) If the well is in a designated area of public health concern, the Authority may require additional testing; (b) The lab tests may not be waived, even if Buyer agrees not to have the well tested; (c) If the well is not located on the Property, but it includes a legal interest to a well on adjacent property [e.g. at easement], the legal interest would be considered part of the Property that is the subject of this transaction, and the preceding testing and submission requirements are required.) See: www.public.health.oregon.gov.
3.	BUYER TESTING: Withinbusiness days, (five [5] if not filled in) after Buyer and Seller have signed this Agreement, Buyer may, at Buyer's expense, have the well water tested for quantity or quality by a qualified professional testing service. (See Section 8 below for selected test, if any.)
4.	BUYER RIGHT OF TERMINATION: Within three (3) business days after Buyer's receipt of all written reports from Buyer's and Seller's tests, Buyer shall have the absolute right to terminate this transaction by delivering to Seller: (a) Written notice of intent to declare an unconditional termination together with a list of substantial deficiencies identified by Buyer; and (b) Copies of all test reports received by Buyer. Buyer and Seller shall thereafter havebusiness days (two [2] if not filled in) to reach written agreement as to the method, cost and financial responsibility for correcting the substantial deficiencies identified by Buyer (the "Negotiation Period"). If the parties are unable to timely reach a written agreement by 5:00 p.m. on the last day of the Negotiation Period, all earnest money deposits shall be promptly refunded to Buyer, and this transaction shall be terminated. Notwithstanding the preceding, Buyer shall have no obligation to reach any agreement with Seller during the Negotiation Period.
5.	WELL REGISTRATION: In the event any wells located upon the Property are not currently registered as a part of the Oregon's We Identification Program, Seller agrees to assist Buyer, at Buyer's expense, in registering them. The preceding sentence shall survive Closing of this transaction. See www.public.health.oregon.gov .
Г	Buyer Initials / Date Seller Initials / Date

LINES WITH THIS SYMBOL \leftarrow REQUIRE A SIGNATURE AND DATE

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Sale Agreement #	
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WELL	INFORMATION PROVIDED BY SELLE	R:				
6. S	seller shall provide Buyer with the following	g information regarding the we	ell located on or serving the Property:			
	well logs (specify)					
	none. Seller has no documents re	garding the well.				
PROF	ESSIONAL WELL TESTING:					
7.	Seller agrees, at Seller's expense, to have the well tested for arsenic, nitrates and total coliform bacteria and such matters as are require by the Oregon Health Division.					
8.	Buyer elects to have the following add	ditional professional tests perf	ormed:			
	Well flow test	Buyer's expense	Seller's expense			
	Lead test	Buyer's expense	Seller's expense			
	Additional water quality tests	Buyer's expense	Seller's expense			
	Other (specify)	Buyer's expense	Seller's expense			
		buyer s expense	Seller s expense			
	none. (Buyer should seek con	npetent professional advic	ce before checking this option. Buyer's rights to terminate	thi		
	transaction based upon any test i	report showing a substant	ial deficiency in quantity or quality of well water are set for	h i		
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