



AGREEMENT TO OCCUPY BEFORE CLOSING

ı	Buyer(s)	
2	Seller(s)	
3	Property Address or Tax ID#	
ļ		(the "Property")
; ;	Buyer and Seller have executed a Real Estate Sale Agreement ("Sale Agreement") for the above-described Property. Buyer Property before Closing.	desires to occupy the
	This Agreement to Occupy Before Closing ("Agreement") is not subject to the Oregon Residential Landlord Tenant Act, see Cright to evict Buyer first requires issuance of a twenty-four (24) hour written notice, see ORS 91.130.	ORS 90.110(2). Seller's
))	OCCUPANCY: Seller grants to Buyer the right to occupy the Property before Closing during the Term described in Section 2 Term, Seller will have exclusive use of the following portion(s) of the Property: (describe)	2. However, during that
<u>2</u> 3	2. TERM: This Agreement will commence not more than ninety (90) calendar days before the Closing Deadline. Buyer's right (insert date) and continue until: (select one)	to occupy will begin on
	(a) ☐ the date of Closing; or	
;	(b) (specify)	
6 7 3 9	(the "Term"). Buyer's failure to occupy the Property does not relieve Buyer of Buyer's responsibilities under this Agreement. and Deliver any agreement to extend the Term, and the Term (including any extension) must not exceed ninety (90) calendar exclusion in ORS 90.110(2). If the transaction fails to close, then: (i) within calendar days (fifteen [15] if not filled in) fol by Seller, Buyer will vacate the Property and return all keys to Seller; (ii) Seller will promptly refund any deposits, fees, and property is entitled under this Agreement; and (iii) this Agreement will thereafter terminate.	days to qualify for the owing written demand
2	3. COMPENSATION: (select one) At the time of signing this Agreement, or on (insert date) in the amount of per day during the Term. If the Term will continue for more than thirty (30) calendar days, follows: (describe)	Buyer will pay rent as
‡ 5	Buyer will pay rent to Seller at the following address: (insert street address, city, state, zip code)	
; ;	If any rent is unpaid for four (4) calendar days after the due date, then in addition to any other remedies available to Selle charge of \$	narges are fully paid. If or may take possession (a) that this Agreement
	4. PURPOSE: Buyer will use the Property exclusively as a private residence and will not allow more than (<i>insert number</i>) _ occupy the Property without the prior written consent of Seller.	persons to
	5. REPAIRS, SERVICES, AND MAINTENANCE: Buyer has inspected the Property and accepts the Property on an "AS-IS" be of the following repairs: (<i>specify and select who will order and pay</i>)	asis with the exception
	Repair:	Ordered and Paid By: Buyer Seller Buyer Seller Buyer Seller Buyer Seller Buyer Seller Buyer Seller
	Throughout the Term, Buyer will, at Buyer's sole expense, maintain all utility and services, heating, cooling, sewer, water, plumb and any built-in appliances and equipment in normal working order, keep the roof water-tight and maintain the grounds. Buyer water to be a solution of the cooling of the cooli	•
	Buyer Initials/ Date Date	





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will properly maintain all lawns, shrubbery, grounds, and other landscaping. 7. RISK OF LOSS: With respect to the risk of loss and costs of repairing unknown defects or damages that occur or appear, after Buyer takes possession: (a) If the transaction closes, Buyer will assume all risk of loss from and after the beginning of the Term, just as if the transaction had closed on that date. (b) If the transaction fails to close: (i) Seller will retain all risk of loss for defects; provided, however, that Buyer will repair or replace, if necessary, any part of the Property damaged by Buyer's intentional, reckless or negligent conduct. (ii) Seller will retain all risk of loss for defects; provided, however, that Buyer will repair or replace, if necessary, any part of the Property damaged by Buyer's intentional, reckless or negligent conduct. (ii) Seller will reimburse Buyer for any maintenance, repair, or replacement expense resulting from Buyer's reasonable, non-negligent use of the Property if Seller has consented to such maintenance, repair, or replacement expense resulting from Buyer's reasonable, non-negligent use of the Property if Seller will repair or replacement and then to apply the Deposits identified in the Sale Agreement against any claims, losses, damages, and expenses arising from Buyer's negligent, reckless, or intentional acts at the Property. Seller will apply any proceeds received toward the cost of repair or replacement and then to replacement on the property in the Deposits and insurance proceeds are insufficient to cover Seller's expenses. Buyer will pay the balance. Buyer will cooperate with Seller and Seller's insurance company. 8. CLEANING FEE: Buyer will pay a fee of \$	5 6	to the interior or exterior of the Property without Seller's prior written consent. Exceptions: (describe)
(b) the fuel is included with the Property at no stated value. The previous sentence supersedes the Agreement for payment for fuel on the Property contained in the Utilities Section of the SaleAgreement. Buyer will properly maintain all lawns, shrubbery, grounds, and other landscaping. 7. RISK OF LOSS: With respect to the risk of loss and costs of repairing unknown defectable damages that occur or appear, after Buyer takes possession: (a) If the transaction closes, Buyer will assume all risk of loss from and after the beginning of the Tem, just as if the transaction had closed on that date. (b) If the transaction fails to close: (i) Seller will retain all risk of loss for defects; provided, however, that Buyer will repair or replace, if necessary, any part of the Property damaged by Buyer's intentional, reckless or negligent conduct. (ii) Seller will retain all risk of loss for defects; provided, however, that Buyer will repair or replace, if necessary, any part of the Property damaged by Buyer's intentional, reckless or negligent conduct. (iii) Seller will retain all risk of loss for damaged provided to provide that Seller has sole discretion to apply the Deposits identified in the Selle Agreement against any claims, losses, damages, and expenses airising from Buyer's faeligednic reckless, or intentional acts at the Property. Seller will not be required to submit any such claim to Seller's insurance company. Seller will apply any propreced received toward the cost of repairing replacement and then to rehabition acts at the Property. Seller will apply any propreced received toward the cost of repairing reflections and then to rehabition at the seller's insurance company. Seller will apply any propreced received toward the cost of repairing registeries replacement (b), which Seller will use to clean and restore the Property if the transaction fails to close, and any unused portion will be refunded to Buyer. If the transaction closes, Escrow will credit this amount to Buyer. 7. PETS: Buyer (select one)	7	6. FUEL: If any heating oil, propane, or other fuel is on the Property on the date Buyer is entitled to occupancy: (select one)
The previous sentence supersedes the Agreement for payment for fuel on the Property contained in the Utilities Section of the Sale Agreement. Buyer will properly maintain all lawns, shrubbery, grounds, and other landscaping. 7. RISK OF LOSS: With respect to the risk of loss and costs of repairing unknown defects or damages that occur or appear, after Buyer takes possession: (a) If the transaction closes, Buyer will assume all risk of loss from and aller the beginning of the Term, just as if the transaction had closed on that date. (b) If the transaction fails to close: (c) If the transaction fails to close: (d) Seller will retain all risk of loss for defects; provided, however, that Buyer will repair or replace, if necessary, any part of the Property damaged by Buyer's intentional, reckless or negligent conduct. (ii) Seller will retain all risk of loss for defects; provided, however, that Buyer will repair or replace, if necessary, any part of the Property damaged by Buyer's intentional, reckless or negligent conduct. (iii) Seller will retain all risk of loss for defects; provided, however, that Buyer will repair or replace, if necessary, any part of the Property damaged by Buyer's intentional, reckless or replicer tonduct. (iii) The Sale Agreement is hereby modified by provide that Seller has sold afscration to apply the Deposits identified in the Sale Agreement against any claims, losses, damages, andexpressables inger free inscillance to Seller's insurance company. Seller will not be required to submit any such claim to Seller's insurance company. If Sellers exhibits a claim to Seller's insurance company, Seller will apply any proceeds received toward the cost of repairor replacement and the repairon to instruburement to Seller for any sums advanced. If the Deposits and insurance proceeds are insufficient to over Seller's expenses, Buyer will pay the balance. Buyer will cooperate with Seller and Seller's insurance company in submitting any claims to Seller's insurance company. 8. CLEANING FEE: Buyer	3	(a) on the date of Buyer's occupancy, Buyer will pay Seller for the fuel outside of Escrow at the rate paid by Seller; or
will properly maintain all lawns, shrubbery, grounds, and other landscaping. 7. RISK OF LOSS: With respect to the risk of loss and costs of repairing unknown defects or damages that occur or appear, after Buyer takes possession: (a) If the transaction closes, Buyer will assume all risk of loss from and after the beginning of the Term, just as if the transaction had closed on that date. (b) If the transaction fails to close: (i) Seller will retain all risk of loss for defects; provided, however, that Buyer will repair or replace, if necessary, any part of the Property damaged by Buyer's intentional, reckless or negligent conduct. (ii) Seller will reimburse Buyer for any maintenance, repair, or replacement expense resulting from Buyer's reasonable, non-negligent use of the Property if Seller has nonsented to such maintenance, repair, or replacement, expense resulting from Buyer's reasonable, non-negligent use of the Property if Seller has consented to such maintenance, repair, or replacement, expense resulting from Buyer's reasonable, non-negligent use of the Property if Seller shades, in the seller and seller's insurance company in Seller shades. (iii) The Sale Agreement is hereby modified to provide that Seller has sole discretion to apply the Deposits identified in the Sale Agreement against any claims, losses, damages, and expenses arising from Buyer's negligent, reckless, or intentional acts at the Property. Seller will not be required to submit any such claim to Seller's insurance company in surface company in submitting any claims to Seller's Biugrace company. 8. CLEANING FEE: Buyer will pay a fee of \$	9	(b) the fuel is included with the Property at no stated value.
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	0 1 2 3 4	Nothing in this Agreement prevents either party from securing any additional insurance. If the Property is materially damaged during the Term, and Seller reasonably determines that Buyer's continued occupancy would be difficult in light of the need to commence repairs, Seller may terminate this Agreement by giving at least seventy-two (72) hours' written Notice to Buyer. Each party will cooperate with the other in filing any insurance claims

RESIDENTIAL



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	coverage for all of their real and personal property under this Agreement and whether their insurance agents recommend any add or policies. The parties' real estate agents are not qualified to render opinions on the adequacy or type of insurance that is appropriately				
90	15. INJURY TO PROPERTY OR PERSON: Buyer is responsible for any negligent or willful act or omission upon the Property during will indemnify and hold Seller and all real estate firms, their agents, employees, and representatives, harmless from all claims, damages, or expenses, including attorney fees, directly or indirectly arising from Buyer's use and occupancy of the Property.	-			
93	16. BUYER HOLDOVER: If Buyer fails to close the transaction according to the terms of the Sale Agreement and remains in property beyond the Term, Seller may bring an action for possession as provided by law. In addition, Seller will be entitled to reconstant (select one)				
95	95 (a) a liquidated damage sum of \$ (zero [0] if not filled in); or				
97	(b) an amount equal to two (2) months' rent or twice the actual damage sustained by Seller, whichever is greater. The and Deliver any agreement to extend Buyer's occupancy beyond the Term. Unless otherwise agreed in writing, the extended be on the same terms as this Agreement.	-			
99	17. DELIVERY OF KEYS FROM SELLER TO BUYER: Seller will deliver to Buyer: (select one)				
00	00 (a) one (1) complete set of keys before the first day of the Term and the remaining keys at Closing;				
01	01 (b) all keys before the first day of the Term; or				
02	02 (c) other: (describe)	·			
03 04	Seller will handle delivery of the keys before the beginning of the Term as follows: (describe)				
08 09 10 11 12 13	prevailing party will be entitled to recover their reasonable attorney's fee and costs in the proceeding and any appeal therefrom. 19. BINDING EFFECT: This Agreement is binding upon and inures to the benefit of the parties' heirs, successors, and permitted as 20. NO WAIVER: Failure by Seller to require strict performance of any term of this Agreement will not affect Seller's rights. No waiv be a waiver of a later default or a waiver of this clause. 21. INTEGRATION AND AMENDMENT: This Agreement constitutes all of the terms, conditions, and agreements of the parties r	ssigns. rer of a default will relating to Buyer's			
15	15 If there is any conflict between the terms of this Agreement and the terms of the Sale Agreement, the terms of this Agreement will p	orevail.			
16 17		ere the Property is			
18 19 20 21	23. ADDITIONAL PROVISIONS: (describe)				
23	23 Buyer Date	a.m.			
		a.m. □ p.m. ←			
25	25 Seller Print Date	a.m. □ n m ←			
	26 Seller Print Date				
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