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Form 17C Seller Disclosure Statement-Unimproved Rev. 8/21

SELLER DISCLOSURE STATEMENT UNIMPROVED PROPERTY

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To be used in transfers of unimproved residential real property, including property zoned for residential use that is not improved by one or more residential dwelling units, a residential condominium, a residential timeshare or a mobile or manufactured home. Unimproved residential real property does not include commercial real estate as defined in RCW 60.42.005 or property defined as "timber land" under RCW 84.34.020. See RCW Chapter 64.06 for further information.

INSTRUCTIONS TO THE SELLER

Please complete the following form. Do not leave any spaces blank. If the question clearly does not apply to the property check

the que	stion(s) when you provide your explanation(s). For your protection you must date and initial or and each attachment. Delivery of the disclosure statement must occur not later than five se agreed, after mutual acceptance of a written purchase and sale agreement between a Buyer	each page (5) bus	e of th	nis disclo	osure	9 10 1
THE F	ETO THE BUYER DILLOWING DISCLOSURES ARE MADE BY THE SELLER ABOUT THE CONDITION OF TO THE CONDITION OF T	NE PROI	PERT	Y LOCA	ATED	12 13 14
STATE LEGAL	WA, ZIP 99006, COUNTY SPOKANG (" LY DESCRIBED ON THE ATTACHED EXHIBIT A.	THE PRO	OPER	TY") OF	R AS	18
ON SE STATEM THE DA BY DEL SELLER	R MAKES THE FOLLOWING DISCLOSURES OF EXISTING MATERIAL FACTS OR MATERIAL D LLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPL MENT. UNLESS YOU AND SELLER OTHERWISE AGREE IN WRITING, YOU HAVE THREE IN Y SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO YOU TO F IVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OF R DOES NOT GIVE YOU A COMPLETED DISCLOSURE STATEMENT, THEN YOU MAY WAIV TO OR AFTER THE TIME YOU ENTER INTO A PURCHASE AND SALE AGREEMENT.	ETES TI (3) BUSIN RESCIND R SELLER	HIS D NESS THE A R'S AG	DISCLOS DAYS F AGREEN BENT. IF	ROM MENT THE	17 18 19 20 21 22 23
LICENS	DLLOWING ARE DISCLOSURES MADE BY SELLER AND ARE NOT THE REPRESENTATION EE OR OTHER PARTY. THIS INFORMATION IS FOR DISCLOSURE ONLY AND IS NOT INTENI IN AGREEMENT BETWEEN BUYER AND SELLER.					24 25 26
OBTAIN WITHOU INSPEC PROSP OR TO	MORE COMPREHENSIVE EXAMINATION OF THE SPECIFIC CONDITION OF THIS PROPER AND PAY FOR THE SERVICES OF QUALIFIED EXPERTS TO INSPECT THE PROPERI JT LIMITATION, ARCHITECTS, ENGINEERS, LAND SURVEYORS, PLUMBERS, ELECTRICHTORS, ON-SITE WASTEWATER TREATMENT INSPECTORS, OR STRUCTURAL FECTIVE BUYER AND SELLER MAY WISH TO OBTAIN PROFESSIONAL ADVICE OR INSPECTOR PROVIDE APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN THEM WITH RETION, DEFECTS OR WARRANTIES.	TY, WHICANS, ROPEST INSTITUTE OF THE PROPERTY	H MA OFER: SPEC F THE	Y INCL S, BUILI TORS. PROPE	UDE, DING THE ERTY	20 20 30 30 31 31
	Seller □ is / to s no	ot occup	ying t	he Prop	erty.	34
I. SELL	ER'S DISCLOSURES:					38
	ou answer "Yes" to a question with an asterisk (*), please explain your answer and attach doc erwise publicly recorded. If necessary, use an attached sheet.	uments, i	if avail	able an	d not	36 37
1. TI	ſLE	YES	NO	DON'T KNOW	N/A	38 39
A	Do you have legal authority to sell the property? If no, please explain	⊌				40
*B	Is title to the property subject to any of the following?		/			41
	(1) First right of refusal		Ø			42
	(2) Option		d			43
	(3) Lease or rental agreement		1	0		44
	(4) Life estate?		_/			45
	Are there any encroachments, boundary agreements, or boundary disputes?		M			48
*D	Is there a private road or easement agreement for access to the property?		M			47
*E	Are there any rights-of-way, easements, or access limitations that affect the Buyer's use of		/	62		48

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(Continued)

		YES	NO	KNOW	N/A	50 51
*F.	Are there any written agreements for joint maintenance of an easement or right of way?	0	M			52
*G.	Is there any study, survey project, or notice that would adversely affect the property?	0	W			53
*H.	Are there any pending or existing assessments against the property?	0				54
*1.						55 56
*J.	Is there a boundary survey for the property?					57
*K.	Are there any covenants, conditions, or restrictions recorded against title to the property?	□	50			58
	NOTICE TO BUYER: Covenants or deed restrictions based on race, creed, sexual orientation, or other protected class were voided by RCW 49.60.224 and are unenforceable. Washington law allows for the illegal language to be struck by bringing an action in superior court or by the free recording of a restrictive covenant modification document. Many county auditor websites provide a short form with instructions on this process.					59 60 61 62 63 64
WA	TER					65
A.	Household Water				,	66
	(1) Does the property have potable water supply?				d	67
	(2) If yes, the source of water for the property is: ☐ Private or publicly owned water system ☐ Private well serving only the property *☐ Other water system				,	68 69
	*If shared, are there any written agreements?				6	70
	*(3) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the water source?				1	71 72
	*(4) Are there any problems or repairs needed?				d	73
	(5) Is there a connection or hook-up charge payable before the property can be connected to the water main?	•			6	74 75
	(6) Have you obtained a certificate of water availability from the water purveyor serving the property? (If yes, please attach a copy.)	□			1	76 77
	(7) Is there a water right permit, certificate, or claim associated with household water supply for the property? (If yes, please attach a copy.)	0			4	78 79
		ロ			A	80 81
	successive years?	•			d	82 83
		•	0		Ø,	84 85
	*(8) Are there any defects in the operation of the water system (e.g. pipes, tank, pump, etc.)?	•			A	86
В.	Irrigation Water					87
	(1) Are there any irrigation water rights for the property, such as a water right permit,	0				88 89
				0	1	90 91
h ER'S	8/22/24 24/1 8/22/24	□			6	92 93
	*G. *H. *J. *K. *WA A.	*G. Is there any study, survey project, or notice that would adversely affect the property? *H. Are there any pending or existing assessments against the property? *I. Are there any zoning violations, nonconforming uses, or any unusual restrictions on the property that affect future construction or remodeling? *J. Is there a boundary survey for the property? *K. Are there any covenants, conditions, or restrictions recorded against title to the property? *M. Are there any covenants, conditions, or restrictions based on race, creed, sexual orientation, or other protected class were voided by RCW 49.60.224 and are unenforceable. Washington law allows for the illegal language to be struck by bringing an action in superior court or by the free recording of a restrictive covenant modification document. Many county auditor websites provide a short form with instructions on this process. *WATER A. Household Water (1) Does the property have potable water supply? (2) If yes, the source of water for the property is: □ Private or publicly owned water system □ Private well serving only the property "□ Other water system "*If shared, are there any written agreements? *(3) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the water source? *(4) Are there any problems or repairs needed? (5) Is there a connection or hook-up charge payable before the property can be connected to the water main? (6) Havey ou obtained a certificate of water availability from the water purveyor serving the property? (If yes, please attach a copy.) (7) Is there a water right permit, certificate, or claim associated with household water supply for the property? (If yes, please attach a copy.) (a) If yes, has all or any portion of the water right not been used for five or more successive years? (b) If yes, has all or any portion of the water right not been used for five or more successive years? (c) If no or don't know, is the water withdrawn from the water source less than 5,000 gallons a day? *(B) A	**F. Are there any written agreements for joint maintenance of an easement or right of way?	**F. Are there any written agreements for joint maintenance of an easement or right of way?	**F. Are there any written agreements for joint maintenance of an easement or right of way? **G. Is there any study, survey project, or notice that would adversely affect the property? **H. Are there any pending or existing assessments against the property? **I. Are there any zoning violations, nonconforming uses, or any unusual restrictions on the property that affect future construction or remodeling? **J. Is there a boundary survey for the property? **K. Are there any covenants, conditions, or restrictions recorded against title to the property? **NOTICE TO BUYER: Covenants or deed restrictions based on race, creed, sexual orientation, or other protected class were voided by RCW 48,60224 and are unenforceable. Washington law allows for the illegal language to be struck by bringing an action in superior court or by the five recording of a restrictive covenant modification document. Many county auditor websites provide a short form with instructions on this process. **WATER** A. Household Water (1) Does the property have potable water supply? (2) If yes, the source of water for the property **O other water system Private well serving only the property **O other water system Private well serving only the property **O other water system Private well serving only the property **O other water system (3) Is there an easement (recorded or unrecorded) for access to and/or maintenance of the water suprements? (4) Are there any problems or repairs needed? (5) Is there a connection or hook-up charge payable before the property can be connected to the water main? (6) Have you obtained a certificate of water availability from the water purveyor serving the property? (if yes, please attach a copy.). (7) Is there a water right permit, certificate, or claim sesociated with household water supply for the property? (if yes, please attach a copy.). (a) If yes, has the water right permit, certificate, or claim been assigned, transferred, or changed? (b) It yes, has all or any portion of the water right not be	*F. Are there any written agreements for joint maintenance of an easement or right of way? *G. Is there any study, survey project, or notice that would adversely affect the property? *H. Are there any pending or existing assessments against the property? *I. Are there any zoning violations, nonconforming uses, or any unusual restrictions on the property that affect future construction or remodeling? *J. Is there a boundary survey for the property? *K. Are there any covenants, conditions, or restrictions recorded against title to the property? *K. Are there any covenants, conditions, or restrictions based on race, creed, sexual orientation, or other protected class were voided by RCW 49.6024 and are unenforceable. Washington law allows for the illegal language to be struck by bringing an action in superior court or by the free recording of a restrictive overant modification document. Many county auditor websites provide a short form with instructions on this process. **WATER** A. Household Water (1) Does the property have potable water supply? (2) If yes, the source of water for the property *! Other water system Private well serving only the property *! Other water system Private well serving only the property *! Other water system Private well serving only the property *! Other water system Private well serving only the property *! Other water system Private well serving only the property *! Other water system Private well serving only the property *! Other water system Private well-serving only the property *! Other water system Private well-serving only the property *! Other water system Private well-serving only the property *! Other water system Private well-serving only the property *! Other water system Private well-serving only the property *! Other water system Private well-serving only the property *! Other water system Private Water main*. (5) Is there a on mechanism of the water washibility from the water purveyor serving he property *! Other property* (If yes, please attach a copy). (6)

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YES NO DON'T N/A KNOW 95 *(2) Does the property receive irrigation water from a ditch company, irrigation district, or other entity?...... 96 If so, please identify the entity that supplies irrigation water to the property: 97 98 C. Outdoor Sprinkler System 99 (1) Is there an outdoor sprinkler system for the property?..... *(2) If yes, are there any defects in the system?..... *(3) If yes, is the sprinkler system connected to irrigation water? 3. SEWER/SEPTIC SYSTEM 103 A. The property is served by: 104 Public sewer system 105 On-site sewage system (including pipes, tanks, drainfields, and all other component parts) 106 Other disposal system 107 Please describe: 108 B. Is the property subject to any sewage system fees or charges in addition to those covered in your regularly billed sewer or on-site sewage system maintenance service?...... 110 C. If the property is connected to an on-site sewage system: *(1) Was a permit issued for its construction?..... (3) Is the septic system a pressurized system? (4) Is the septic system a gravity system? *(5) Have there been any changes or repairs to the on-site sewage system?...... 116 (6) Is the on-site sewage system, including the drainfield, located entirely 117 within the boundaries of the property? 118 If no, please explain: 119 *(7) Does the on-site sewage system require monitoring and maintenance services more 120 frequently than once a year? 121 4. ELECTRICAL/GAS 122 A. Is the property served by natural gas? 123 B. Is there a connection charge for gas? 124 C. Is the property served by electricity? Some at road 125 D. Is there a connection charge for electricity? 126 *E. Are there any electrical problems on the property?..... 127 5. FLOODING 128 A. Is the property located in a government designated flood zone or floodplain?..... 129

RW 8/22/29 SELLER'S INITIALS Date

SELLER'S INITIALS Date

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YES NO DON'T N/A 130 6. SOIL STABILITY KNOW 131 *A. Are there any settlement, earth movement, slides, or similar soil problems on the property?........ 132 7. ENVIRONMENTAL 133 *A. Have there been any flooding, standing water, or drainage problems on the property that affect 134 the property or access to the property?..... 135 *B. Does any part of the property contain fill dirt, waste, or other fill material?...... 136 *C. Is there any material damage to the property from fire, wind, floods, beach movements, 137 earthquake, expansive soils, or landslides? 138 D. Are there any shorelines, wetlands, floodplains, or critical areas on the property?...... 139 *E. Are there any substances, materials, or products in or on the property that may be environmental 140 concerns, such as asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical 141 storage tanks, or contaminated soil or water? 142 *F. Has the property been used for commercial or industrial purposes?..... 143 *G. Is there any soil or groundwater contamination?..... 144 *H. Are there transmission poles or other electrical utility equipment installed, maintained, 145 or buried on the property that do not provide utility service to the structures on the property?.............. 146 Has the property been used as a legal or illegal dumping site? 147 Has the property been used as an illegal drug manufacturing site?..... 148 *K. Are there any radio towers that cause interference with cellular telephone reception?...... 149 8. HOMEOWNERS' ASSOCIATION/COMMON INTERESTS 150 Is there a homeowners' association? 151 Name of Association and contact information for an officer, director, employee, or other authorized 152 agent, if any, who may provide the association's financial statements, minutes, bylaws, fining policy, 153 and other information that is not publicly available: 154 Are there regular periodic assessments? 155 per 🗆 month 🗀 year 156 Other: 157 *C. Are there any pending special assessments?..... 158 *D. Are there any shared "common areas" or any joint maintenance agreements (facilities 159 such as walls, fences, landscaping, pools, tennis courts, walkways, or other areas 160 co-owned in undivided interest with others)?..... 161 9. OTHER FACTS 162 *A. Are there any disagreements, disputes, encroachments, or legal actions concerning the property?....... 163 *B. Does the property have any plants or wildlife that are designated as species of concern, or listed 164 as threatened or endangered by the government?..... 165

RW 8/22/24 SELLER'S INITIALS Date

SELLER'S INITIALS Date

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		YE	S	NO	DON'T KNOW	N/A	166 167
	*C.	Is the property classified or designated as forest land or open space?					168
	D.	Do you have a forest management plan? If yes, attach.	1				169
	*E.	Have any development-related permit applications been submitted to any government agencies?	1	2			170
		If the answer to E is "yes," what is the status or outcome of those applications?					171
							172
	F.	Is the property located within a city, county, or district or within a department of natural resources fire protection zone that provides fire protection services?			0		173 174
10.	FULI	L DISCLOSURE BY SELLERS					175
	A.	Other conditions or defects: *Are there any other existing material defects affecting the property that a prospective buyer should know about?					176 177 178
	В.	Verification The foregoing answers and attached explanations (if any) are complete and correct to the best of Se Seller has received a copy hereof. Seller agrees to defend, indemnify and hold real estate licensee against any and all claims that the above information is inaccurate. Seller authorizes real estate licensee copy of this disclosure statement to other real estate licensees and all prospective buyers of the property	s hares, if	rmles	s from a	and	179 180 181 182 183
		Roger Whether 8/22/24 Elibeth Mallar Seller Date Seller	a	8	3/22/ Date	24	184 185

If the answer is "Yes" to any asterisked (*) items, please explain below (use additional sheets if necessary). Please refer to the line number(s) of the question(s).

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II.	NC	DTICES TO THE BUYER	213
		SEX OFFENDER REGISTRATION INFORMATION REGARDING REGISTERED SEX OFFENDERS MAY BE OBTAINED FROM LOCAL LAW ENFORCEMENT AGENCIES. THIS NOTICE IS INTENDED ONLY TO INFORM YOU OF WHERE TO OBTAIN THIS INFORMATION AND IS NOT AN INDICATION OF THE PRESENCE OF REGISTERED SEX OFFENDERS.	214 215 216 217
		PROXIMITY TO FARMING/WORKING FOREST THIS NOTICE IS TO INFORM YOU THAT THE REAL PROPERTY YOU ARE CONSIDERING FOR PURCHASE MAY LIE IN CLOSE PROXIMITY TO A FARM OR WORKING FOREST. THE OPERATION OF A FARM OR WORKING FOREST INVOLVES USUAL AND CUSTOMARY AGRICULTURAL PRACTICES OR FOREST PRACTICES, WHICH ARE PROTECTED UNDER RCW 7.48.305, THE WASHINGTON RIGHT TO FARM ACT.	218 219 220 221 222
		OIL TANK INSURANCE THIS NOTICE IS TO INFORM YOU THAT IF THE REAL PROPERTY YOU ARE CONSIDERING FOR PURCHASE UTILIZES AN OIL TANK FOR HEATING PURPOSES, NO COST INSURANCE MAY BE AVAILABLE FROM THE POLLUTION LIABILITY INSURANCE AGENCY.	223 224 225 226
Ш.	вι	JYER'S ACKNOWLEDGEMENT	227
	1.	BUYER HEREBY ACKNOWLEDGES THAT:	228
		A. Buyer has a duty to pay diligent attention to any material defects that are known to Buyer or can be known to Buyer by utilizing diligent attention and observation.	229 230
		B. The disclosures set forth in this statement and in any amendments to this statement are made only by the Seller and not by any real estate licensee or other party.	231 232
		C. Buyer acknowledges that, pursuant to RCW 64.06.050 (2), real estate licensees are not liable for inaccurate information provided by Seller, except to the extent that real estate licensees know of such inaccurate information.	233 234
		D. This information is for disclosure only and is not intended to be a part of the written agreement between the Buyer and Seller.	235
		E. Buyer (which term includes all persons signing the "Buyer's acceptance" portion of this disclosure statement below) has received a copy of this Disclosure Statement (including attachments, if any) bearing Seller's signature(s).	236 237
	; ;	DISCLOSURES CONTAINED IN THIS DISCLOSURE STATEMENT ARE PROVIDED BY SELLER BASED ON SELLER'S ACTUAL KNOWLEDGE OF THE PROPERTY AT THE TIME SELLER COMPLETES THIS DISCLOSURE. UNLESS BUYER AND SELLER OTHERWISE AGREE IN WRITING, BUYER SHALL HAVE THREE (3) BUSINESS DAYS FROM THE DAY SELLER OR SELLER'S AGENT DELIVERS THIS DISCLOSURE STATEMENT TO RESCIND THE AGREEMENT BY DELIVERING A SEPARATELY SIGNED WRITTEN STATEMENT OF RESCISSION TO SELLER OR SELLER'S AGENT. YOU MAY WAIVE THE RIGHT TO RESCIND PRIOR TO OR AFTER THE TIME YOU ENTER INTO A SALE AGREEMENT.	238 239 240 241 242 243
			244 245 246
			247
		Buyer Oate Buyer Date	248
2	2.	BUYER'S WAIVER OF RIGHT TO REVOKE OFFER	249
			250 251
	-	Buyer Date Buyer Date	252 253
3	i. I	BUYER'S WAIVER OF RIGHT TO RECEIVE COMPLETED SELLER DISCLOSURE STATEMENT	254
	ŀ	lowever, if the answer to any of the questions in the section entitled "Environmental" would be "yes," Buyer may not waive	255 256 257
	_	Ruyer Deb	258
		Buyer Date Buyer Date	259