



Date	ed		Brokerage Names Listing Brokerage: Selling Brokerage:			AK MLS ID #	Brokerage Ph
	ML	S#	Coming Dronorage: _				
Listi Listi Selli	ng 1 ng 2 ing 1	e Names : ::					
Selli	ing 2	2:					
a)	Lis a N Lis a N	e Relationships: The Sting Licensee 1 ☐ is releasted in Electric Indiana is releasted. The Sting Licensee 2 ☐ is releasted in Electric Indiana in	presenting the Seller or assisting the Seller with presenting the Seller or assisting the Seller with	nly (may assis nout represen nly (may assis nout represen	t the Buyer); or ☐ is tation. t the Buyer); or ☐ is tation.	s assisting both the Buy	er and Seller as
b)	a N tati Se l	Iling Licensee 1 ☐ is releutral Licensee; or ☐ is on. Iling Licensee 2 ☐ is releutral Licensee; or ☐ is on.	representing the Seller presenting the Buyer or	only (may as	sist the Buyer); or □ t the Seller); or □ is	is assisting the Buyer assisting both the Buyer	without represen- er and Seller as
1	1)	Buyer(s),evidenced by: □ Cash			, hereb	y deposit(s) earnest ı	money of
2 3		evidenced by: □ Cash	□ Personal Check □	Cashier's Che	eck □ Note Due o	(\$)Dollars (date)
4		□ Or	· ·				, (date)
5 6 7		shall be held in trust by as earnest money on a	nd part payment for the	purchase of	real property and im	nprovements situated ir in the	
8 9		Recording District, Stat			(219),		(Address)
.0						(Lega	al) (the Property).
1 2 3	2)	Purchase Price:				00/100 (\$)Dollars
4 5 6		Minimum Down Payme	ent (including earnest m	noney shown	above)	\$ or %	
7 8 9	3)	Terms: Buyer □ does □ does	not intend to occupy Pr	operty as Buy	er's primary resider	nce.	
0		Property Type (check o			ım 🛘 PUD 🗖 Duple		(
22		Check one below:					
24 25 26 27 28 29		sufficient funds to community business days after Buyer fails to provide	ose no later than receipt of documentation e such documentation, ement. Failure of Sell	on to notify Bu	(date) lyer, in writing, if the nds verification of fo	ritten third-party docun (time). Seller size verification of funds is unds unacceptable, Sece of objection shall to	hall have three (3) s not acceptable. If ller may terminate
32 33 34 35	Fo	b) New Financing: Check the appropria Conventional FHA – (Attach Reform 70711. Originated 11/04.	te block(s) below: quired Addendums)	ent upon Buy	er obtaining finan	cing as follows:	1 1

• .	Property):					A1	ASKA MULTIPLE LISTING
This form auth	norized for use ON	ILY by active Real Estate	Licensee Si	ubscribers of Alaska Multiple	Listing	Service, Inc.	
□ V	A – (Attach Re	quired Addendums)					
□A	laska Housing	Finance Corporation	under the	following program			
	D - Rural Deve						
□ O	tner						
i)	On or before	e		date) Buyer agrees to	make	a good faith loan	applicatio
ii)				cy to the Lender and this	s purch	nase does not record	because
iii)			, (date	e) the Buyer will provide	the Se	eller a letter from the	Lender ve
	the following i						
	(1) a satisfac(2) acceptable	ctory credit report,					
		down payment,					
		y of funds to close, ar	nd				
				ngent on the lease, sale	or rec	ording of a sale of an	y property
iv)	In the event	Buyer fails to provide	e Seller v	vith above-mentioned le	tter or	other acceptable ve	rification
,				be terminated at the elec	ction o	f the Seller with writte	en notice p
`				days from date above.			
v)		btain Seller's approva	al in writin	g of any change in Lenc	ier, typ	e ot tinancing or allo	cation of o
vi)	COSTS.	to nav all food and	eatiefy o	all conditions, in a timely	, man	ner required by the	Landor fo
VI)				ne interest rate offered b			
				ase Agreement, so long			
				m may change at any ti			
				to availability of any loa			
	terest rates.						
,	Seller Financir	ng:		, or more, per m	المدا	aludian 0/ 1 f	
i)	\$ for yea	payable at \$_		, or more, per m	iontn ir	iciuaing % inte	erest per a
ii)			notiate the	e important terms of selle	ar fina	ncing now and to inc	lude euch
11)				m. Important terms of sell			
				e on sale clause, prepay			
	fault, etc., if a	ny.					·
iii)				ion, as required by Sell			
	cording to the	price, terms and con	ditions of	the Purchase Agreeme	nt by _		, (date)
iv)	Seller Financ	cing is contingent ι	upon the	Seller's approval of	the a	bove documentation	on or
	shall automoti	, (date). II ically terminate.	n me eve	nt Buyer fails to obtain	seller	approvai, this Purch	iase Agre
	Shan automat	ioany terriniate.					
4) Costs:							
If applic				or Seller (S) as indicated			
				es due to requirements			
ITEM Lender Origin		S ITEM Credit Report	B \$	S ITEM Owner Title Insurance	B 5	S ITEM Smoke Detectors	В
Commitment		Reserves		ALTA Title Insurance		CO Detectors	
Discount Poi	nts	Prepaid Interest		Recording Fee		As-Built Survey / Rece	ert.
MIP/PMI(defa				Escrow Closing Fee			
VA Funding I		Sales Tax	-+	Annual Escrow Fee	++	Tests for Health Autho	
Rural Dev. Lo		Resale Certificate / Public Offer Statem	ent	Bank Set-Up Fee Assume/Transfer Fee	++	Well Flow (Quantity Basic Water Quality	
_000. 000.		HOA Transfer/Doc F		Assessments Levied		PIWA Water	
Flood Certific		HOA Assessments		Assessments Pending		Other Specified Water	er Test
Tax Registra		HOA Questionnaire		Attorney Doc Prep Fee	\perp	Septic Inspection	
Home Warra	ntv.	Appraisal		Brokerage Fee		DEC/MOA Approva	I Eoco

Form 70711. Originated 11/04. Revised 12/12.

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Buyer(s) Initials Seller(s) Initials

Lec	dress:
•	form authorized for use ONLY by active Real Estate Licensee Subscribers of Alaska Multiple Listing Service, Inc.
6)	tion located in the state; or any above combination that permits the Closing Agent to convert the deposit to cash not la er than the next business day (AS 34.80.040). Prorations:
0)	Property taxes, interest on loans being assumed, prepaid rents, and HOA fees, if applicable, shall be prorated as of the date of recording.
7)	Title/Survey:
	 a) The Seller shall convey title by statutory warranty deed or b) The Property may be subject to restrictions contained on the Plat; in the Deed; in covenants, conditions, and restrictions; or other documents noted in the preliminary title report.
	 Upon execution of this Purchase Agreement by all parties, Seller will, at Seller's sole expense, order the report an exceptions from(Title Company) and furnish them to Buyer.
	d) Upon receipt of the report and exceptions, Buyer shall have business days (three (3) if not filled ir within which to notify Seller, in writing of any matters disclosed in the report, which are unacceptable to Buyer. Buyer's failure to timely object, in writing shall constitute acceptance of the report.
	e) If, within business days (three (3) if not filled in) following receipt of the objections, Seller fails to remove or correct the matters identified in the objections, or does not give written assurances reasonably satisfactor to Buyer that they will be removed or corrected prior to the recording date this transaction shall automatically term nate. After recording, Buyer shall receive an owner's standard form policy of title insurance insuring marketable titl in the Property to Buyer in the amount of the purchase price, free and clear of the objections and all other title exceptions agreed to be removed as part of this transaction.
	f) Mineral rights may not pass with title to the Property.g) Neither Seller nor Seller's licensee make any representation as to the location of the lot corners or boundary lines.
	Buyer accepts sole responsibility for identifying and locating the corners and boundary lines of the lot. h) Survey, as-built survey, or recertification of survey shall be dated on or after
8)	Documents/Disclosures Required By Law:
	a) Lead-Based Paint Warning: Unless exempt, if the improvements on the Property include one or more residential dwelling(s) constructed prior to January 1, 1978, the Buyer shall not be obligated under the terms of this Purchase Agreement unless a completed Lead-Based Paint Disclosure form is signed by Seller and the Seller's real estate I censee(s), which must occur before the parties sign this Purchase Agreement. (See EPA pamphlet Protect You Family From Lead in Your Home for more information.) If applicable, Buyer acknowledges receipt of the lead based paint disclosure signed by the Seller prior to signing this offer.
	b) Buyer □ has □ has not received a copy of the State of Alaska Residential Real Property Transfer Disclosur Statement.
	 c) Buyer has has not received a copy of the Alaska Real Estate Commission Consumer Pamphlet. d) Sex Offenders: The State of Alaska requires the registration of sex offenders residing within the State of Alaska (AS12.63.010). The Alaska Department of Public Safety is charged with maintaining the registry created. For more information, contact the Alaska State Trooper Post, Municipal Police Department or on-line at the State of Alaska /Department of Public Safety (http://www.dps.state.ak.us) Internet site by clicking on the Sex Offender Registry. A a buyer, it is your responsibility to independently investigate and verify for yourself the acceptability of a propert with respect to these issues. (AS34.70.050). If Buyer elects to terminate this agreement based upon this in vestigation, Buyer must provide Seller with written notice within the time set forth in Paragraph 9I.
	e) The State of Alaska maintains a list of properties that have been identified by Alaska law enforcement agencies a illegal drug manufacturing sites, including meth labs. For more information on this subject and to obtain a list of these properties, go to http://www.dec.state.ak.us. If Buyer elects to terminate this agreement based upon this increase and the state of the state o
	investigation, Buyer must provide Seller with written notice within the time set forth in Paragraph 9I. f) If a Resale Certificate or a Public Offering Statement is required by law for the transfer of this Property, it is hereb agreed that the time for the Buyer to review these documents begins at the date and time that the Buyer acknow edges in writing the receipt of these documents. In the event that this Purchase and Sales Agreement term nates and Buyer has received a Resale Certificate or Public Offering Statement, the Buyer agrees to delive

	ase and Sale Agreement Regarding Property Described As:
	the Property):
forn	n authorized for use ONLY by active Real Estate Licensee Subscribers of Alaska Multiple Listing Service, Inc.
Ph	ysical Inspection of Property/Property Condition:
a)	Until the date of possession or recording, whichever is earlier, Seller agrees to maintain the Property in its curren condition, subject to ordinary wear and tear.
b)	Buyer and Seller understand that Brokers and/or Licensees are not experts in the areas noted below and Buyer and Seller should rely solely on experts who are qualified in these areas. Brokers and/or their Licensees make no representations regarding the Property, including whether the residence or other improvements meet current building codes, safety or other requirements; and assume no duty to investigate or verify any disclosures made by Seller.
c)	Buyer shall have the right, at Buyer's expense, to have a licensed contractor(s) or other qualified professional(s) to further inspect and investigate the subject Property on or before, (date) a.m p.m. (time).
d)	Buyer is advised to hire a qualified, licensed, adequately insured inspector upon terms satisfactory to Buyer, which may cover some of the provisions below.
e)	Seller to approve Buyer's selection of a qualified professional(s) prior to any inspection or action. Such approva will not be unreasonably withheld. Buyer requests approval of the following inspector(s):
f)	Seller shall make the premises available for all inspections. Buyer shall defend, indemnify and hold Seller, Brokers and Licensees harmless from all liability or property damage including any liens, claims, or personal injury arising from the Property inspections. This indemnity includes Seller's right to recover all costs and expenses incurred by Seller to enforce this subsection, including Seller's reasonable attorney fees. This provision shall survive the termination or buyer default of this Purchase Agreement.
g)	Buyer's inspection may include, but is not limited to: square footage; rental/lease agreements; applicable school boundaries; zoning; erosion; avalanche hazards; sex offenders; pests; structural; plumbing; sewer/septic system well (quantity/quality); heating; appliances; insulation; electrical; roof; soils; drainage; foundation; mechanical systems; lot corners and boundaries; code compliances; or possible past or present environmental hazards such as asbestos, mold, illegal drug or substance manufacturing including meth labs, urea-formaldehyde, radon gas, wasted disposal sites, underground tanks, water contamination and/or other substances/products, etc.
h)	Buyer understands that measurements for square footage and/or dimensions may vary. It is the Buyer's responsi bility to verify square footage (within the time set forth in Paragraph 9c) and not rely on information received from Seller, Brokers and Licensees, or governmental agencies.
i)	Buyer is responsible for researching whether the property is in a 'fire and/or road service' area.
j)	Buyer is advised to research land use, land use permits, building regulations, status of building permits, final completion documentation, status of PUR 101, PUR 102 and zoning affecting the Property.
k)	Buyer shall furnish to Seller copies of all reports obtained by Buyer concerning the subject Property at no cost to Seller. Buyer and Seller understand that any written reports generated as a result of any inspection(s) and investigation(s) of this Property become a material amendment to the State of Alaska Residential Real Property Transfe Disclosure Statement. Upon the receipt by Buyer of any such new property disclosure, Buyer has seventy-two (72 hours, or as otherwise allowed under AS Sec 34.70.020, to terminate this Purchase Agreement.
l)	Buyer's request for repairs/remedies or termination shall be in writing, supported by written reports (if applicable) and delivered to Seller or Listing Licensee(s) not later than
m)	Seller and Buyer to reach an agreement regarding Buyer's request for repairs/remedies, by, (date) a.m p.m. (time).
	If no agreement is reached by the above date, the Buyer shall exercise one of the following options, in writing, with
	in business days (three (3) if not filled in): i) Buyer may terminate this Purchase and Sales Agreement.
	ii) Buyer may accept Seller's last counter offer of repairs/remedies.
	iii) Buyer may accept the property with any and all property conditions and discoveries as a result of the Buyer's
	inspection process. If the Buyer does not respond in the allotted time, Seller may terminate this agreement in writing as outlined in Paragraph 47.
n)	agraph 17. If Seller's corrections are subject to re-inspection and approval prior to closing, by the same or a qualified inspecto approved above, Buyer shall pay for first re-inspection. Thereafter, Seller to pay for all additional re-inspection
''',	fees.

Addr		
_	٠,	the Property):
		Except as otherwise specifically stated in this Purchase Agreement or the Residential Real Property Transfer Dis closure Statement, recording of this transaction shall constitute Buyer's acceptance of the Property AS IS, WHERI IS, at recording, with all defects, latent or otherwise. Neither Seller, Broker nor any Licensee shall be bound by an representation or warranty of any kind relating in any way to the Property, its condition, quality or quantity, except as specifically set forth in this Purchase Agreement or the Residential Real Property Disclosure Statement, which contains representations of the Seller only, and which is based upon the best of Seller's personal knowledge.
(q)	In the event the improvements on the Property are destroyed or materially damaged prior to recording, then, at the Buyer's option, this Purchase and Sale Agreement shall terminate upon Buyer's written notice to Seller.
10) /	Αрі	praisal:
·	a)	□ Buyer □ Seller agrees to advance funds for the appraisal fee to Lender by, (date) and authorizes the Lender to order by, (date).
ŀ	o)	The completion of Purchase \square is \square is not contingent upon the appraisal of the Property being equal to or greate than the agreed upon Purchase Price.
(c)	If the completion of Purchase is contingent upon the appraisal, and the Property does not appraise for the Purchase Price or greater, the parties shall have business days (three (3) if not filled in) to renegotiate the Purchase Price. In the event the parties do not reach agreement on the Purchase Price within this time, the Purchase Agreement shall automatically terminate. (In the event of FHA/VA loans, the FHA/VA Amendatory Clause shall su persede).
	d) e)	In the event the appraisal generates Lender-required repairs, repairs to be negotiated between Seller and Buyer. If Seller and Buyer have not reached an agreement regarding Lender-required repairs, within busines days (three (3) if not filled in) of Seller's receipt of the appraisal, this Purchase Agreement shall automatically terminate.
f	')	If repairs/remedies are subject to re-inspection and approval prior to the recording date, Buyer shall pay for first reinspection. Thereafter, Seller to pay for all additional re-inspection fees.
11) I	Red	cording/Possession:
	a)	This sale shall be recorded on, (date) or earlier by mutual agreement. Prior to recording Buyer and Seller agree to sign all reasonably necessary closing documents and to perform the reasonable conditions required by the Closing Agent and Buyer's Lender. If obtaining new financing, and:
•	3)	 i) If Buyer is unable to obtain a loan commitment from agreed Lender by Recording Date, through no fault of Buyer, Buyer to provide written notice to Seller immediately upon Buyer learning of their inability to obtain loan commitment from Lender. This Purchase Agreement shall terminate automatically unless Seller and Buyer agree to modifications by Amendment to this Purchase and Sale Agreement. ii) If Buyer fails to provide notice of inability to obtain loan commitment by such date (11a), or as modified by Amendment, and this transaction does not record, through no fault of the Seller, Buyer shall be in default.
(c)	Seller shall deliver possession of the Property to the Buyer upon confirmation of recording of under attached occupancy agreement or \square other
(d)	Unless otherwise agreed in writing, Seller shall remove all debris, personal property not sold to Buyer, and leave the Property in clean condition. Seller shall provide keys and/or means to operate all locks, including but not limited to: mailboxes, security systems, alarms, garage door openers and any portable control devices for accessing the Property upon confirmation of recording.
(e)	Buyer may walk through the Property prior to recording to determine there have been no material changes to the condition of the Property.
f)	If Property is a unit in a condominium or other common interest community, Buyer may be required to pay a deposit to the homeowners' association (HOA) to obtain access to HOA facilities.
í á	Sel are tion	nant Occupied Property: ler to provide rental/lease agreement(s) within three (3) business days of fully executed Purchase Agreement whic subject to Buyer's approval within the time set forth in Paragraph 9c. Seller and Buyer shall comply with the regular contained in the Alaska Landlord/Tenant Act. All refundable deposits shall be transferred to the Buyer at record. Seller to provide Estoppel Certificate(s) prior to closing if requested herein.
ا ` ا	t is oro	urance: the Buyers' responsibility to determine whether homeowners' or property owners' insurance can be obtained for thi perty, within the time frame set forth in Paragraph 9c, and provide evidence of availability of same as may be reded prior to recording.
	•	711. Originated 11/04. Revised 12/12. / / / / /

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	chase and Sale Agreement Regarding Property Described As:
_	Il (the Property):
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, (Carbon Monoxide Detectors: Carbon Monoxide (CO) is a colorless, odorless, and potentially fatal gas produced by the burning of fossil fuel. You are advised to use CO detectors in your property and have heating systems inspected and serviced regularly. Alaska Statute AS 18.070.095(a).
r i t	Home Warranty Protection Plans: Home warranty protection plans (HWPP) may be available to buyers and/or sellers for residential properties, including multi-family units, during and after recording of this transaction. However, the HWPP does not replace the need for an independent home inspection. The Real Estate Brokerages do not warrant or provide any product or service in connection with the HWPP. In the event Buyer and/or Seller choose not to purchase a HWPP prior to recording, this paragraph shall serve as acknowledgement Buyer and/or Seller wish to waive their right to purchase the plan.
i c A E t	Brokerage Notice Regarding Earnest Money Deposits & Refunds: Under Alaska law (12 ACC 64.250(7)), earnest money must be deposited into the Real Estate Brokerage trust account a timely manner. Alaska Statutes and Regulations also require real estate brokerages to ensure the bank has bleared the earnest money deposit before funds can be released. If an offer is not accepted, or Purchase and Sale Agreement terminates, there may be up to fourteen (14) business days delay in refunding the earnest money to the Buyer, to allow the Buyer's check to clear the Real Estate Brokerage Trust Account. If Buyer provides written documentation of cleared funds, Alaska Statutes & Regulations require the Broker refund the earnest money to the Buyer no more than one business day after the Buyer's check has cleared.
Í I	Termination: In the event this Purchase Agreement is terminated as provided for in this Purchase Agreement, absent a default by the Buyer, all earnest money shall be returned to the Buyer and all parties shall be relieved of their obligations as set forth nerein.
3 3 3	Fime of the Essence and Remedies: Seller and Buyer understand that time is of the essence. If any obligation is not performed or waived as provided, or it any note or check received as earnest money or any other payment is not paid, honored or tendered when due, there shall be the following remedies: a) If Buyer is in Default: Except as provided in Paragraphs 3, 7e, 9k, 9m, 9q, 10c, 10e, 11b, 19 and 20, Seller's remedies shall be limited to liquidated damages in the amount of the earnest money set forth in Paragraph 1. It is agreed that such payments and things of value are liquidated damages and are Seller's sole and only remedy for Buyer's failure to perform the obligations of this contract. The parties agree that Seller's actual damages in the event of Buyer's default would be difficult to measure, and the amount of the liquidated damages herein provided for is a reasonable estimate of such damages. b) If Seller is in Default: Buyer may elect to treat this Purchase Agreement as canceled, in which case all earness money paid by Buyer hereunder shall be returned and Buyer may recover such damages as may be proper, or Buyer may elect to treat this Purchase Agreement as being in full force and effect and Buyer shall have the right to specific performance or damages, or both.
í ľ	Notwithstanding any termination of this Purchase Agreement, Buyer and Seller agree that, in the event of any controversy regarding the earnest money held by Broker, the Broker may: a) Make the determination as to the cause of the failure of this Purchase Agreement and distribute the earnest money accordingly after giving notice to Cooperating Broker, or b) Require the parties to execute an agreement for the release of the earnest money, in which case the earnest money shall be distributed in accordance with such agreement. If the parties are unwilling to execute an agreement for the release of earnest money, the parties shall submit the matter to mediation as provided below, and if mediation fails, the broker may file an interpleader action in a court of competent jurisdiction requesting the court to determine the distribution of the earnest money. Broker shall be entitled to an award from the earnest money of full reasonable attorneys' fees and costs. c) In the event the Broker makes a determination as to the cause of the failure of the Purchase Agreement and distributes the Earnest Money accordingly, the parties hereto agree to indemnify and hold the Broker harmless from any and all claims, liabilities or losses that either party may incur as a result of the Broker's decision.

Address: Legal (the Property): This form authorized for use ONLY by active Real Estate Lic	
This form authorized for use ONLV by active Deal Estate Lie	ALASKA MULTIFIE LISTING SERVICE, INC.
mis form authorized for use ONLT by active Real estate Lic	censee Subscribers of Alaska Multiple Listing Service, Inc.
or after recording, the parties shall first proce	greement, between or among Buyer and Seller, and is not resolved prior to seed in good faith to submit the matter to mediation. Costs to be shared by ties. Unless otherwise agreed in mediation, the parties retain their rights to
21) Costs and Expenses: In the event of any arbitration or litigation relaprevailing party all reasonable costs and expenses.	ating to this Purchase Agreement, the arbitrator or court shall award to the enses, including attorney fees.
 ever for damages arising from defaults or acts a) Both Buyer and Seller acknowledge Brol and are authorized to report details of the b) Buyer and Seller authorize any Lender, 	kers are participants of the Alaska Multiple Listing Service, Inc., (AK MLS) is sale to AK MLS. escrow agent, closing agent, appraiser, home inspector, surveyor and any and provide any and all information and copies of documents related to this
ed within the United States from a "foreign per of the gross sales price, with certain excepti "foreign person" includes a non-resident alien eign estate. Seller and Buyer agree to execu- to perform any acts reasonable or necessary 24) Attachments:	A Act ("FIRPTA") requires every person who purchases real property locaterson" to deduct and withhold from the Seller's proceeds ten percent (10%) ons, and to pay the amount withheld to the Internal Revenue Service. An individual, foreign corporation, foreign partnership, foreign trust, and forute and deliver, as appropriate, any instrument, affidavit or statement, and to comply with FIRPTA.
The following attachments are hereby made p	part of this Purchase Agreement:
25) Additional Terms and Conditions:	

Purchase and Sale Agreement Regarding Address:	Property Described As:
Legal (the Property):	MLS
This form authorized for use ONLY by active Real Estate	e Licensee Subscribers of Alaska Multiple Listing Service, Inc.
ceptance shall be effective when a comple one of the following methods: a) Hand delivery to the other party or the b) Via email to the other party or the other tronic confirmation that the email was	ed, or electronically signed, by the other party with no changes, and such acte copy of the fully signed agreement is delivered to the other party by any e other party's licensee or the other party's Brokerage; er party's licensee, but only if the person transmitting the email receives electreceived by the intended recipient; or other party's licensee, but only if the transmitting fax machine prints a confir-
This Purchase Agreement may be signed documents.	in multiple counterparts with the same effect as if all parties signed the same
Delivery of a photocopy, telefax, electronic this Purchase Agreement or any other doc nal.	c, carbon or carbonless copy of a signed, or electronically signed, original of cuments referred to herein shall be treated the same as delivery of the origi-
constitute the whole agreement between to representations have been made or shout be modified except in writing and signed a). Buyer agrees to purchase and pay for the second second pay for the second seco	al Real Property Transfer Disclosure Statement, and any attached addendathe parties. No warranties, including any warranty of habitability, agreements hall be binding upon either party unless herein set forth. This document may be by the Parties. For the above-described Property on the terms and conditions herein stated preement is hereby acknowledged. Buyer understands this is a legally binding
tems are acceptable at the time the	e sale will constitute an acknowledgment that the premises and its system is recorded. has failed to notify Buyer or Buyer's Licensee, of the Seller's signed act
	date)a.mp.m. (time), this offer shall terminate.
	I and financial consequences. You are advised to seek independent legal and tax attorney or CPA, before signing. The Brokers and Licensees cannot give
Buyer Signature(s)	
	2. 3.
1:	23
Date	Time: a.m p.m
Print name(s) to be on documents	
Address	
PhoneE-Mail	
Name of Selling Broker's Office	
	Licensee Signature
•	Selling Licensee #2 Fax Number:
Selling Licensee #1 Email:	Selling Licensee #2 Email:

Form 70711. Originated 11/04. Revised 12/12.

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Address: Legal (the Property):			ML
This form authorized for use ONLY by active Real Esta			ALASKA MULTIPLE LISTI
Brokerage Fee: A real estate broker may be compensated by parties to the transaction splitting or sharing brokerage fee in cash as stated in the Person	the compensation. Seller and/or Buy	er agree to pay fortl	hwith at recording
Seller Response: (sign only	one!)		
 Seller accepts the foregoing of erty described on the terms at legally binding contract. 			•
Seller Signature(s)			
1:	_ 2	3	
Date	Time:		a.m
 Seller makes the attached Cor 	unter Offer		
Seller Signature(s)			
1:	2	3	
Date	Time:		a.m.
 Seller hereby rejects the foreg 	going offer and declines to	make a Counte	er Offer
Seller Signature(s)			
1:	2	3	
Date	Time:		a.m
Print name(s)			
Address			
PhoneE-Mail			
Name of Listing Broker's Office		·	
Licensee Signature	Licensee Signature _		
Listing Licensee #1 Fax Number:	Listing Licensee #2 F	ax Number:	
Listing Licensee #1 Email:	Listing Licensee #2 E	mail:	
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