## BUY-SELL AGREEMENT (Land) (Including Earnest Money Receipt)



This Agreement stipulates the terms of sale of this property. Read carefully before signing. This is a legally binding contract. If not understood, seek competent advice.

Date:	11/07/2021	
following describ	ants with rights of survivorship, □ tenants in common, □ individually (hereafter the "Buyer") agrees to purchase, and the Seller agrees d real property (hereafter the "Property") commonly known as	
in the City of	nn Lane, County of, Montana, legal	ly describ
36.		
A tract of land remainder of Tr +/- acres.	identified as Parcel 1 on Exhibit A (Proposed Land Division), a portion of the ct 7, COS 67658 in S12, T13W, R30 Missoula, County, MPM, containing approximately interest of College in containing approximately interest of C	ely 18.1
appurtenances th	all interest of Seller in vacated streets and alleys adjacent thereto, all easements reto, uncut timber and non-harvested crops and all improvements thereon except:	s and oth
	PERTY: The following items of personal property, free of liens and without warranty on all transfer to the Buyer at Closing:	
	es that only the personal property set forth above is to transfer to the Buyer at Closing rements or information to the contrary.	egardless
PURCHASE PRI	E AND TERMS:	
\$	Purchase Price:(U.	S. Dollar
\$	Earnest Money (credited to Buyer at closing)	
\$	Balance Due (not including closing costs, prepaids and prorations) payable as	follows
Ψ	(check one):	IOIIOWS
	☐ All cash at closing (no financing contingency);	
	Certification of cash funds provided □ with offer OR □ delivered by E	suyer wit
	days of the date all parties have signed this Agreement.	
	□ Additional cash down payment at closing in the minimum amount of:	
	□ \$ OR □% of the Purchase P	rice
	Balance to be financed as indicated below:	
	☑ Conventional ☐ Other Financing ☐ Seller Financing ☐ Assumption ☐ H	lome Equ
	□ Other	•.
	-Notwithstanding the purchase price stated on lines 23-25, the pur	chase
	price shall be <u>determined</u> based on the final acreage for Parcel 1 multiplied by per acre.	
	-Financing by lender and method of Buyer's Choice	
	-Earnest money shall become non-refundable according to lines 157-	158,
	Addendum #1	daliuarad
	Pre-approval letter from financial institution provided $\square$ with offer <b>OR</b> $\square$ of the date all parties have signed this Agreement	Jenvered
	Buyer within5 days of the date all parties have signed this Agreement.	
AL AOUNA 5.4==		
	The date of closing shall be (date)see lines 153-154 (the "Closing Date"). The part	
	close the transaction anticipated by this Agreement at any time prior to the date sp	
Buyer and Seller	vill deposit with the closing agent all instruments and funds necessary to complete the	purchase
	his Agreement. If third-party financing is required by the terms of this Agreemer	
	acts for deed, and lender financing), the Closing Date may be extended without amend	ment by
more than	days to accommodate delays attributable solely to such third-party financing.	
200		
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1	Buy-Sell Agreement (Land), April 2021/_	
Buyer's Initial	Page 1 of 8 Seller's Ini	itials
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50 51 52	☐ when the closing agent is in receipt of all required, signed documents and all funds necessary for the purchase; OR					
53						
54 55	Seller shall provide keys and/or means to operate locks, mailboxes, security systems, alarms, garage door opener(s), and Homeowner's Association facilities, if applicable.					
56						
57	EARNEST MONEY: (check one)					
58 59	☐ Broker/Salesperson acknowledges actual receipt of earnest money in the amount as set forth herein as evidenced by:					
60	□ Cash or □ Check.					
61	Broker/Salesperson:					
62	(name printed) (signature acknowledging receipt of earnest money)					
63	(signature acknowledging receipt of earnest money)					
64 65	OR					
66 67	Buyer agrees to provide earnest money in the amount as set forth herein within 10 days, by 5:00 p.m. (Mountain Time), of the date all parties have signed this Agreement.					
68 69	Formart management ha made by check, each arriving transfer and shall be held in tweet by mind.					
70	Earnest money may be made by check, cash or wire transfer and shall be held in trust by					
71 72	If Buyer fails to provide earnest money as set forth herein, buyer will be in default and Seller may declare this Agreement terminated and any earnest money already paid forfeited.					
73 74	FINANCING CONDITIONS AND OBLIGATIONS:					
75	BUYER'S REPRESENTATION OF FUNDS: Buyer represents that they have sufficient funds for the down					
76 77 78	payment and closing costs to close this sale in accordance with this Agreement and are not relying upor any contingent source of such funds unless otherwise expressly set forth herein.					
79	LOAN APPLICATION: If Buyer fails to make written application for financing and pay to the lender any					
80	required fees, apply for assumption of an existing loan or contract, or initiate any action required for					
81	completion of a contract for deed by 5:00 pm (Mountain Time) (date)					
82	Buyer will be in breach of this Agreement and Seller can exercise Seller's remedies under this Agreement.					
83						
84	CONTINGENCIES: The contingencies set forth in this Agreement or on attached addenda shall be deemed to have					
85	been released, waived, or satisfied, and the transaction shall continue to closing, unless by 5:00 pm (Mountain Time) or					
86	the date specified for each contingency, the party requesting that contingency has notified the other party or the other					
87	party's Broker/Salesperson in writing that the contingency is not released, waived, or satisfied. If a party has notified the					
88	other party on or before the release date that a contingency is not released, waived or satisfied, this transaction is					
89 90	terminated, and the earnest money will be returned to the Buyer, unless the parties negotiate other terms or provisions.					
91	FINANCING CONTINGENCY:					
92	☐ This Agreement is contingent upon Buyer obtaining the financing specified in the section of this Agreement					
93	entitled "PURCHASE PRICE AND TERMS". If financing cannot be obtained by the Closing Date this					
94	Agreement is terminated and the earnest money will be refunded to the Buyer.					
95	THE PRODUCTION OF THE PRODUCTION AND ADDRESS AND ADDRE					
96	APPRAISAL CONTINGENCY:					
97	☐ Property must appraise for at least ☐ the Purchase Price <b>OR</b> at least ☐ \$ If the					
98	Property does not appraise for at least the specified amount, this Agreement is terminated and earnest money					
99	refunded to the Buyer unless the Buyer elects to proceed with closing this Agreement without regard to appraise					
100	value. Written notice of Buyer's election to proceed shall be given to Seller or Seller's Broker/Salesperson within					
101	days of Buyer or Buyer's Broker/Salesperson receiving notice of appraised value; <b>OR</b>					
102	☐ This Agreement is contingent upon the Property appraising for at least ☐ the Purchase Price <b>OR</b> at least					
103 104	Selease Date: at 5:00 p.m. (Mountain Time).					
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1	© 2021 Montana Association of REALTORS®					
,	Buy-Sell Agreement (Land), April 2021/					
	Buyer's Initials Page 2 of 8 Seller's Initials					

Bu win of win ob beauties of particular ob the second of t	atisfaction) of the preliminary title commitment (the "Commitment") issued for the Property. However, Buye hay not object to the standard pre-printed exceptions (general exceptions not unique to the Property). Release late: 30 days from the earlier of Buyer's or Buyer Broker's/Salesperson's receipt of the commitment.  Suyer may approve the Commitment subject to the removal of specified exceptions. If Buyer provides Seller united on the Commitment prior to the release date above, Seller shall have ten (10) days from receipt of those objections to satisfy said objections or propose to Buyer a plan by which the objections would be satisfied by eright in a time frame satisfactory to Buyer. If within said ten (10) day period Seller has not either satisfied Buyer's objection to the Commitment or proposed to Buyer a plan by which the objections would be satisfied, Buyer shall ave three (3) days after expiration of said ten (10) day period to notify Seller whether Buyer desires to (is eminate this Agreement in which case the earnest money shall be returned to the Buyer or (ii) waive said bjections in which case this Agreement shall remain in full force and effect. The two remedies stated above shall be Buyer's sole remedies if Seller and Buyer are unable to resolve Buyer's objections to the Commitment.  Buyer shall have the right to examine any updated or revised Commitment at any time after the expiration of the telease Date set forth above and to object to any new title exceptions created or suffered since the effective date of the original Commitment. If Buyer notifies Seller of any such additional objections prior to the Closing Date, the arties shall have the same rights set forth above and the Closing Date shall be extended by the number of days qual to the number of days set forth after the Release Date, above, plus thirteen (13).  *ROPERTY INVESTIGATION: This offer is contingent upon Buyer's independent investigation of the following conditions relating to the Property, including but not limited to; covenants,
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Co	his offer is contingent upon Completion of subdivision into two parcels per attached Exhibit "A"
	Release Date:11/10/2022 at 5:00 p.m. (Mountain Time).
Th —	his offer is contingent upon
<del>-</del>	
	Release Date: at 5:00 p.m. (Mountain Time).
ADDITIC	ONAL PROVISIONS:
-Closin 12/16/	ONAL PROVISIONS:  ng to occur within 30 days of recording the final plat to create Parcel 1, but not later than /2022.
	st \$ schedule - See Addendum #1
produc	is Buy/Sell Agreement is terminated for any reason (baring Seller default), the Buyer's work ct will become the property of the Seller, which includes, but is not limited to engineering and specs.

	CONVEYANCE: The Seller shall convey the real property by General Warranty Deed
	deed, free of all liens and encumbrances except those described in the title insurance commitment, as approved by
	Buyer. The Seller shall convey the personal property by Bill of Sale.
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	WATER: All water, including surface water or ground water, any legal entitlement to water, including statements of
	claim, certificates of water rights, permits to appropriate water, exempt existing rights, decreed basins or any ditches,
	ditch rights, or ditch easements appurtenant to and/or used in connection with the Property are included with the
	Property, except: No water rights are included in sale.
	Filing or transfer fees will be paid by ☐ Seller, ☐ Buyer, <b>OR</b> ☐ split equally between Buyer and Seller.
	Documents for transfer will be prepared by
	WATER RIGHT OWNERSHIP UPDATE DISCLOSURE: By Montana law, failure of the parties at closing or transfer
	of real property to pay the required fee to the Montana Department of Natural Resources and Conservation for
	updating water right ownership may result in the transferee of the property being subject to a penalty. Additionally, in
	the case of water rights being exempted, severed, or divided, the failure of the parties to comply with section
	85-2-424, MCA, could result in a penalty against the transferee and rejection of the deed for recording.
	NATURAL WATER BODIES AND LAND PRESERVATION DISCLOSURE: Buyers of property in the State of
	Montana should be aware that some properties contain or are adjacent to streams, rivers, wetlands, floodplains and
	other water bodies. It is the general policy of the State of Montana that natural water bodies and the lands
	immediately adjacent to them are to be protected and preserved to be available in their natural or existing state, and
	to prohibit unauthorized projects related thereto. Property owners should consult their local soil conservation board, a
	land use professional, or other qualified advisor, regarding any applicable local, state or federal regulations, including
	permitting or other approvals, before working in or around any streams, rivers, wetlands, floodplains or other water
	bodies, including vegetation removal.
	SINIEDAL DIALING INC. CALLED A
	MINERAL RIGHTS: "Mineral rights" as defined in this Agreement (which may be different than the definition under
	Montana law) is a term used to describe the rights the owner of those rights has to use, mine, and/or produce any or
	all of the minerals and hydrocarbons including oil, gas, coal, sand, gravel, etc. lying below the surface of property.
	These mineral rights may be separate from the rights a property owner has for the surface of a property. In some
	cases, these mineral rights have been transferred to a party other than the property owner and as a result the
	subsurface mineral rights have been severed from the property owner's surface rights. If the mineral rights have been
	severed from the surface rights, the owner of the mineral rights has the right to enter the land and occupy it in order to
	mine the minerals even though they don't own the property. The undersigned Buyer acknowledges and agrees that
	neither the Seller nor the brokerage firms, brokers and salespersons involved in the transaction anticipated by this
	Agreement warrant or make any representations concerning the mineral rights, if any, for this Property and that
	neither the Seller nor the brokerage firms, brokers and salespersons involved in the Buyer's purchase of the Property
	have conducted an inspection or analysis of the mineral rights to and for the Property.
	CLOSING FEE: The fee charged by the individual or company closing the transaction will be paid by   Seller
	☐ Buyer IX Equally Shared.
	TITLE INSURANCE: Seller, at Seller's expense and from a title insurance company chosen by Seller, shall furnish
	Buyer with an ALTA Standard Coverage Owners Title Insurance Policy (as evidenced by a standard form American
	Land Title Association title insurance commitment) in an amount equal to the purchase price. Buyer may purchase
	additional owner's title insurance coverage in the form of "Extended Coverage" or "Enhanced Coverage" for an
	additional owners the historiane coverage in the form or extended coverage or children coverage in an

**CONDITION OF TITLE:** All mortgages, judgements and liens shall be paid or satisfied by the Seller at or prior to closing unless otherwise provided herein. Seller agrees that no additional encumbrances, restrictions, easements or other adverse title conditions will be placed against the title to the Property subsequent to the effective date of the preliminary title commitment approved by the Buyer.

**DEPOSIT OF FUNDS BY BROKER/SALESPERSON:** All parties agree, unless otherwise expressly stated herein, that the earnest money and any other real estate funds in Broker's/Salesperson's possession shall be deposited or delivered within 3 days (3 business days if blank) of receipt, or the date all parties have signed this Agreement, whichever occurs later. The parties agree that accrued interest, if any, shall be payable to the holder of the funds and that sums so paid are consideration for services rendered.

SECTION 1031 LIKE-KIND EXCHANGE: If either Buyer or Seller intends for this transaction to be part of a Section 1031 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange provided the cooperating party does not incur any additional liability or cost in doing so. Any party who intends for this transaction to be part of a Section 1031 like-kind exchange may assign their rights under this Agreement to a qualified intermediary or any entity expressly created for the purposes of completing a Section 1031 like-kind exchange, notwithstanding the prohibition against the Buyer's assignment of this Agreement set forth in the "Binding Effect and Non-Assignability" section below.

**SPECIAL IMPROVEMENT DISTRICTS AND ASSOCIATION SPECIAL ASSESSMENTS:** All Special Improvement Districts (including rural SIDs), and all special or non-recurring assessments of any non-governmental association, including those that have been noticed to Seller by City/County but not yet spread or currently assessed or that have been approved but not yet billed or assessed, will be assumed by Buyer at closing unless otherwise agreed.

**PRORATION OF TAXES AND ASSESSMENTS:** Seller and Buyer agree to prorate taxes, Special Improvement District and association special assessments for the current tax year, as well as prepaid rents, water and sewer system charges, heating fuel and tank rental, irrigation assessments, Homeowner's Association dues and/or common maintenance fees, as of the date of closing unless otherwise agreed.

**CONDITION OF PROPERTY:** Seller agrees that the Property shall be in the same condition, normal wear and tear excepted, from the date of the execution of this Agreement up to the time Buyer takes possession of the Property. Seller will remove all personal property not included in this sale prior to closing.

**NOXIOUS WEEDS DISCLOSURE:** Buyers of property in the state of Montana should be aware that some properties contain noxious weeds. The laws of the State of Montana require owners of property within this state to control, and to the extent possible, eradicate noxious weeds. For information concerning noxious weeds and your obligations as an owner of property, contact either your local County extension agent or Weed Control Board.

**MEGAN'S LAW DISCLOSURE:** Pursuant to the provisions of Title 46, Chapter 23, Part 5 of the Montana Code Annotated, certain individuals are required to register their address with the local law enforcement agencies as part of Montana's Sexual and Violent Offender Registration Act. In some communities, law enforcement offices will make the information concerning registered offenders available to the public. If you desire further information please contact the local County Sheriff's office, the Montana Department of Justice, in Helena, Montana, and the probation officers assigned to the area.

**BUYER'S REMEDIES:** (A) If a Seller fails to accept the offer contained in this Agreement within the time period provided in the BUYER'S COMMITMENT section, all earnest money shall be returned to the Buyer.

- (B) If the Seller accepts the offer contained in this Agreement, but refuses or neglects to consummate the transaction anticipated by this Agreement within the time period provided in this Agreement, the Buyer may:
- (1) Demand immediate repayment of any earnest money paid by the Buyer, and upon the return of such money, the rights and duties of Buyer and Seller under this Agreement shall be terminated; **OR**
- (2) Demand that Seller specifically perform Seller's obligation under this Agreement; OR
- (3) Demand monetary damages from Seller for Seller's failure to perform the terms of this Agreement.

## SELLER'S REMEDIES:

If the Seller accepts the offer contained in this Agreement and Buyer refuses or neglects to consummate the transaction within the time period provided in this Agreement, the Seller may:

- (1) Declare the earnest money paid by Buyer be forfeited whereupon the rights and duties of the Buyer and Seller under this Agreement shall be terminated; **OR**
- (2) Demand that Buyer specifically perform Buyer's duties and obligations under this Agreement; OR
- (3) Demand that Buyer pay monetary damages for Buyer's failure to perform the terms of this Agreement.

**BUYER'S AND SELLER'S CERTIFICATION:** By entering into this Agreement, each person or persons executing this Agreement, as Buyer or Seller, represents that he/she is eighteen (18) years of age or older, of sound mind, and legally competent to own or transfer real property in the State of Montana; and, if acting on behalf of a corporation, partnership, or other non-human entity, that he/she is duly authorized to enter into this Agreement on behalf of such entity.

**FOREIGN PERSON OR ENTITY:** Section 1445 of the Internal Revenue Code provides for the withholding of tax upon the sale of U.S. real property owned by a foreign entity or foreign person unless the amount realized (usually the sales price) does not exceed \$300,000 and the Buyer intends to use the property as a residence. If the Seller is a foreign entity or foreign person, Seller acknowledges and agrees that the Buyer or closing agent is required to deduct and withhold the applicable tax from the proceeds of sale at closing and submit the tax to the Internal Revenue Service unless the transfer of the property satisfies an exception provided for in Section 1445 of the Internal Revenue Code.

AGRICULTURAL FOREIGN INVESTMENT DISCLOSURE ACT: The Agricultural Foreign Investment Disclosure Act of 1978 (AFIDA) requires any foreign person who acquires or transfers any interest, other than a security interest, in agricultural land to submit a report to the Secretary of Agriculture not later than 90 days after the date of the acquisition or transfer. If Buyer or Seller is or may be considered a foreign person under the AFIDA they are advised to consult with an appropriate professional concerning any reporting that may be required by the AFIDA.

**CONSENT TO DISCLOSE INFORMATION:** Buyer and Seller hereby consent to the procurement and disclosure by Buyer, Seller, and Brokers/Salespersons and their attorneys, agent, and other parties having interests essential to this Agreement, of any and all information reasonably necessary to consummate the transaction described in this Agreement, specifically including access to escrows for review of contracts, deeds, trust indentures, or similar documents concerning this Property or underlying obligations pertaining thereto.

WIRE FRAUD ALERT: Criminals are hacking email accounts of title companies, real estate agents, settlement attorneys and others, resulting in fraudulent wire instructions being used to divert funds to the account of the criminal. The emails may look legitimate but they are not. Buyer and Seller are advised NOT to wire any funds without personally speaking with the intended recipient of the wire to confirm the routing number and the account number. Buyer and Seller should NOT send personal information such as social security numbers, bank account numbers and credit card numbers through email.

**RISK OF LOSS:** All loss or damage to any of the above-described real property or personal property to any cause is assumed by Seller through the time of closing unless otherwise specified.

TIME IS OF THE ESSENCE: Time is of the essence as to the terms and provisions of this Agreement.

BINDING EFFECT AND NON-ASSIGNABILITY: This Agreement is binding upon the heirs, successors and assigns of each of the parties hereto; however, Buyer's rights under this Agreement are not assignable without the Seller's express written consent.

**ATTORNEY FEES:** In any action brought by the Buyer or the Seller to enforce any of the terms of this Agreement, the prevailing party in such action shall be entitled to such reasonable attorney fees as the court or arbitrator shall determine just.

**COMMISSION:** The Seller's and/or Buyer's commitment to pay a commission in connection with this transaction is an integral part of this Agreement.

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FAX/COUNTERPARTS/ELECTRONIC SIGNATURES: This Agreement may be executed in counterparts and, when all counterpart documents are executed, the counterparts shall constitute a single binding instrument. Moreover, a signature transmitted by fax or other electronic means will be enforceable against any party who executes the Agreement and transmits the signature by fax or other electronic means. The parties hereto, all agree that the transaction contemplated by this document may be conducted by electronic means in accordance with the Montana Uniform Electronic Transaction Act.

ENTIRE AGREEMENT: This Agreement, together with any attached exhibits and any addenda or amendments signed by the parties, shall constitute the entire agreement between Seller and Buyer, and supersedes any other written or oral agreements between Seller and Buyer. This Agreement can be modified only in writing, signed by the Seller and Buyer.

EARNEST MONEY DISPUTES: Buyer and Seller agree that, in the event of any controversy regarding the earnest money and things of value held by the Broker, closing agent, or any person or entity holding such money or property, unless mutual written instructions are received by the holder of the earnest money and things of value, Broker or closing agent shall not be required to take any action, but may await any proceedings, or, at Broker's or closing agent's option and sole discretion, may interplead all parties and deposit any monies or things of value in a Court of competent jurisdiction and may utilize as much of the earnest money deposit as may be necessary to advance the cost and fees required for filing such action.

345	ADDENDA AND/OR DISCLOSURES ATTACHED	D: (check	( all that apply):				
346	☐ Contingency for Sale of Buyer's Property		Back-up Offer				
347	Maddendum for Additional Provisions		A				
348	☐ Water Rights Acknowledgement						
349	X Exhibit "A"						
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351							
352	RELATIONSHIP CONFIRMATION: The parties to	this Ag	reement confirm that the	ne real estate li	censees	s identified	
353	hereafter have been involved in the capacities indi	cated be	low and the parties hav	e previously rec	eived th	ne required	
354	statutory disclosures setting forth the licensees' dutie	es and th	e limits of their obligation	ns to each party:		**	
355				a <b>v</b>			
356	Katie Ward	of _		st Real Estate			
357	(name of licensee)	(r	name of brokerage comp	any)			
358							
359	10522		101 Railroad St	Missoula	МТ	59802	
360	(licensee's Montana license number)	(b	prokerage company addr	ess)			
361							
362	katie@purewestmt.com			5-541-4000			
363	443		(brokerage company phone number)				
364							
365	406-596-4000						
366	(licensee phone number)	_ 01					
367	is acting as 🗷 Seller's Agent 🗆 Dual Agent		atutory Broker				
368	Tanani Ohmadan	of	92				
369			of (name of brokerage company)				
370	(name of licensee)	(1	iame of brokerage comp	any)			
371 372	79323	9	40 S 4th St W Suite 2	Missoula	МТ	59802	
373	<b>6</b>		prokerage company addr				
374	(licerisee's Montana licerise number)	12	noncrage company additi	033)			
375	jason@zillastate.com		406	5-370-4436			
376			(brokerage company phone number)				
377	(mostrose striain address)	1-					
378	406-370-4436						
379	(licensee phone number)						
		□ Sta	tutory Broker				
381	☐ Seller's Agent (includes Seller's Sub-/		and the control of the second				

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382 383 384 385 386 387	representatives do has examined the the Property in pe	o not modify or affe subject real and pe rson prior to the ex	ect this Agreement. Prsonal property and Decution of this Agre	Buyer acknowledge d represents that Buy	s that by signing yer □ has <b>OR</b> □ ha into this Agreeme	the Seller or Seller's this Agreement he/she as not physically visited ent in full reliance upon ement.
388 389 390 391 392 393	forth in the above (Mountain Time) the holiday. Buyer ma	offer and grant to so secure Seller's w y withdraw this offe by the time specific	said Broker/Salesperitten acceptance, ritten acceptance, r at any time prior t ed, this offer is aut	erson until (date) whether or not that to Buver being notifie	11/12/2021, at deadline falls on a dead of Seller's written	ms and conditions set _6:00 □ □ am ☒ pm a Saturday, Sunday or n acceptance. If Seller knowledge receipt of a
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432 433	☐ Rejection of this	offer by Seller (no	counter offer is bei	ng made):		
434		1			1	
435	Seller's Initials	Date	<del>10</del>	Seller's Initials	Date	

NOTE: Unless otherwise expressly stated the term "Days" means calendar days and not business days. Business days are defined as all days except Sundays and holidays. Any performance which is required to be completed on a Saturday, Sunday or holiday can be performed on the next business day.

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