





2.8 WELL ADDENDUM

1. Property Address or Description:				
2. Names of Parties to this Agreement: Buyer Buyer Buyer Buyer				
3. Definitions and Background. In any operational to supply ground water for do must have the well tested for arsenic, n Oregon Health Authority ("OHA") (see OF the OHA if the well is in an area of public not required to be tested. More informatic estate transactions. This addendum crequirements.	mestic purposes (human trates and total coliform &S 448.271 and OAR 33 health concern. Proper on can be found on the 0	consumption, household us bacteria by an accredited 3-061-0305 to 333-061-033 ties with springs and cappe DHA web page dedicated to	se, or related accessory us laboratory and report the 5). Additional testing may be domestic wells on unimpor the Domestic Well Testing	es), the Selle results to the pe required be proved lots and g Act and re-
4. Seller Representations and Duty to other well records to which Seller has accusage provided by a community well ope Statement, to the best of Seller's knowled water for year-round household and land and federal laws and regulations, and has	cess, including any recorrator. Seller represents t dge the well and water lscaping use based upo	ds related to water quality, hat except as explained bel supply system serving the n current output, is not cor	shared well agreements (if low or in the Seller's Prope property provide an adequ ntaminated, complies with a	any),flow ar erty Disclosu uate supply
5. Type. Domestic Well (one property)	Shared Domestic We	ell (up to 3 properties)	ommunity Well (more than	3 properties
6. Location . on subject property on	nearby property located	at		
7. Filtration. Is/are there (a) filtration systems	em(s) ☐ Yes ☐ No. If ye	es, specify type and location	of all filtration systems:	
8. Statutorily Required Water Quality Test test for total coliform bacteria, arsenic are can be found by visiting the OHA website knowledge of appropriate procedures for system operator, well driller, pump install results to OHA, following the Agency's rep Well, Parties should specify these Com	nd nitrates by an accred or calling OHA. The untr collection and handling er, or lab technician. Up orting requirements, and	ited laboratory at Seller's e eated sample must be colle of water samples, such a on receipt, Seller or Seller' to Buyer. If Parties intend t	expense. A list of accredite octed and sent to the lab by s a registered sanitarian, of s designee shall Promptly	ed laboratorie a person wi certified wat report the la
9. Optional Additional Water Quality T with knowledge of the appropriate procedu At Buyer's Seller's expense other was specify other water quality tests:	ures for handling water sa ater quality tests at ☐ Fa	amples: ucet [Location of Faucet:] Wellhea
At Buyer's Seller's expense Well frequirements for length of well flow test).	ow test, lasting up to	Hours (Buyer :	should consult lender abo	ut any lend
10. Buyer's Termination Rights. If well Seller of such items.	records or tests identify	items that are unacceptab	le to Buyer, Buyer must P	Promptly noti
Buyer Initials		Seller Initials		
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Sale Agreement #	ELL ADDENDUM	
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After giving Seller notice of unacceptable well conditions, Buy	yer has 🗌 3 Business Days or 🔲 Busines	3

企	OREGO
	REALTORS
QUAL HOUSING OPPORTUNITY	FORMS

43 44	After giving Seller notice of unacceptable well conditions, Buyer has $\ \ \square$ 3 Business Da to either:	ys or Business Days ("Well Period")			
45 46	(i) Terminate the transaction at Buyer's discretion by delivering a <i>Form 5.3 Buyer's Notice of Termination</i> to Seller stating that the well condition was unacceptable. In this instance all Earnest Money shall be refunded to Buyer; or				
47 48	(ii) Negotiate and come to a written agreement with Seller about how to address unacceptable to Buyer.	s conditions identified in the Evaluation that are			
49 50 51 52	If a written agreement is reached and mutually accepted, Buyer's right to terminate under this Addendum during the Well Period shall immediately cease. Buyer's failure to terminate in accordance with this Section constitutes Buyer's acceptance of well and well water conditions and Buyer's release of their right to terminate under this Well Addendum. Upon Seller's request, Buyer must provide Seller with copies of inspection reports.				
53 54 55 56 57	11. Buyer Acknowledgement. Buyer acknowledges that Seller's representations are not warranties. Buyer further acknowledges that even when wells are inspected and tested, it is impossible to guarantee the future quality or quantity of well water. Catastrophic events can occur that change the well quality and well flow overnight. Other events, such as development and drought, can affect the quality and quantity of water over time. Buyer acknowledges that any test of a well is a snapshot in time and is not an indication of a well's future output, quality, or condition.				
58 59 60 61	Closing, Buyer, or Buyer's representative, will register well using the Oregon Water Resources Department's ("OWRD") well ID number application form no later than 30 Calendar Days after Closing. Seller will assist Buyer as needed. These obligations survive Closing. For				
62	13. Signatures.				
63 64	By mutually accepting the above terms, the Parties agree to the terms of this referenced Sale Agreement:	s Addendum and make it part of the above			
65	Buyer:	Dated:			
66	Buyer:	Dated:			
67	Buyer:				
68	Buyer:	Dated:			
69					
70	Seller:	Dated:			
71	Seller:	Dated:			
72	Seller:	Dated:			

Seller:

73

Dated: