ACCOUNT#

ESCROW COLLECTION INSTRUCTIONS

GUARDIAN CONTRACT SERVICES, INC.

Mailing Address: PO Box 2316 Lake Oswego OR 97035 Office: 7000 SW Hampton Ste 221 Tigard OR 97223 Phone: (503)684-6556 Email: Info@Guardian-Escrow.com

www.	Guard	lian-E	Escrow	.com
------	-------	--------	--------	------

	www	.Guard	nan-Escrow.c	om ——					_		
SELL	. ERS		_		3 U '	<u>Y</u>	E F	RS			
1)Name			1)Name								
Address			Address								
City ST	Zip Code		City		S	Т	Ž	Zip Code			
Phone Mobi	le		Phone		Мо	bile					
Email			Email								
2) Name			2)Name								
Address			Address								
City ST	Zip Code		City		S		Ž	Zip Code			
Phone Mobile	9		Phone		Mo	bile					
Email			Email								
2 BUYER and SELLER (the Pa	ARTIES) instruct and	agree wi	th ESCROW as f	ollows							
BUYER is to pay the following in: Cash or post-dated checks not accepted,pa 10:30am for same day credit.	stallment to ESCROW: yments must be received by	3	deliver them to bu	yer when	notified in		g by s	eller. (Plea	se ch	eck belov	
Principal Balance	\$		TRUST DEE		NOTE			RRANT	ΥD	EED	
Interest Rate			REQUEST FO	OR FU	LL REC	VNC	EYAI	NCE			
Interest Start Date			OTHER								
First Payment Due Date		4	Property Address:							<u> </u>	
P & I Payment	\$										
Monthly Insurance Reserve	\$	5	SPECIAL INSTR	LICTION	JQ · /Note: A	Aditio	nal faa	o may anr	dy)		
Monthy Taxes Reserve	\$		OF ECIAL INC. IX	00110.	10. (110.0.7	Munio	liai icc	Siliay apr	ny)		
Fees (Buyer) (See Section 7)	\$										
Make check payable to Guardian Contract Services	\$										
6 ESCROW IS TO DISBURSE PRO	OCEEDS OF ANY INSTAL	LMENTR	RECEIVED AS FOLL	OWS:							
STANDARD DISBURSEMENT IS BY ELECTRONIC		ASSESSED F				TOR	EPLACE	EACH LOST	OR S	TOLEN CHE	CK.
ELECTRONIC <u>DEPOSIT</u> BANK INFORMATION Name:	JN: Amt: \$		CHECK ISSUED INF Payee:	ORMATIC	ON:			Amt: \$			
Bank Name:		Pavinan	Address:					Αιτι. ψ			
	Checking S	Savings	Auuless.								
Account Number:			(If Applicable)								
Transit Routing Number:			Financial Institution:	ENT DAN	IN INICODMA	TION (IVEDQ\.			
Name:	Amt: \$		Name:	<u>IENI</u> DAN		IIION (TUK D	Amt: \$	_		
Bank Name:	Checking S	avings □	Bank Name:					Checking		Savings	
Account Number:			Account Number:								
Transit Routing Number:	Transit Routing Numb	ber:									
Electronic disbursement/withdrawl au finacial institution Seller/Buyer has proving required to make adjustments to correct authority is to remain in effect until ESC reasonable opportunity to act on it. NOT	ided . In the event of a depot t the error. The undersigned CROW receives a written te	osit error E authorize rmination r	SCROW is further aut said financial institution notice from the unders	thorized t n to hone signed in	o release to or such cred a time and	said t dit and mann	financia debit e er suff	al institution entries that icient to a	n any t may fford	/ informat / occur. T ESCROV	ion his V a

ACTIVATE ELECTRONIC DISBURSEMENTS/WITHDRAWLS.

7 BASIC SERVICES & FEES (Please indicate:)			Buyer	OPTIONAL SERVICES & FEES	ICES & FEES		
ACCOUNT SETUP FEE	\$100.00			Buyer Receipt	\$ 2.00		
ACCOUNT CLOSEOUT FEE (minimum)	\$130.00			Late Payment Penalty Service	\$ 3.00		
Payments scheduled monthly	\$ 15.00*			Check Issued Fee	\$ 3.00		
Payments scheduled quarterly	\$ 30.00*			RESERVE IMPOUND ACCT SETUP FEE Includes 1 Annual Disbursement per Tax/Insurance Bill	\$50.00		
Payments scheduled semi-annual	\$ 60.00*			Additional Monthly Service Fee	\$ 3.00**		
Payments scheduled annually	\$ 120.00*			Additional Reserve Disbursement	\$20.00**		
Additional disbursement (Service includes payment notice to primary Seller w	\$ 3.00*		1	Monthly Service Fee Totals:	\$	\$	\$

*ESCROW shall deduct from any payment received the amount of ESCROW'S standard disbursement charges then in effect, whether payable by Buyer or Seller. ESCROW shall pay or deposit the balance of proceeds as directed by Seller. During the term of this collection escrow, ESCROW reserves the right to adjust its collection escrow fees with 30 days notice to the principals. If the principals object to such adjustment, they may elect to terminate this collection escrow by written notice and payment of any outstanding fees owed to ESCROW, including ESCROW'S closeout/archive fee. The instructions to terminate must be signed by all principals to the escrow as required by Oregon law. Standard policy is to disburse funds after 4 business days for check/debit payments or disburse next business day for money order or cashier's check payments. Cash payment is not accepted. Payoff funds must be made via collected funds. Payments are applied as simple interest based on 365-day calendar, unless instructed otherwise.

**Buyer will remit with each regular payment 1/12th of the annual property tax and/or insurance premium. ESCROW will deposit the funds into a non-interest-bearing account to be disbursed by ESCROW upon receipt of bill/payment stubs from Buyer or Seller. (Fee includes one annual disbursement each for taxes and insurance - each additional disbursement is \$20.) ESCROW will not be liable for loss of discount if sufficient funds are not available or if invoices are not received by ESCROW two weeks prior to expiration of discount term. Buyer or Seller will provide ESCROW with timely written notice of any changes required of the monthly impoundment.

Revised 1/23 **Page 1/2**

ESCROW CONDITIONS

- (8) ESCROW is authorized to accept any payment tendered to ESCROW and to apply the payment against the above provided installments and advance the due date whether such payment constitutes all or only part of any installment and whether or not it or any installments are then in default unless Seller shall direct in writing to the contrary. Payments received after 10:30am will be credited the next business day. If any installment shall not be paid to **ESCROW** before the expiration of sixty (60) days after due date thereof **ESCROW** is authorized to surrender to Seller upon written demand and payment to ESCROW of any fees due to ${\tt ESCROW},$ without notice to Buyer, all documents then in ${\tt ESCROW}$ possession thereby terminating this escrow. Payment of any installment directly to Seller or the existence of any offset, counterclaim, or difference as between the parties hereto or the acceptance of previous delinquent installments shall not alter or limit the terms of these instructions. Further, upon payment in full, ESCROW will immediately send Seller written notice of such payoff which Seller then agrees to sign and return to Escrow. If Seller has not returned the signed notice or a written rejection of the payoff within 20 days of the date of such notice. Escrow is authorized to disburse the funds in accordance with the latest instructions it had received, and close the account.
- (9) If fire insurance or other insurance policies are deposited to this escrow, ESCROW shall not be responsible for the sufficiency thereof nor to notify anyone of the expiration thereof nor to renew or see to renewal of nor any duty to see to the payment of premiums unless specifically provided for on the face of these Instructions.
- (10) ESCROW shall not be responsible nor liable for any late charges or other costs incurred under the terms of any underlying encumbrance, mortgage, trust deed, contract or other security interest.
- (11) If taxes and/or insurance premiums are payable by Seller and the amounts thereof added to the unpaid balance of the account, ESCROW does not have a duty to determine such payment amounts, but shall only add the taxes or insurance payment as provided by the security document when provided with proof of payment along with ESCROW'S fee for such service.
- (12) The terms of these instructions are binding upon the administrators, heirs, successors, executors, and assignees of all parties hereto.
- (13) Unless otherwise instructed in writing ESCROW shall apply each net payment first to the payment of reserves, if any, then to interest calculated on the actual number of days elapsed between payments, with the remainder to be credited to principal. Interest shall be calculated on a 365-day basis unless otherwise instructed.
- (14) Notwithstanding anything to the contrary therein appearing, ESCROW has no duty to know or determine the performance or nonperformance of any term or condition of any contract or agreement between the parties hereto, and ESCROW'S duties and responsibilities are limited to those specifically stated herein. ESCROW has no responsibility for the authenticity, sufficiency or validity of any document deposited hereunder or for the accuracy of any description of any document deposited herewith, the document and description having been supplied by the parties. ESCROW'S sole duty with respect to such document is to hold and dispose of it as provided in these instructions. In the event of conflict or omission between these instructions and any document on deposit, these Instructions shall control the actions of ESCROW.
- (15) In the event the interest of either the Seller or Buyer shall pass to any other party or parties, ESCROW is not required to take notice until ESCROW receives documentation which is satisfactory evidence to it of such change, and it has been deposited with ESCROW together with ESCROW's fee.
- (16) ESCROW may transfer this account and documents to another licensed ESCROW agent provided no transfer fee is charged to the parties.
- (17) If a controversy shall arise between the parties or with any third person, ESCROW may await the outcome of such controversy by final legal proceedings, or otherwise, as ESCROW may deem appropriate, or ESCROW may institute such interpleader or other proceedings as ESCROW may deem proper. In such event ESCROW shall not be liable for interest or damages. In the event an action is required to recover ESCROW'S expenses or charges from either or both of the parties, ESCROW shall be entitled to its reasonable attorney fees and reimbursement for ESCROW'S expenses.
- (18)The fees herein are subject to adjustment with 30 days notice to the principals. In addition to the fee paid or agreed upon at the inception of this escrow, the parties

- jointly and severally agree to pay reasonable compensation to ESCROW when it is directed to perform services not specified elsewhere in this agreement. There may be additional charges, for example, when ESCROW IS asked to provide payoff information or making computations of other sums which may be due. The amount charged will vary in accordance with the complexity of the task to be performed, but in each case ESCROW warrants that the charge will be reasonable. In addition to any other remedies ESCROW may have, ESCROW is hereby given a lien on all funds and documents held by ESCROW to secure the payment of all its fees and expenses, and reasonable attorney fees incurred while attempting to collect said fees. Further, ESCROW may offset its fees against any sum deposited by the principals or for benefit of the principals.
- (19) If this account becomes inactive the parties jointly and severally agree to pay ESCROW an annual service charge of not less than \$100 and ESCROW is authorized to deduct such sum from any funds being held in the account. "Inactive" means a lack of activity after sixty (60) days. In addition, ESCROW may assess a fee if the account is terminated by reason of such inactivity in an amount of not less than \$130 and may deduct such sum from any funds being held at the time of termination. A written notice will be given to Seller at Seller's last known address stating that the account is inactive and that the specified "inactivity" fee will be assessed.
- (20) Disbursements on any check/debit may be held minimum of 4 business days,unless the check is received as "collected funds". In its discretion, ESCROW may disburse "uncollected" funds, but any pattern of such disbursement shall not prejudice ESCROW's right to insist that a deposit check/debit clear. A charge will be imposed by ESCROW for any check/debit dishonored for any reason and shall be deducted from the next payment received. Buyer agrees to immediately reimburse ESCROW with good funds for the dishonored check/debit plus ESCROW's fee. If Buyer fails to so reimburse ESCROW, Seller agrees to pay ESCROW the amount of the dishonored check/debit plus ESCROW's fee. ESCROW may also demand that Buyer make all future payments with money order, cashiers' check or other "collected funds".
- (21) This escrow may be terminated for cause upon 30 days' written notice to the parties from ESCROW, with all documents to be returned as ESCROW deems appropriate and ESCROW's liability hereunder shall thereupon cease and terminate. In the event this escrow is terminated by any of the parties, ESCROW shall be paid any outstanding fees owed by the principals, and its archive fee then in effect, prior to the delivery of any funds or documents held in ESCROW for the principals. Any fees previously paid by the principals herein are non-refundable and shall not be used to compute the termination fee.
- (22) In the event any provision herein or elsewhere shall refer to a mortgage or contract balance which is being computed outside this collection, ESCROW shall not be bound to keep a record of the balance. No liability shall attach to any action ESCROW takes or fails to take in the event information has not been delivered to ESCROW prior to a time such information shall be material to the performance of the Instruction or contracts.
- (23) ESCROW is under no obligation to give notice as to late fees, changes of interest or ownerships, lapses of insurance, the state or payment of taxes or assessments, or other encumbrances, condemnations, fires, or the condition of any property mentioned in the documents handed to ESCROW, or cause notice of delinquency or dishonor or protest to be given; and any giving of such notice or notices by ESCROW shall not be deemed to be an assumption by ESCROW of any obligation as to the giving of any subsequent notice or notices.
- (24) As used in these Instructions the words "Seller" shall also mean "Payee"; "Buyer" shall also mean "Payor" and in each instance each word shall both represent the singular and the plural.
- (25) In the event of a levy or execution upon this escrow account, ESCROW may charge the party against whom the levy or execution is made ESCROW'S current charge then in effect for answering same. If ESCROW delivers money subject to levy or execution to Payee and is then required to make payment on the levy or execution out of ESCROW'S funds, Seller shall reimburse ESCROW for any amount ESCROW paid on account of Payee.
- (26) If disbursement is by check, delivery shall be by U.S. mail, postage prepaid. ESCROW assumes no liability for any delay or failure for the delivery of disbursements.
- (27) The undersigned hereby certify that the number entered above their signature is their true and correct Taxpayer Identification Number.

It is understood by the parties that these ESCROW collection instructions constitute the whole agreement between Guardian Contract Services, Inc. as their ESCROW agent and themselves as principals to this collection account. These Instructions may not include all the terms of the agreement which is the subject of this collection. Read these Instructions carefully, and do not sign them unless you are satisfied they adequately define the services you wish ESCROW to perform. Any deviation from the executed instructions contained herein shall be submitted to ESCROW in writing and shall be signed by all parties hereto.

SELL	ERS				
SSN# OR TAX ID#:					
SIGNATURE:					
NAME (Please Print):					
Date:	Ownership:	%			
SSN# OR TAX ID#:					
SIGNATURE:					
NAME (Please Print):					
Date:	Ownership:	%			
	SSN# OR TAX ID#: SIGNATURE: NAME (Please Print): Date: SSN# OR TAX ID#: SIGNATURE: NAME (Please Print):	SIGNATURE: NAME (Please Print): Date: Ownership: SSN# OR TAX ID#: SIGNATURE: NAME (Please Print):			

		BUYERS	
	SSN# OR TAX ID#:		
1	SIGNATURE:		
	NAME (Please Print):		
L	Date:	Ownership:	%
	SSN# OR TAX ID#:		
	SIGNATURE:		
	NAME (Please Print):		
	Date:	Ownership:	%