

ADDENDUM 1-A (COMPLETED HOUSE)

THIS ADE LLC, a Washi amend that cer for the purcha named	DENDUM 1-A is dat ington limited liabil rtain Residential Re ase of Lot # with Elevati	ted this ity corpor eal Estate in the on	day of ation ("Seller") al Purchase and Sa Plat of and with a	, 20, nd le Agreementcar garage.	between BURNSTEAD Code ("Budatedtogethe	ONSTRUCTION uyer") and shall _ ("Agreement") r with Model #
Warranty and a All warranty ite materials shall normal standar BURNSTEAD FULL LIMIT O	a Landscape Warra ms shall be governe be to BURNSTEAD rds if not listed or co CONSTRUCTION I	onty both in ed by the O CONSTF overed by LLC LIMIT ES EITHE	n the forms attach conditions and sta RUCTION LLC Lin the BURNSTEAD FED WARRANTY FER EXPRESSED (ed hereto as E andards of suc nited Warranty CONSTRUC AND LANDS	AD CONSTRUCTION LLC Exhibit C and Exhibit B-1, th warranty. All workmans y Construction standards of TION LLC Limited Warran CAPE WARRANTY REPI AND BUYERS HEREBY F	respectively. ship and or to Seller's ty. RESENT THE
		Buyer:		Date:		
		Buyer:		Date:		
read and unde understands at WARRANTIES day Limited La SELLER MAK MERCHANTAL OF THE GOOD ON THE FACE Buyer understaare those of the any event, Sell losses which m	rstands the BURNS and agrees that the L by ORAL AGREEME andscape Warranty SES NO WARRANT BILITY OF THE GO DS FOR A PARTIC E OF THE BURNST ands and agrees that the manufacturer or seler shall not be liable and agrees from or out	ETEAD CO. Limited Was ENTS OR as provide Y, EXPRE DODS DEL ULAR PU EEAD CON at the warr upplier an e for any a t of any a	DNSTRUCTION LI carranty is provided REPRESENTATI ed exclusively by E ESSED OR IMPLII LIVERED TO THE REPOSE, OR OTH VISTRUCTION LL canty of all applian ad these are assig personal injury of a all defects. Th	C Limited Ward by the Seller ONS with the BURNSTEAD OF BUYER UNDER ON THE BUYER UNDER ON THE BUYER UNDER ON THE BURNSTEAD OF THE CONSEQUE BURNSTEAD	py of the warranty documentarianty ("Limited Warranty IN LIEU OF ALL OTHER sole exception being the inconstruction LLC. IALITY, HABITABILITY, TO CEPT AS IS EXPRESSLY ARRANTY PROGRAM. If consumer products instance, effective on the date sential or secondary damand CONSTRUCTION LLC.	"). Buyer Inclusion of a 90 THE HE FITNESS Y SET FORTH Illed in the home of closing. In ges and/or Limited
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DISCLAIMERS BARGAINED	S REFERENCED TO FOR, AND AGREE TY AND RIGHT TO	HEREIN – D UPON E	WERE SPECIFIC BETWEEN BUYE	CALLY AND S R AND SELLE	SIONS – AND THE WARI SEPARATELY NEGOTIAT ER, AND THAT BUYER I NEY PRIOR TO SIGNING	TED. HAD THE
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2. Binding Arbitration: The parties hereby agree that if a dispute arises regarding the interpretation or enforcement of the Purchase and Sales Agreement, the Warranty, or any matter relating to the construction of the home, said dispute shall be settled by binding arbitration. These disputes include but are not limited to: (1) any pre or post closing or construction disputes, (2) complaints; (3) unresolved warranty issues, (4) disputes as to events, representations, or omissions which predate the Purchase and Sales Agreement; (5) other action performed or to be performed by the Builder pursuant to the Purchase and Sales Agreement or the Warranty; (6) as to repairs or warranty claims arising during the term of the Warranty; and/or (7) as to the cost to repair or replace any defect covered by the Warranty (collectively, an "unresolved dispute"). Such arbitration shall be submitted to and governed by the procedures of the Commercial Rules of the American Arbitration Association and RCW 7.04 et. seq. You commence the arbitration process by giving the Builder written notice of your demand for Arbitration of an unresolved dispute. The dispute will be submitted to the American Arbitration Association, or such other independent arbitration service as is agreeable to BURNSTEAD CONSTRUCTION LLC and you (herein referred to as Arbitrator) within 20 days after BURNSTEAD CONSTRUCTION LLC has received your notice of demand for Arbitration. If you submit a demand for Arbitration, you must pay the Arbitrator's filing fee prior to the matter being referred to the Arbitrator. The Arbitrator shall have the power to award the cost of this fee to you or to split it among the parties to the Arbitration. The Arbitration shall be conducted in accordance with the Arbitrator's rules and regulations to the extent that they are not in conflict with RCW 7.04 et. seq. Notwithstanding anything to the contrary herein, the arbitration proceedings contemplated herein shall be considered a judicial proceeding, civil action or other "action" for the purposes of applying any applicable statutes of limitations or other limitation on civil actions as set forth under Washington law, including but not limited to RCW 4.16 et. seg., RCW 64.50 et. seg., 64.55 et. seg., as they may apply to the disputes covered by this Section 2 (as such applicable periods of limitation may be further modified or restricted by this Agreement)

Either party may, within one year after an arbitration award, apply to the King County Superior Court for the State of Washington, to confirm the award. The forwarding of a written demand for arbitration shall toll the running of any applicable statue of limitations for the matter to be arbitrated. THE DECISION OF THE ARBITRATOR SHALL BE FINAL AND BINDING UPON ALL PARTIES.

In as much as this Agreement provides for the mandatory arbitration of disputes, if any party commences litigation in violation of the Agreement, such party shall reimburse the other parties to the litigation for their costs and expenses including attorney's fees incurred in seeking dismissal of such litigation.

The builder shall have 60 days after receipt of the arbitration award in which to comply with the arbitrator's decision. Repairs will be commenced as soon as possible and will be completed within 60 days with the exception of any seasonal repairs or items that would reasonably take more than 60 days to complete. The Builder will complete such repairs or replacement with diligence but without the necessity of incurring overtime or weekend expenses.

BUYER UNDERSTANDS AND AGREES THAT THE FOREGOING ARBITRATION PROVISION WAS

SPECIFICALLY AND SEPARATELY NEGOTIATED, BARGAINED FOR, AND AGREED UPON BETWEEN BUYER

AND SELLER, AND THAT BUYER HAD THE OPPORTUNITY AND RIGHT TO CONSULT THEIR AGENT AND

ATTORNEY PRIOR TO SIGNING THIS AGREEMENT.

	Buyer:		Date:	_		
	Buyer:		Date:	_		
3. <u>Covenants, Condition</u> Restrictions ("C.C. & R's" plat. If only a draft is proceed or comparts of the plat as well as the richanges/additions to hor property. <u>This property</u>	"). Buyer acknow rovided, a copy of certain terms and ights of other hor mes in the plat. is a member of	ledges receipt of a of f the recorded CC& d conditions relating meowners and Buye The CC&R's are re a Homeowner's As	copy of (i) a draft or R's will be delivered to the rights of the S relating to uses, moderded and become sociation. Buyer sl	(ii) the record to Buyer a eller to constaintenance a restriction thall be bour	ded CC&R's for fifter recording. truct other home and construction on the title to ad by all terms	the The s in of the and
<u>conditions in the CC&</u> <u>thoroughly</u> . Homeowne						
that homeowner dues are					Ž	
	Buyer:		Date:			
	Buyer:		Date:	_		
Buyer:	Buyer:	_ Date:	Seller:	Date:_		

4. In	sulation:	Insulation	installed	in the	Property	y shall be	as follows:
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- a. R-49 Blown Rockwool, Fiberglass or equal at flat trussed ceilings.
- b. R-30 Fiberglass batts or equal at cathedral trussed ceilings.
- c. R- 21 Fiberglass batts or equal at exterior house walls. Garage to house wall included. Unheated garage walls excluded.

wall included. Unheated garage walls excluded.				
d. R-30 Fiberglass batts or equal in underfloor crawlspace areas.				
5. Buyer is responsible for the following charges : Buyer credit report, lender's title report and appraisal. Buyer hereby directs and authorizes the Closing Agent or Buyer's Mortgage Company to deliver a copy of the Loan Commitment with a copy of any conditions for final approval requirements to Seller immediately upon the issuance of such Loan Commitment.				
6. Financing : Loan Application: This Agreement is contingent on Buyer obtaining a(type of loan). Buyer agrees to pay \$down, in addition to the Loans and to make written application for the Loans to pay the balance of the Purchase Price and pay the application fee, if required, for the subject property within 5 days after mutual acceptance of this Agreement.				
Unless otherwise agreed, this financing contingency will be deemed automatically satisfied 20 days after mutual acceptance, and earnest money deposit will be released to Seller as a non-refundable deposit.				
Buyer:Date:				
Buyer:Date:				
a. Prequalification of Buyer: If the Purchase Agreement is subject to Buyer's securing financing for purchase of the Property, prior to Seller signing Purchase Agreement, Buyer shall contact one of the Seller's Preferred Lenders (sales agent to provide buyer with the list) to ascertain whether the Buyer will pre-qualify for financing. b. Lender Selection: If Buyer secures financing from a lender other than one of Seller's Preferred Lenders, in the approval letter, the lender must include the following: They have reviewed the credit, income documents, asset documents and both the borrower and the property are approved. Buyer shall deliver to Seller the approval letter within ten (10) days of mutual acceptance of the Purchase Agreement. If Buyer is using the services of a mortgage broker to secure financing then the approval letter must be from the underlying lender, as a letter from the broker will not be accepted.				
Buyer agrees that if they select a lender other than one of the Seller's Preferred Lenders and fail to close the loan on time through no fault of the Builder, the Buyer shall pay Builder a daily extension fee of \$350.00 for each day of delay past the scheduled closing date.				
IF SELLER INCENTIVES APPLY				
Incentives: Seller may offer Buyer certain incentives conditioned upon Buyer's use of a loan from Seller's Preferred Lenders. In consideration of Buyer's acceptance of Seller incentives, Buyer shall timely apply exclusively to one of Seller's Preferred Lenders to secure financing, and if qualified, shall use the loan to close on the purchase of the Property. The incentives which Seller hereby offers to Buyer (if any) on this transaction are as follows:				
Buyer: Buyer: Date: Seller: Date:				

a.	Seller shall i			e following purchase i		uyer at Closing an amount of
		st rate bu	ydowns or up	grades to the home.	nall be used for ar Such credits and	ny combination of closing I upgrades shall be agreed to I amount shall be forfeited by
	SE OF ONE C			INCENTIVES AND/O RRED LENDERS TO		S IS CONDITIONED ON URCHASE OF THE
			Buyer:	Da	ate:	
			Buyer:	Da	ate:	
	with this agre					ent funds to close this sale in inds unless otherwise expressly
No. 22B rela	ting to contin	gent sale	of Buyer's he	itingent upon sale of ouse, shall apply as Said NWMLS Form I	modified herein (a	ne provisions of NWMLS Form agent must attach the NWMLS and as follows:
	a.			oe listed with a real es erms and conditions a		
	b.	notice. date on deposite	Said notice to which notice ed in the mail, when notice	to five (5) days notice expire at midnight of is delivered, or follow whether or not the description and contracts.	n the second day ring the third (3rd) ate in which notic	following the day after it is e is given or
	C.	Buyer's	house, then i	s or removes the con n such event, NWML he provisions thereof	S Form No. 22B,	or the
8. <u>Escrow</u> with this tran		Seller red	quests that a	Il Buyer's use one of	the following es	crow companies in connection
				ng - Officer arche - Assistant		Patti.Dettling@ctt.com emily.lamarche@ctt.com
accordingly Purchase an escrow fee s	the Buyer ar d Sale Agre hall not exce	nd the Se ement. I ed \$100.	eller may pay n the event to 00 plus appli	y different fees, irres that the Buyer elects	spective of what to use another row Company als	led on volume of business and is stated on the Real Estate escrow company, the Seller's so agrees to deliver to Seller's by seller.
seller author Title Insuran	zes Buyer's l ce (ALTA 19 ts if available	lender or 92 or equ	Closing agen iivalent), toge	it, at Seller's expense ether with homeowne	e, to apply for a st r's additional pro	urchase and Sale Agreement, tandard form Owner's Policy of tection and inflation protection rather than the Homeowner's
Title	Title must be ordered through: Chicago Title Insurance Company					
Buyer:	Buyer:_		Date:	Seller	: Date:	

- 10. <u>Appraised Value of Changes:</u> Buyer is advised that not all upgrades and/or changes will increase the appraised value of the home. Any appraisal less than the amended sales price will not void this agreement, or cause any reduction in the amended sales price. Buyer agrees to pay any difference between the amended sales price and the appraised value in the event of an appraisal lower than the amended purchase price.
- 11. <u>Closing Extension</u>: If closing of this transaction is delayed for any reason other than lender delay (see paragraph 6) beyond the control of either Buyer or Seller, the closing date may be extended for up to five (5) days at the request of and without cost to either party. After this five (5) day period, any additional extension of the closing date requested by Buyer may be agreed to by Seller at Seller's sole discretion. In the event Seller agrees to an additional extension of the closing date, Buyer shall pay \$250.00 per day for that additional extension ("Extension Payment"). The Extension Payment shall be due upon the closing of this transaction.
- 12. <u>Metro Utilities Charge</u>: All new customers who connect to sewers in Metro's service area are required to pay a capacity charge.

The Metro Council established this capacity charge to help offset the cost of providing wastewater treatment and conveyance capacity for all new customers. Development of Metro's capacity charge program followed 10 years of study and deliberations by committees of elected and appointed officials in the metropolitan area. Capacity charge bills are sent to affected customers about six months after sewer service begins. New customers are then billed directly by Metro every six months for 15 years. At any time during this period, the balance of the

Want more information?

remaining payments can be paid at a discount rate per year.

- If you have questions or want more information about capacity charge, visit http://www.kingcounty.gov/environment/wastewater/capacitycharge.aspx or call Metro communications, Water Pollution Control Department, at (206) 296-1450.
- 13. <u>Right to Enter Property and Possession</u>: Buyer or Buyer's authorized agents shall have the right to enter upon the Property and make any agreed upon inspections, tests and surveys. Such access shall be at reasonable times and with at least one (1) day's notice to Seller. Buyer agrees to release, indemnify and hold Seller harmless from any damages, claims or liability, including attorney's fees, arising from such entry onto the property.

Seller shall deliver possession of the property to Buyer at or before 5:00 P.M. on the date Buyer is entitled to possession.

- 14. <u>Closing Cost Disclosures [Between Buyer and Seller]</u>: The parties shall provide to Escrow the following at least forty-five (45) days prior to Closing:
- 14.1 All upgrades agreed to after the date of mutual acceptance that will be added to the sales price must be itemized and agreed to in a mutually executed addendum.
- 14.2 Any credits provided by Seller must be itemized and set forth in a mutually executed addendum.
- 15 <u>Closing Cost Disclosures [Between Buyer and Agent]</u>: Any credits provided by selling and/or listing agent must be a part of the Agreement when originally written or as soon as the credit is known, but in no event later than 45 days prior to closing.
- 16. <u>Conflict</u>: If any term or condition in this Agreement conflicts with any term or condition in the Residential Real Estate Purchase and Sale Agreement or any other Addendum or Agreement, the terms and conditions herein shall control.

Buyer:	Buyer:	Date:	Seller:	Date:

- 17. Entire Agreement: This Agreement including the Purchase and Sale Agreement (and attached Exhibits) contain the entire agreement and understanding of the parties with respect to the purchase and sale of any and all real or personal property which is the subject matter hereof. There are no representations, inducements, promises or agreements, oral or otherwise, not included herein. Any and all prior discussions, negotiations, commitments and understandings not expressly included in this Agreement are null, void and unenforceable. There are no conditions precedent to the effectiveness of this Agreement other than as stated herein, and there are no related collateral agreements existing between the parties that are not referenced herein.
- 18. Representations: Buyer, (in the purchase of their lot and model) has not relied on any representation by the Seller, their representatives, or any person whomsoever, concerning the placement, style, color, building materials or location of homes on other lots in the neighborhood. The excavation of this lot, or adjacent lots, for installation of foundation, rockery, retaining walls and/or lot drainage may change existing grade elevations. Buyer understands that the finished grade and slope of any lot can change.
- 18.1 Renderings of elevations and floor plans are for illustrative purposes to help Buyer visualize the home and are not warranted to be exact.
- Interior decorations, upgrades and furnishings in model homes are displayed for illustrative purposes only and are not included in this Purchase Agreement unless otherwise set forth in the Purchase & Sale Agreement.
- Buyer acknowledges and agrees that there are no representations or conditions to this sales transaction which are not specifically set forth in writing in the Addendum and the Purchase Agreement and that oral statements and/or representations by Seller's employees, representatives and/or agents are not binding on the Seller and are not part of the Purchase Agreement terms and conditions. If Buyer believes that there has been any material oral statements and/or representations upon which Buyer has relied, Buyer must request in writing that the same be made in writing and incorporated into the terms of the Purchase Agreement before the full execution of the Addendum. Seller is not obligated to accept or incorporate into the Purchase Agreement as a part of this sales transaction oral statement and/or representations which are not agreed to in writing by Seller. Under no circumstances shall Seller be bound by any oral statements or representations made after full execution of the Purchase Agreement and this Addendum.
- Notwithstanding the foregoing, Buyer agrees and acknowledges that Seller retains the exclusive right to (a) designate placement of any home on any lot within the plat so long as Seller has obtained a building permit for such home in the designated location; (b) change the models and colors of homes within the plat; (c) control the grading. terracing, excavation, foundation and drainage for each lot in the plat; and (d) alter and/or modify view and view corridors from the Buyer's home and property may change, become restricted or blocked as additional homes are constructed in the plat. The terms and conditions of the listing agreement and any "camera cards" or written materials prepared to market the home do not become part of the Purchase Agreement and are fully superseded and supplanted by the Purchase Agreement and this Addendum.

		Buyer:	Date	e:
		Buyer:	Date	e:
notice, and retransmoriginal. Email transoriginal. At the requ	nission of any signed smission of any sign	- l or initiated facsir ed or initiated do r the closing Agen	mile transmission, cument or notice s	ned or initiated original document or shall be the same as delivery of an shall be the same as delivery of an confirm facsimile or email transmitted
Buyer: Bu	yer: Date:_		Seller:	Date:

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unless the change and/or revisions are made as a pa Changes/revisions made on this addendum (whether binding on the Seller.	rt of a separate addendum (such as NWMLS Form 34). r handwritten or typed) are unenforceable and not
BUYER:	SELLER:
	BURNSTEAD CONSTRUCTION LLC A Washington limited Liability Corporation
	Ву:
	lts:
Date:	Date:

20. <u>No changes or Revisions to this Addendum:</u> No changes and or revisions to this Addendum (other than checking boxes or inserting dates or names in places identified in this form) are permitted or enforceable

Revised 1/19