NORTHWEST CONTRACT COLLECTIONS, INC.

P.O. Box 1478 Shelton, WA 98584

Phone: Shelton - 360-426-4855 Olympia - 360-754-8505 Fax: 360-462-0073

ncci@hcc.net www.nwcontractcollections.com

CONTRACT COLLECTION AGREEMENT Contract No.

BUYER/MAK	ER (Attach additional sheets as necessary)	SELLER/HO	DLDER (Attach ad	dditional sheets as necessary)	
Name(s):					
Address:					
Phone: (h)	(other)	 Phone: (h) _		(other)	
Email:		Email:			
and Substitute	also complete BUYER/MAKER PAYM e W-9 forms, which are incorporated he	rein by reference -	- W-9 REQUIRE	ED for interest bearing acco	
COLLECTION	N TYPE: (☐) True Escrow (Originals	Required) () Straight Collec	ction (Copies Required)	
□) Resident Occu	pancy: Primary: Seco	C1 Filing, and associated associa	compliance): Multifam		
□) Raw Lan Γ ERMS :	d (□) Commercial (□) Other/(□) Per original Note/Contract			v	
LINIO.	(<u></u>) Tel original Note/Contract		er initials	Seller initials	
	(□) Additional Payment Amt. (R	eserves) \$		dum for Reserves attached) prough to Seller	(□) (□)
	(Account Status Addendum	attached (IF paym	ents have been	made, or adjustments mad	e at closin
ALLOCATIO Setup Fee:	N OF SERVICE CHARGES (split equal) () Seller to pay all () Buyer to pay all () Seller/Buyer to split equally () Other	Payment Se	cted): ervice Fees: ([([([Seller to pay all Buyer to pay all Seller/Buyer to split 6 Other	
☐) Paper pa	SERVICES REQUESTED (see currently syment receipts to Buyer		payment notices	s to Seller	

Unless otherwise specified above, all miscellaneous fees shall be assessed to the party responsible for incurring same.

To view your account online go to www.nwcontractcollections.com and click on account inquiry OR Call NCCI at 360-426-4855 or 360-754-8505 and we will help you with your online account set up.

GENERAL TERMS

The undersigned BUYER/MAKER and SELLER/HOLDER hereby agree that Northwest Contract Collections, Inc., hereinafter referred to as NCCI, shall provide collection services as described below, and in any Addendum hereto. This Agreement shall be governed by all the terms and conditions set forth herein, as may be supplemented or amended by any Addendum hereto.

TERMS AND CONDITIONS

- 1. ADMINISTRATION OF COLLECTION: Upon acceptance of this Agreement, NCCI shall issue payment coupons to the BUYER/MAKER, in accordance with the underlying agreement(s) which are the subject of this Agreement, and shall notify BUYER/MAKER to pay the required sums due SELLER/HOLDER to NCCI as collecting agent at P.O. Box 1478, Shelton, WA 98584, or such other address as directed by NCCI.
- 2. PAYMENTS: NCCI shall accept all payments tendered on behalf of the BUYER/HOLDER regardless of the amount or date received, except payments in excess of the dollar limit imposed by NCCI (currently \$5000.00) will generally only be accepted in the form of a wire transfer or certified check. Payments received by mail or in person, or pay by web/phone payments initiated by close of business (4:00 pm Monday-Friday except banking holidays) credited same day; otherwise credited next business day. Automatic ACH payments credited for date scheduled. Payments received by NCCI be disbursed pursuant to the instructions of SELLER/HOLDER, normally within one (1) business day following receipt; however, disbursements may be delayed until confirmation by NCCI that it is in receipt of "good funds". Payments will be allocated pursuant to the terms of the underlying agreement(s) between BUYER/MAKER and SELLER/HOLDER referenced in this Agreement. Unless otherwise specified in this Agreement, all SELLER/HOLDER fees shall be deducted from the SELLER/HOLDER proceeds, and all BUYERS/MAKERS fees shall be deducted from each payment received prior to application of the payment to the underlying agreement(s).
- **3. INTEREST COMPUTATION:** Unless otherwise instructed in this Agreement, interest will be calculated using a 365 day year (interest calculated daily), except in the case of interest only payments, which will be calculated using a 360 day basis (as if all payments received before end of any grace period are received on due date). SELLER/HOLDER must consent in writing to any change in the method of interest calculation. Collections requiring a 360 day interest calculation may not pay more than 30 days interest in advance.
- **4. DISHONORED PAYMENTS:** If any check or ACH payment of BUYER/MAKER is dishonored for any reason, NCCI will notify both parties of the dishonor. Upon receipt of such notice, SELLER/HOLDER shall, within 48 hours, reimburse NCCI for any and all funds disbursed to SELLER/HOLDER in connection with the dishonored payment, and BUYER/MAKER shall immediately remit a replacement payment to NCCI, <u>plus</u> the NSF fee reflected on the NCCI fee schedule then in effect. The NSF fee shall be deducted from the next payment received by NCCI from BUYER/MAKER, before the application of the balance of said payment to other sums due from BUYER/MAKER.
- **5. REPORTS:** NCCI shall provide the SELLER/HOLDER and the BUYER/MAKER with a collection activity report in the form of IRS Forms 1099 (for interest received by SELLER/HOLDER) and 1098 (for interest paid by BUYER/MAKER), and shall submit these forms to the Internal Revenue Service on or before the IRS filing deadline after the end of each calendar year.
- **6. TRANSFERS/ASSIGNMENTS/DISBURSEMENTS:** Any change in ownership of BUYER/MAKER'S interest or of SELLER/HOLDER'S interest in the subject matter of this Agreement, or any change in payment/disbursement instructions, must be provided in writing, in a form satisfactory to NCCI. In those instances where disbursements are to an obligation of the SELLER/HOLDER associated with the same collateral as the subject of this Agreement, the BUYER/MAKER must also agree in writing.
- **7. SERVICE CHARGES:** NCCI shall be paid a non-refundable initial account set up fee, per payment service fees, and other service fees in accordance with NCCI's current fee schedule (posted on NCCI's web site at www.nwcontractcollections.com). NCCI's service fees may be changed upon 40 days prior notice.
- **8. LIMITATION OF DUTIES:** NCCI shall be responsible for the performance of only those duties expressly stated in this agreement. NCCI shall exercise reasonable care to collect, account for, and disburse all funds received pursuant to the instructions contained in this Agreement. The SELLER/HOLDER shall be responsible for the collection and payment of any taxes due on their proceeds from this account. Unless the Agreement states otherwise, NCCI is not required to report to the SELLER/HOLDER ownership changes, cancellation or other lapse of insurance, outstanding real estate taxes and other assessments, or any other matters or conditions which may affect the agreement(s) between BUYER/MAKER and SELLER/HOLDER, and/or the collateral described therein. NCCI may elect, at NCCI's option, to provide notice of any such matters which come to its attention, however, no such election shall create a continuing obligation on the part of NCCI to provide any other notice(s) not specifically provided in this Agreement.

9. TRUE ESCROW: For accounts designated as "True Escrow", being those accounts wherein original documents are delivered to NCCI for distribution upon satisfaction of the contingencies set forth therein, the parties hereto understand that, upon acceptance by NCCI, the delivery of the original documents identified herein is irrevocable, except as expressly set forth herein. Such delivery is binding upon the SELLER/HOLDER, their heirs, successors, representatives and/or assigns. NCCI makes no representations or warranties as to the adequacy of the documents delivered to its control. If the interest of any party is conveyed, sold, assigned or otherwise transferred, the new holder shall promptly execute and deliver to NCCI such document as are necessary to meet the intent of the escrow.

The original documents will be held by NCCI until NCCI determines that all of the obligations of the BUYER/MAKER under said documents are satisfied in full, at which time NCCI will transfer such documents for reconveyance, recording or as may otherwise be deemed appropriate by NCCI for the particular original document(s) held. NCCI is also authorized to deliver the original documents to third party escrow closers with a payoff demand, provided such delivery is accompanied by written instructions to the closer making such delivery contingent upon tender to NCCI of all funds necessary to satisfy the obligations set forth therein.

Except in the event of a default, as hereinafter defined, express written instructions from all necessary parties (as determined by NCCI) are required to alter or terminate the escrow. In the event of a default by the BUYER/MAKER and written request of the SELLER/HOLDER, NCCI may return the original documents previously delivered, but shall not be obligated to do so until it is satisfied that the default is irreversible.

10. LITIGATION/DISPUTES: No legal action may be brought against NCCI, its shareholders, officers, employees, and/or agents for actions taken reasonably and in good faith in fulfilling the specifically stated responsibilities of NCCI under this Agreement. NCCI reserves the right to obtain a determination from a court of competent jurisdiction as to the ownership of funds and/or documents in its possession in the event it receives conflicting instructions, instructions which are, in the opinion of NCCI, inconsistent with this Agreement, or if NCCI fails to receive instructions which NCCI concludes that it requires to fulfill its duties under this Agreement.

NCCI shall be entitled to reimbursement for all costs, including reasonable attorney's fees and court costs/expenses incurred by NCCI in connection with obtaining any such determination, and/or in defending any claim made or legal action taken in connection with this Agreement or the agreement(s) between BUYER/MAKER and SELLER/HOLDER which are the subject matter of this collection, except as otherwise specified herein. SELLER/HOLDER hereby gives to NCCI a continuing lien on the proceeds to which they are otherwise entitled under this Agreement to cover such fees, costs and/or expenses.

11. AMENDMENTS/TERMINATIONS/LAW: This Agreement may be modified, amended or canceled by written instructions mutually agreed to between the SELLER/HOLDER and BUYER/MAKER which are accepted by NCCI, or as may be permitted by the underlying agreement(s) which are the subject of this Agreement. NCCI reserves the right to cancel this Agreement and terminate this account upon 30 days written notice to the parties to this Agreement. This Agreement shall be governed by laws of the State of Washington. In the event of any lawsuit filed in connection with this Agreement, venue shall be in Mason County, Washington. This Agreement may be executed in counterparts, all of which together shall constitute one and the same original Agreement.

We, the undersigned, have read the above and agree to be bound thereby. This Agreement shall be binding on our heirs, successors, representatives and/or assigns.

BUYE	ER/MAKER:			
Name): :		Name:	
SELL	ER/HOLDER:			
Name):		Name:	
		~FOR OFFICE	USE ONLY~	
	ACCEPTED THIS	DAY OF		
	BY:	FOR NORTHWES	T CONTRACT COLLECTIONS INC.	

BUYER/MAKER PAYMENT OPTIONS

Contract No._____

Pay by check/money order/cash; please mail payment coupons annually to the address on cover page. Electronic Payment (ACH Debit): Please debit my payment in the amount of \$\$	follows:					
payment, including fees, unless a greater amount specified) from my bank account on the: ((Pay by check/r	money order/ca	sh; please mail p	ayment coupons	annually to the add	dress on cover page.
Bank Name: Bank Address: Routing/ABA Number: Account Number: () checking () savings (Please attached cancelled check for verification of account information.) ACH Authorization: I (we) hereby authorize NCCI to initiate debit entries to my (our) account identified above, hereinafter called BANK, to debit the same to such account. This agreement will further act as an authorization for NCCI to withdraw funds from a future specified BANK for payments initiated by phone. This authorization shall remain in full force and effect until NCCI has received written notification from me (or either of us) of the termination of the authorization. I/We understand that termination requires receipt by NCCI of written notice at least three (3) business days in advance of any scheduled ACH debit in order for the termination to be implemented by NCCI, BANK, and NCCI's bank. BUYER/MAKER also understands that NCCI has the right to terminate this Addendum at any time, for any reason. BUYER/MAKER Signature: Date:						
Bank Address: Routing/ABA Number: Account Number: ((<u> </u>	(□) 5 th	(<u></u>) 10 th	(<u> </u>	(□) 25 th	
Routing/ABA Number: Account Number: ([]) checking ([]) savings (Please attached cancelled check for verification of account information.) ACH Authorization: I (we) hereby authorize NCCI to initiate debit entries to my (our) account identified above, hereinafter called BANK, to debit the same to such account. This agreement will further act as an authorization for NCCI to withdraw funds from a future specified BANK for payments initiated by phone. This authorization shall remain in full force and effect until NCCI has received written notice at least three (3) business days in advance of any scheduled ACH debit in order for the termination to be implemented by NCCI, BANK, and NCCI's bank. BUYER/MAKER also understands that NCCI has the right to terminate this Addendum at any time, for any reason. BUYER/MAKER Signature:	Bank Name:					
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Request for Taxpayer Identification Number and Certification BUYER/MAKER: Or Social Security Number: Or Or Demployer Identification Number: Certification - Under penalty of perjury, I certify that: (1) The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and (2) I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and (3) I am a U.S. citizen or other U.S. person, and (4) The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.	initiated by phone. Thi me (or either of us) of written notice at least t implemented by NCCI,	is authorization the termination hree (3) busine , BANK, and N	n shall remain in of the authoriza ess days in adva CCI's bank. BU	full force and effortion. I/We under Ince of any scheon YER/MAKER als	ect until NCCI has stand that termina duled ACH debit in	received written notification from tion requires receipt by NCCI of order for the termination to be
Request for Taxpayer Identification Number and Certification BUYER/MAKER:	BUYER/MAKER Signa	iture:			Date:	
(Social Security Number:					•••••	
Or () Employer Identification Number:	Substitute W-9		Requ	est for Tax	payer	
(☐) Employer Identification Number: Certification - Under penalty of perjury, I certify that: (1) The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and (2) I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and (3) I am a U.S. citizen or other U.S. person, and (4) The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.		lde	Requ ntification	est for Taxp Number and	oayer d Certificatio	
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	BUYER/MAKER: () Social Second () Employer Certification - Under peee (1) The number shown me), and (2) I am not subject to be by the Internal Revenue	Ide ecurity Number Identification malty of perjury, on this form is a	Requentification er:	est for Taxp Number and yer identification	number (or I am wan backup withholdiolding as a result o	n aiting for a number to be issued to ng, or (b) I have not been notified f a failure to report all interest or
BUYER/MAKER Signature: Date:	BUYER/MAKER: () Social Second () Employer Certification - Under per (1) The number shown me), and (2) I am not subject to be by the Internal Revenue dividends, or (c) the IRS	Ide ecurity Number Identification enalty of perjury, on this form is a cackup withhold a Service (IRS) Shas notified managements	Requentification Per: Number: , I certify that: my correct taxpa ding because: (a) that I am subject ne that I am no lo	est for Taxp Number and yer identification	number (or I am wan backup withholdiolding as a result o	n aiting for a number to be issued to ng, or (b) I have not been notified f a failure to report all interest or
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SELLER/HOLDER DISBURSEMENT OF PAYMENTS

Contract No.	

SELLERS/HOLDERS DISBURSEMENT OF PAYMENTS: <u>Unless otherwis</u> will be disbursed by check, forwarded by regular mail.	se instructed in writing, Seller/Holder payments
() I (we) hereby authorize NCCI to initiate electronic funds transfer (A savings (check one) account at the depository named below, hereinafter c	
Bank Name:	
Routing/ABA Number: Account Number: (Please attached cancelled check for verification of account information.)	
(Disburse 100% by check to the address on page 1.	
(Other: (Other:	
The undersigned SELLER/HOLDER understand that if they elect to have N party (such as to the payee on an existing SELLER/HOLDER loan or other dependent upon the amount and timing of the payments made to NCCI on Agreement. NCCI shall not be liable for any late charges or other consequence from the payments received by NCCI to be adequate or timely to avoid a departy obligation. This authorization shall remain in full force and effect until (or either of us) of the termination of the authorization. I/We understand the written notice at least three (3) business days in advance of any scheduled be implemented by NCCI, BANK, and NCCI's bank.	r obligation), that such disbursements shall be a SELLER/HOLDER'S behalf under this uences of the failure of the disbursements made default by SELLER/HOLDER on any such third il NCCI has received written notification from me nat termination requires receipt by NCCI of
SELLER/HOLDER Signature:	Date:
Substitute W-9 Request for Taxpay Identification Number and C SELLER/HOLDER:	ertification
(□) Social Security Number:	
or (□) Employer Identification Number:	
Certification - Under penalty of perjury, I certify that:	
(1) The number shown on this form is my correct taxpayer identification numl me), and	ber (or I am waiting for a number to be issued to
(2) I am not subject to backup withholding because: (a) I am exempt from backup with Internal Revenue Service (IRS) that I am subject to backup withholding dividends, or (c) the IRS has notified me that I am no longer subject to backup	g as a result of a failure to report all interest or
(3) I am a U.S. citizen or other U.S. person, and	
(4) The FATCA code(s) entered on this form (if any) indicating that I am exen	mpt from FATCA reporting is correct.
SELLER/HOLDER Signature:	Date:

ADDENDUM TO CONTRACT COLLECTION AGREEMENT FOR RESERVE ACCOUNTS Contract No._____

	e provisions in the Contract Collect the following additional terms, co		reement identified above, BUYER/MAKER and SELLER/HOLDER and stipulations:
RESERVE ITEM	MS:		
(□) Real Estate	e/Personal Property Taxes (paid s Full year amount: Payable To:	emi-ann \$	nually unless otherwise specified): (Attach current tax bill or other contact information)
Payment Freque and/or additiona		\$ Due Day greater BEST \$	(Attach current insurance binder/statement) ate: than semi-annual will incur additional NCCI disbursement fees BERVICE, INSURANCE PROVIDER SHOULD BE DIRECTED TO
(□) Other (addi	itional disbursement fees will appl Full year amount: Payable To: Paid through: ency:	y): \$ Due Da	(Attach current statement) ate:
NCCI) NCCI shall colle	ect and disburse reserve deposits rincipal balance of the account.	,	mum three (3) months required unless approved in advance by orth in this Addendum. The reserves will not affect the calculation of
complete the an as a buffer to me	ticipated disbursements under thi eet potential increases in the amo	s Adden unts due	it such additional funds as determined by NCCI to be necessary to dum, and to maintain the minimum reserve funds required by NCCI e. At least once per calendar year, NCCI will conduct a review of the cipated needs, and may adjust the amount of the reserve payments
information whe connection wit under the provis funds in a timely	hich may be necessary for NCCI high this reserve account. NCCI states of this addendum so long as manner to make the disburseme	to time hall be h such fa nt(s), an	any pertinent invoices, coupons, statements or other ely and properly make the disbursements anticipated in held harmless for any failure to make any disbursement anticipated illure is due to the failure of the BUYER/MAKER to remit sufficient had/or due to the failure of any party to the Agreement to timely take the appropriate disbursement(s).
account inform		luding	by authorize the payees identified herein to release such billing and payment information, waiving each payee's Privacy to NCCI.
BUYER/MAK	ER:		
Name:			Name:
SELLER/HOL	DER:		

NCCI CCA v.2016.10.7

Name:

Name:

	ACC	Contract No	
by N	<u> </u>		ve, for the purposes of the administration of this account at the status of the underlying agreement(s) which are the
	Current Principal Balance	\$	_
	Interest Paid to Date		
	Next Payment Due Date		_
	Accrued Interest Balance (if any)	\$	_
	Accrued Late Fee Balance (if any)	\$	_

OR, BUYER/MAKER and SELLER/HOLDER hereby agree that the payment history which follows, or which is attached hereto and initialed by both, accurately reflects the payment history prior to the parties entering into this Contract Collection Agreement. BUYER/MAKER and SELLER/HOLDER hereby instruct NCCI to calculate the current account status by applying the terms of the underlying agreement(s) to the provided payment history. The undersigned agree to accept the determination of NCCI as to the current account status for the purposes of the administration of this account. (Additional "Miscellaneous Research" services fees apply, and will be collected from the parties as part of the account Set-Up Fee).

	Payment Date (effective)	<u>Amount</u>		
		\$ 		
BUYER/MAKE	ER:			
Name:		Name:		
SELLER/HOL	DER:			
Name:		 Name:		

NORTHWEST CONTRACT COLLECTIONS, INC.

P.O. Box 1478 Shelton, WA 98584

Phone: Shelton - 360-426-4855 Olympia - 360-754-8505 Fax: 360-462-0073

<u>ncci@hcc.net</u> <u>www.nwcontractcollections.com</u>

SCHEDULE OF SERVICE CHARGES (fee schedule)

Effective April 1, 2016

SET-UP FEES (One time fees due at time of initial account acceptance)

True Escrow Collection Straight Collection

Acceptance Fee (with Reserves) \$180 plus sales tax (\$195.84 total) \$160.00

Acceptance Fee (no Reserves) \$135 plus sales tax (\$146.88 total) \$100.00

PAYMENT SERVICE FEES (Assumes monthly payments – contact us for other schedules)

Payment Service Fee (with Reserves) \$15.00 Payment Service Fee (no Reserves) \$10.00

Standard payment service fees include: Payment by check, cash, or scheduled electronic payment (ACH)

First disbursement by check or electronic payment (ACH)

Email payment notices to buyer and seller

Mail late notices to buyer and seller Annual tax reporting (1098 and 1099)

Coupon books

Internet account inquiry

Annual or Semi-annual tax/insurance payments (Reserve accounts)

OTHER SERVICE FEES

Additional Check Disbursements (each) Pay by Phone Wire Transfer In/Out Payment Notices by Mail Account Adjustment/ACH change Assumption/Assignment Set-up	\$ 2.50 \$10.00 \$25.00 \$ 2.00 \$10.00 \$45.00
NSF Charge (Check or ACH) Demand Letter	\$45.00 \$75.00
Payoff Quote/Verification of Mortgage Updated Payoff Quote Account Closing/Cancellation – Straight Collection Account Closing/Cancellation – True Escrow	\$25.00 \$ 5.00 \$60.00 \$90.00
Replacement/Stale Dated Checks Replacement Tax Statements (1098/1099) Amortization Schedule	\$30.00 \$10.00 \$10.00
Reconveyance Fee (including recording) Substitution of Trustee and Reconveyance (incl. rec.) Miscellaneous Research Document Preparation (for collection accounts only)	\$75.00/hour

NCCI SChg v.2015.03.01 1

REQUEST FOR FULL RECONVEYANCE

The undersigned benefit	iciary is the legal owner and	holder of the promissor	y note in the original sum of		
secured by that certain Deed of Trust dated					
in which			, is/are grantor(s) and		
			is trustee,		
filed for record on	, as	Auditor's File No	, and		
recorded in Volume	of Mortgages, at page	, records of	County, Washington.		
	debtedness secured by said Decrendered to you for cancellation		ally satisfied, the note and Deed		
	ested, upon payment of all sur o, the right, title, and interest no		onvey without warranty, to the		
Dated					
Beneficiary:					