## Instructions for **Sales Contract**

Property Disposition Program

U.S. Department of Housing and Urban Development

Office of Housing Federal Housing Commissioner

> Privacy Act Notice - The United States Department of Housing and Urban Development, Federal Housing Administration, is authorized to solicit the information requested on this form by virtue of Title 12, United States Code, Section 1701 et seq. The Housing and Community Development Act of 1987, U.S.C. 3543 authorized HUD to collect Employer ID and/or Social Security Numbers. These numbers are used to provide information to the IRS regarding payment of commissions or other fees. HUD may also disclose this information to Federal, State, and local agencies when relevant to civil, criminal, or regulatory investigations and prosecutions. It will not be otherwise disclosed or released outside of HUD, except as required and permitted by law. Failure to provide the Employer ID Number or Social Security Number could affect your participation in HUD's Property Disposition Program.

OMB Approval No. 2502-0306 (exp. 7/31/2010)

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This information is required to obtain benefits. HUD may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

This information is required in order to administer the Property Disposition Sales Program (24 CFR Part 291). The collection of information is required in order to provide a binding contract between the property purchaser and HUD. A real estate broker or one of its agents completes this form. If this information were not collected, HUD would not be able to administer the Property Disposition Sales Program properly to avoid waste, mismanagement, and abuse. While no assurances of confidentiality are pledged to respondents, HUD generally discloses this data only in response to a Freedom of Information request.

> This Sales Contract, identified as form HUD-9548, must be prepared and transmitted in accordance with the following instructions. The form provides an original for fiscal and legal review, signed copy for the Purchaser, and unsigned information copies for the Purchaser, the selling Broker, and HUD's designated representative..

Remove this Instruction Sheet and type the HUD Case Number in the box in the upper right.

- Item 1: Type Purchaser(s) name and complete property address.
- Item 2: Enter name(s) and style in which title will be taken.
- Item 3: Enter Bid Amount and amount of earnest money Purchaser has deposited. Enter holder of earnest money deposit in accordance with Seller's instructions.
- Item 4: Enter when appropriate, strictly in compliance with Seller's offering. If Seller has offered the property with insured financing available, and Purchaser is buying under such means, check the first block and the applicable type of insured financing, and complete the down payment and mortgage information. If the insured mortgage involves a repair escrow (and has been so offered by Seller), also check the appropriate block and insert the amount of the repair escrow.

Note: The amounts shown for "cash due at closing" and "balance by mortgage" do not include the FHA Mortgage Insurance Premium, prepaid expenses or closing costs Seller has agreed to fund into the mortgage.

**Note:** If Purchaser is paying cash or applying for conventional or other financing not involving FHA, check appropriate block.

- Item 5: Enter amount of financing/closing costs Seller is expected to pay.
  - Note: If the amount stated in Item 5 exceeds actual and typical allowable financing and/or closing costs, such excess shall not be paid by Seller and may not be used by Purchaser to reduce amount(s) owing to Seller.
- Item 6: Enter dollar amount Seller is expected to pay, including any selling bonus if offered by Seller. The commission will be paid by Seller upon completion of closing.
- Item 7: Enter net amount due Seller (purchase price [Item 3], less Items 5 and 6). Contract will be awarded on the basis of the greatest acceptable net return to Seller.
- Item 8: Enter appropriate occupancy information. If left blank, Purchaser will be considered as an investor. If purchaser qualifies for discount, enter percent. Discount will be reduced by amounts, if any, on Line Items 5 and 6. (Do not enter discounted price on contract.)
- Item 9: Enter in accordance with HUD's instructions.
- Item 10: Enter appropriate back-up offer information.
- Item 11: Enter if an addendum is to be attached to and made a part of this contract.

Note: Addendum not previously approved by Seller may not be made a part of this Contract. Approved addendum must be signed by, and in the same style as, those signing as Purchaser(s).

Item 12: Purchaser(s) must initial in appropriate space.

- Other: a. Failure of the Purchaser to perform in accordance with this contract may cause the Seller to retain all or a portion of the earnest money deposit. Broker must be certain this is fully explained to and understood by the Purchaser(s).
  - b. Enter Selling Broker's Name and Address Identifier (NAID). If broker has not been issued a SAMS NAID, complete forms SAMS-1111, Payee Name and Address, and SAMS-1111-A, Selling Broker Certification, along with required documentation, and attach to this contract. Contact HUD's local designated representative.
  - c. The Broker is required to inform Purchaser of the Conditions of Sale on the reverse of the Sales Contract, and particularly of Purchaser's right and responsibility for satisfying itself as to the full condition of the property prior to submitting an offer to purchase and that Seller will provide no warranty or perform any repairs after acceptance of the Contract.

Signatures: Sign Original, leaving carbon inserts intact, making certain that the signature(s) appears on all copies.

Transmittal: Forward the Original with Copies 1 and 2 to HUD's designated representative. Copies 3 and 4 are to be retained by Broker and Purchaser as information copies. Upon acceptance, HUD's designated representative will return the signed Copy 1 to Broker for delivery to Purchaser(s). HUD's designated representative will retain Copy 2.

#### **Sales Contract**

Property Disposition Program

#### U.S. Department of Housing and Urban Development

Office of Housing Federal Housing Commissioner

1.	I (We),			
	(Purchaser(s)) agree to purchase on the terms set forth described in the deed conveying the property to the Se			
	(street number, street name, unit number, if applicable, city, cour	nty, State	)	·
2.	The Secretary of Housing and Urban Development (S containing a covenant which warrants against the acts			
	name(s) and style:	01 1110	in and an evaluating off, an ough of under min.	The will be taken in the following
3.	The agreed purchase price of the property is		> .	3 \$
٠.	Purchaser has paid \$ as earn			
	to pay the balance of the purchase price, plus or minus			
	earnest money deposit shall be held by	-		
4.	Purchaser is applying for FHA insured financing	20:	3(b), 203(b) repair escrow, 203(k)] with a	acash
	down payment of \$due at c	losing a	and the balance secured by a mortgage in the amoun	tof
	\$ for m	onths (	does not include FHA Mortgage Insurance Premiu	m,
	prepaid expenses or closing costs Seller has agree	d to fun	d into mortgage.).	
	Said mortgage involves a repair escrow amoun	ting to	\$	-
5	Purchaser is paying cash or applying for convention Seller will pay reasonable and customary costs, but not reasonable and customary costs.			
J.	in the area, of obtaining financing and/or closing (excluding			5. \$
6a.	Upon sales closing, Seller agrees to pay to the broker id	entified	below a commission (including	
-	selling bonus, if offered by seller) of			6a. \$
	If broker identified below is not the broad listing broke. The net amount due Seller is (Purchase price [Item 3] 1			6b. \$
	Purchaser is: owner-occupant (will occupy this			7. \$ 0.00
٥.	Tanana di Cara		g agency other government agency. Disco	unt et elecine
	nonprorit organization public	liousiii	Discount will reduced by amounts, if a	
9	Time is of the essence as to closing. The sale shall clo	ose not l		* *
	be held at the office of Seller's designated closing age			
	If Seller does not accept this offer, Seller may			
	Lead based paint addendum is is is not atta Should Purchaser refuse or otherwise fail to perform in retain all or a portion of the deposit as liquidated damag	accord es. The	ance with this contract, including the time limitation Seller reserves the right to apply the earnest money,	n, Seller may, at Seller's sole option,
12	which may be owed by the Purchaser to the Seller for This contract is subject to the Conditions of Sale on the		1	t - Californament
	Certification of Purchaser: The undersigned cert (1) all the contents thereof (including the Conditions satisfying itself as to the full condition of the propert chaser(s): (type or print names & sign)	ifies tha of Sale	at in affixing his/her/its signature to this contract and is in agreement therewith without protest;	he/she/it understands: (2) he/she/it is responsible for
				-T
Pur	chaser(s) Social Security Number (SSN) or Employer Identificatio	n Numbe	r (EIN) (include hyphens) Phone No:	Date Purchaser(s)Signed Contract:
Sel	er: Secretary of Housing and Urban Development	Ву: (	type name & title, & sign)	Date Contract Accepted by HUD:
Χ				
des sta he/ wit	ertification of Broker: The undersigned certifies that scribed herein to or to make it available for inspection or tus, national origin, or disability; (2) he/she has both proceed that sexplained fully to the purchaser the entire terms the Seller's earnest money policy as set forth on HUD for ich he/she has executed and filed with Seller.	conside ovided of the c	ration by a prospective purchaser because of his/he and explained to the purchaser the notice regardin contract, including Condition B on the reverse here	rrace, color, religion, sex, familial g use of Seller's closing agent; (3) of; and (4) he/she is in compliance
Bro	ker's Business Name & Address: (for IRS reporting) (include Zip	Code)	Broker's EIN or SSN: (include hyphens)	SAMS NAID:
			Signature of Broker:	Broker's Phone No:
			x	
Ту	pe or print the name and phone number of sales person:			
			Cinnetus B Date	
_	is section for HUD use only. Broker notified of:  Acceptance Back-Up No	-umorizir	ng Signature & Date:	
=		X		
	avious editions are obsolete			10.5 form IIIID 0540 (4/00)

HUD Case No.

#### **Conditions of Sale**

- A. All assessments, including improvement assessments which are available for payment without interest or penalty for advance payment, taxes, rent, and ground rent, if any, shall be prorated as of the closing date.
- B. Seller makes no representations or warranties concerning the condition of the property, including but not limited to mechanical systems, dry basement, foundation, structural, or compliance with code, zoning or building requirements and will make no repairs to the property after execution of this contract. Purchaser understands that regardless of whether the property is being financed with an FHA-insured mortgage, Seller does not guarantee or warrant that the property is free of visible or hidden structural defects, termite damage, lead-based paint, or any other condition that may render the property uninhabitable or otherwise unusable. Purchaser acknowledges responsibility for taking such action as it believes necessary to satisfy itself that the property is in a condition acceptable to it, of laws, regulations and ordinances affecting the property, and agrees to accept the property in the condition existing on the date of this contract. It is important for Purchaser to have a home inspection performed on the property in order to identify any possible defects. If FHA insured financing is used, up to \$200 of the cost to perform the inspection may be financed into the mortgage. Names of home inspection companies can be found in the yellow pages of your telephone directory under the heading "Home Inspection Services.
- C. If financing is involved in this transaction (Item 4), Purchaser agrees that should he/she/it fail to provide documentation indicating that proper loan application was made in good faith within 10 calendar days of the date this contract was accepted by Seller, and/or thereafter otherwise to put forth good faith efforts to obtain necessary financing, Seller shall have the option of rescinding this contract and retaining all or a portion of Purchaser's earnest money deposit.
- D. Seller may rescind this contract and return all or a portion of Purchaser's earnest money deposit under the following conditions:
   1. Seller has not acquired the property.
  - Seller is unable or unwilling to remove valid objections to the title prior to closing.
  - 3. Seller determines that purchaser is not an acceptable borrower. Tender of the deposit shall release the Seller from any and all claims arising from this transaction.
- E. Purchaser may not perform repairs nor take possession of the property until sale is closed. Risk of loss or damage is assumed by Seller until sale is closed, unless Purchaser takes possession of the property prior thereto, in which case State law shall apply. (1) If sale involves FHA insured financing and after damage the property no longer meets the intent of Minimum Property Standards (MPS), Seller may, at its option, perform repairs or cancel the contract and return Purchaser's full earnest money deposit. If, after damage, the property still meets the intent of MPS, Purchaser has the option of accepting the property as-is, with a purchase price adjustment at Seller's sole discretion, or cancelling the contract and receiving refund of full earnest money deposit. (2) If sale does not involve FHA insured financing, Seller will not repair damage but may, at Seller's sole discretion, reduce the sale price. Purchaser has option to cancel the contract and receive refund of full earnest money deposit. Tender of the earnest money shall release Seller from any claims arising from this transaction.

- F. If this property is being offered with FHA insured mortgage financing available, Seller's acceptance of this contract constitutes a commitment to insure, conditioned upon Purchaser being determined by Seller or Direct Endorsement Underwriter to be an acceptable borrower and further conditioned upon Seller's authority to insure the mortgage at the time the sale is closed.
- G. Purchaser understands that Seller's listing price is Seller's estimate of current fair market value.
- H. No member of or Delegate to Congress or Resident Commissioner shall be admitted to any share or part of this contract or to any benefit that may arise therefrom, but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit.
- I. Purchaser and Seller agree that this contract shall be binding upon their respective heirs, executors, administrators, successors or assigns but is assignable only by written consent of the Seller.
- If this property was constructed prior to 1978, Seller has inspected for defective paint surfaces (defined as cracking, scaling, chipping, peeling or loose paint on all interior and exterior surfaces). Seller's inspection found no defective paint surfaces, or if defective paint surfaces were found, Seller has treated or will treat such defective surfaces in a manner prescribed by Seller prior to closing. Purchaser understands and agrees that the Seller's inspection and/or treatment is not intended to, nor does it guarantee or warrant that all lead-based paint and all potential lead-based paint hazards have been eliminated from this property. Purchaser acknowledges that he/she/it has received a copy of a pamphlet which discusses leadbased paint hazards and has signed, on or before the date of this contract, the Lead-Based Paint Addendum to Sales Contact - Property Built Before 1978. Purchaser understands that the Lead-Based Paint Addendum must be signed by all Purchasers and forwarded to Seller with this contract. Contracts which are not in conformance with these requirements will not be accepted by Seller.
- K. The effective date of this contract is the date it is accepted (signed) by the Seller.
- L. If the amount stated in Item 5 exceeds actual and typical financing and/or closing costs, such excess shall not be paid by Seller and may not be used by Purchaser to reduce amount(s) due Seller.
- M. Seller's policies and requirements with regard to earnest money (including forfeiture thereof), extensions of time in which to close the sale, back-up offers, and allowable financing and/or closing costs are detailed in instructions issued to selling brokers.
- N. Seller makes no representations or guarantees that the property will, in the future, be eligible for FHA insured mortgage financing, regardless of its condition or the repairs which may be made.
- O. Warning: Falsifying information on this or any other form of the Department of Housing and Urban Development is felony. It is punishable by a fine not to exceed \$250,000 and/or a prison sentence of not more than two years. (18 U.S.C. 1010, 3559; 3571)
- P. This contract contains the final and entire agreement between Purchaser and Seller and they shall not be bound by any terms, conditions, statements, or representations, oral or written, not contained in this contract.

	Case #			
Case #				

## **Electronic Filing of 9548 Contract Addendum**

form in the submission of their bid	
By doing so, all parties to this agreement cer information and/or content of the 9548 contr further certify, warrant, and represent that the contract.	act has been altered in any manner. They
The broker and purchaser(s) further agree that responsibilities, as stated in the "Conditions Sales Contract and (ii) no contract or binding HUD-9548 Sales Contract, executed by the UD-evelopment is returned to purchaser.	of Sale," which is a part of the HUD-9548 g agreement exists unless and until a written
The broker and purchaser(s) knowingly exect that "falsifying information on this or any of Urban Development is felony. It is punishably prison sentence of not more than two years (	her form of the Department of Housing and ble by a fine not to exceed \$250,000 and/or a
CERTIFICATION OF ACCURACY	
The following parties have reviewed the info knowledge it is true and accurate, and that the hereof.	ormation above and certify to the best of their ney agree to all of the terms and provisions
Purchaser	Date
Print Name (Purchaser)	<b></b>
Purchaser	Date
Print Name (Purchaser)	_
Broker/Agent	Date
Print Name (Broker/Agent)	-

## Addendum to the Sales Contract

Property Disposition Program

U.S. Department of Housing and Urban Development Office of Housing Federal Housing Commissioner

**Warning:** Falsifying information on this or any other form of the Department of Housing and Urban Development is a felony. It is punishable by a fine not to exceed \$250,000 and/or a prison sentence of not more than two years.

marviadar	Owner-Occupant Certification
	I/we,
Property address:	
	as an owner-occupant purchaser. I/we certify that I/we have not purchased a HUD-owned property within the past 24 months as an owner-occupant. This offer is being submitted with the representation that I/we will occupy the property as my/our primary residence for at least 12 months.
Purchaser's Name, Signature & Date:	
Purchaser's Name, Signature & Date:	
Broker Cer	tification
	I certify that I have not knowingly submitted the HUD-9548, Sales Contract, for the above listed property, on behalf of an investor purchaser. I further certify that I have discussed the penalties for false certification with the purchaser(s).
Broker's Name, Signature & Date:	

# PREQUALIFICATION LETTER (Must be printed on Lender's Letterhead)

ТО	:	U.S. Department of Housing & Urban Development c/o PEMCO, LTD.		
RE	:	HUD Case No.		
		Property#/Street/Unit		
		City/State/Zip		
		Purchaser(s)		
		Prequalified Amount or Verified Cash: \$ Expiration		
ON (	IE O	OF THE FOLLOWING SECTIONS MUST BE CHECKED:  Purchaser(s) have met all the pre-qualifications for an FHA 203B mortgage. All deposits/down payments have refified to include receipt of gift letter of funds. A current credit report has been obtained and reviewed, or	nave been	
Purchaser(s) have met all the pre-qualifications for an FHA 203k mortgage which includes all 203k impro- All deposits/down payments have been verified to include receipt of gift letter of funds. A current credit re- obtained and reviewed				
identified applicants have been found to be pre-qualified for the loan amount specified. All deposits/deposits been verified to include receipt of gift letter of funds. A current credit report has been obtain Applicant(s) are aware that they must comply with all FHA underwriting guidelines in order for the labeline funded. The applicants are qualified to close escrow within the specified closing period and will consider the specified closing period and will be specified closing period closing period and will be specified closing period and will be specified closing period closing period closing period closing period c		This Pre-qualification Letter is issued based upon an FHA DE approved underwriter's determination that t identified applicants have been found to be pre-qualified for the loan amount specified. All deposits/down paym been verified to include receipt of gift letter of funds. A current credit report has been obtained and Applicant(s) are aware that they must comply with all FHA underwriting guidelines in order for the loan comm be funded. The applicants are qualified to close escrow within the specified closing period and will conform to allowable closing costs established under FHA guidelines.	own payments have ned and reviewed. oan commitment to	
(	)	Purchaser(s) have met all the qualifications for conventional financing subject to the following lender condit deposits/down payments have been verified to include receipt of gift letter of funds. A current credit report obtained and reviewed.		
(	)	All Cash (proof of funds has been verified by broker). Must be printed on Broker's Letterhead.		
Lei	nder	ler Signature Date DE Underwriter Signature Date		
Lei	nder	ler's Name Underwriter's Name		
Bro	oker	CHUMS #		

The Pre-Qualification Letter must be submitted with all Sales Contracts. Any offer received without the Pre-Qualification Letter will be rejected. Please make sure you review the Pre-Qualification Letter so that all the required and pertinent information is completed.

PEMCO-CLTR 5/2/2007

## **EARNEST MONEY CERTIFICATION**

Brokers/Realtors: You are required to collect earnest money deposits from prospective buyers before placing a bid.

The earnest money deposit for Pemco is \$500.00 when the purchase price is \$50,000.00 and under, and \$1,000 when the purchase price is \$50,001.00 and over. The earnest money deposit must be in the form of certified funds (cashier's check, money order or bank certified check) repayable to "Housing & Urban Development". For all vacant lots, the earnest money must be 5 of the List Price.		
***Certified funds must be included	d in this space or attached to this form***	
I hereby certify that I have collected the above certified check from the Purchaser(s) in connect I have fully explained HUD's earnest money for Should HUD not accept the contract, I shall re Purchaser(s) by 4:00 p.m. on the next business contract.	forfeiture policy to the Purchaser(s).	
BROKER HUDPEM-002 (9/2010)	DATE	

## U.S. DEPT. OF HOUSING & URBAN DEVELOPMENT Addendum A

(REV 09-28-10)

#### \*\*\*\*\*\*FORFEITURE AND EXTENSION POLICY\*\*\*\*\*\*\*

With the exception of properties being purchased with 203(k) financing, all HUD Property Disposition sales of HUD-acquired properties are to close within 45 days of acceptance of a HUD-9548 (1/99) Sales Contract offer to purchase. Purchases involving 203(k) financing are to close within 60 days of acceptance of a HUD-9548 (1/99) Sales Contract offer to purchase.

#### **Forfeiture of Earnest Money Deposits**

The failure by a Purchaser to close on the sale of property within the allowable time period, including any extensions granted by HUD, will result in the forfeiture of the earnest money deposit, except where the Purchaser presents documentation to HUD that one of the special circumstances described in paragraphs (a) and (b) below of this section has occurred.

#### (a) Investor Purchases

- 1. The failure by an investor Purchaser to close on an uninsured sale will result in forfeiture of the entire earnest money deposit.
- 2. Fifty percent of the earnest money deposit on an insured sale will be returned to an investor Purchaser where HUD (or a Direct Endorsement tender using HUD guidelines) determines that the Purchaser is not an acceptable borrower.

#### (a) Owner-Occupant Purchasers

- 1. The entire earnest money deposit will be returned to an owner-occupant Purchaser who fails to close where, since the contract of sales was signed:
  - (i) There has been a death in the immediate family (contract holder, spouse, or children living in the same household):
  - (ii) There has been a recent serious illness in the immediate family that has resulted in significant medical expenses or substantial loss of income, thus adversely affecting the Purchaser's financial ability to close the sale;
  - (iii) There has been a loss of job by one of the primary breadwinners, or substantial loss of income through no fault of the Purchaser;
  - (iv) In the case of an insured sale, HUD (or a Direct Endorsement tender using HUD guidelines) determines that the Purchaser is not an acceptable borrower; or
  - (v) On an uninsured sale, the purchaser was pre-approved for mortgage financing in an appropriate amount by a recognized mortgage lender and despite good faith efforts, is unable to obtain mortgage financing, "Pre-approved" means a commitment has been obtained from a recognized mortgage lender for mortgage financing in a specific dollar amount sufficient to purchase the property.
  - (vi) For other good cause, as determined by HUD.

On an uninsured sale, forfeit 50 percent of the deposit in those instances where, despite good faith efforts by the purchaser, there is an inability to obtain a mortgage loan from a recognized mortgage lender.

On either type of sale, forfeit 100 percent of the deposit in those instances where no documentation is submitted, where the documentation fails to provide an acceptable cause for the buyer's failure to close, or where documentation is not provided within a reasonable time following contract cancellation (e.g., 90 days).

#### **Extensions**

PEMCO, Ltd. will grant extensions of time upon written request from Purchaser. Extensions of time to close the sale are entirely within the Seller's discretion. An extension, if granted, will be under the following conditions:

- (a) A written request for an extension must be received by PEMCO, Ltd. no later than five days before the expiration of the sales contract.
- (b) The documentation submitted with the request must establish the cause of delay and that mortgage approval is imminent during the extension period.
- (c) An extension will be for a period of fifteen calendar days. Fees will be based on the Contract Sales Price of the property, \$10 per day is charged if the sales price is \$25,000 or less; \$15 per day if the sales price is more than \$25,000, but not more than \$50,000; and \$25 per day if the sales price is over \$50,000. Extension requests must be submitted through the Closing Agent and all fees in form of cashier's check or money order) must accompany the request at the time of submission.
- (d) Extension fees shall be retained by Seller if a closing does not occur.
- (e) At time of closing, unused extension fees will be prorated to the Purchaser and refunded by escrow.
- (f) The granting of one extension shall not obligate the Seller to grant additional extensions and the Seller shall declare a Default for the Purchaser's failure to close the sale upon the expiration of the original closing period or upon expiration of the extension.

#### Closing costs automatically paid by HUD

•	Proration of property taxes and any special assessments such as Homeowner's Association (HOA) fees and utility bills	Paid by HUD automatically.
•	Condominium or HOA Transfer Fee	If applicable.
•	Costs to provide condominium documents to Purchaser	If applicable.
•	Repair Escrow Fee of \$200	Where applicable on FHA insured loans only.
•	Settlement or Closing Fee	The Department will pay HUD's Closing Agent. This is the Purchaser's cost if another closing agent is chosen.
•	Recording Fees:	HUD will automatically pay recording fees and charges for the deed only (i.e., nominal amount charge per recordation).

#### Closing costs that may be paid by HUD

Sales Commission for Selling Broker will be paid by HUD, a sales commission of up to five (5%) of the sales price, only if indicated on Line 6a of form HUD-9548, Sales Contract.

HUD will allow to be deducted from its proceeds, purchaser financing and closing costs that are considered to be reasonable and customary in the jurisdiction where the property is located. In no event may these costs exceed 3% of the property's gross purchase price. Please reference HUD Notice H2009-04 for additional information.

HUD Case No.:
Property Address:
City:
Seller Disclosure
Seller makes no representations or warranties concerning the condition of the property, including but not limited to mechanical system dry basement, foundation, structural, or compliance with code, zoning or building requirements and will make no repairs to the property after execution of this contract. Purchaser understands that regardless of whether the property is being financed with an FHA-insured mortgage, Seller does not guarantee or warrant that the property is free of visible or hidden structural defects, termite damage, lead-based paint, mold, or any other condition that may render the property uninhabitable or otherwise unusable. Purchaser acknowledges responsibility for taking such action as it believes necessary to satisfy itself that the property is in a condition acceptable to it, of laws, regulations and ordinances affecting the property and agrees to accept the property in the condition existing on the date of this contract. Seller disclosure concerning HOA dues, Mello Roos taxes, assessments, or any tax concerning HUD homes is based on available information but not deemed complete or accurate. It is the responsibility of the Buyer to obtain all information concerning these issues.
Walk-Thru Inspection
All Purchasers are strongly encouraged to perform a walk through inspection PRIOR to the close of escrow. If a Purchaser discovers a property condition that did not exist at the time of sale they must immediately notify HUD's property manager, PEMCO, Ltd. of the damage. Reporting of the damage does not guarantee the correction of the problem that has been discovered. Each case will be looked at and a determination will be made as to whether the damage will be repaired or proper credits given at the close of escrow, if those repairs or credits are deemed in the best interest of the Dept. of HUD. The buyer assumes full responsibility for the property and its condition on the date of close of escrow. The Department assumes no responsibility and will make no settlement, for damages reported to HUD after the close of escrow. (See item # 13.E of HUD Sales Contract).
Buyer Certification
I/we certify that I/we have read all three pages of this addendum and have been interviewed, completed a loan application, verification of employment's and obtained a full credit report from the lender that has provided the attached Letter of Commitment. I/we understand that I/we will forfeit our earnest money deposit if we enter into this contract without completing this qualification process.
Signatures:

(Purchaser)

(Purchaser)

(Date)

(Date)

(Purchaser)

(Purchaser)

## LEAD-BASED PAINT DISCLOSURE ADDENDUM

# SELLER HAS NO RECORDS OR REPORTS PERTAINING TO LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

Property Case #: Property Address	
built before 1978 paint that may p young children reduced intelliger poses a particular required to provi assessments or in	of any interest in residential real property on which a residential dwelling was a is notified that such property may present exposure to lead from lead-based lace young children at risk of developing lead poisoning. Lead poisoning in may produce permanent neurological damage, including learning disabilities, ace quotient, behavioral problems, and impaired memory. Lead poisoning also r risk to pregnant women. The Seller of any interest in residential property is dee the Purchaser with any information on lead-based paint hazards from risk aspections in the HUD's possession and notify the Purchaser of any known lead-rds. A risk assessment or inspection for possible lead-based paint hazards is
The Purchaser had contract is accept paint inspection, withdraw from contingency expenditure withdrawal). The obtains an indentity of the contract of the cont	cords or reports pertaining to lead-based paint and/or lead-based paint hazards. as a contingency period that expires fifteen (15) calendar days from the date the ted by HUD, to conduct at the Purchaser's expense, an independent lead-based visual assessment for deteriorated paint, or risk assessment. The Purchaser may the contract by providing written notice of withdrawal on or before the piration date (as evidenced by the postmark on the Purchaser's notice of the Purchaser will be entitled to a refund of earnest money only if the Purchaser tendent lead-based paint inspection performed by a Certified Lead-Based Paint tak Assessor, and the Purchaser provides HUD with a copy of the inspection
Financing Type	(Selling Broker to initial applicable clause)
property inspection below.	Financing of Property Constructed Prior to 1978: The purchase of this is not being financed with an FHA insured loan. The Purchaser has an not contingency that expires 15 days from the date of the Purchaser's signature the property is being sold as is with respect to all conditions including, subject to a contingency, the potential presence of lead or lead-based paint hazards.
insured 1	A Insured Financing Except 203(k): This property is being sold subject to FHA financing under any program other than a 203(k) Rehabilitation Mortgage. Upon execution the HUD will procure a lead-based paint inspection and will deliver

the inspection report to the Selling Broker by overnight delivery service along with a

paint stabilization plan and cost estimate if deteriorated lead-based paint is found and a supplemental Lead-Based Paint Disclosure Addendum.

The Purchaser shall have the right to review the inspection report, paint stabilization plan and cost estimate.

If deteriorated lead-based paint was identified in the Report, HUD will only perform stabilization if the cost estimate is \$4000.00 or less. If the cost estimate is greater than \$4000.00, HUD at its sole discretion may: (1) cancel the sales contract, or (2) allow the purchaser to amend the contract financing to FHA 203k or conventional. In the event that HUD cancels the sale, the purchaser will be entitled to a 100% refund of earnest money.

If the cost estimate is \$4000.00 or less and the Purchaser is dissatisfied with the information provided, the Purchaser may withdraw from the contract and receive a full refund of earnest money by providing written notification to HUD of the intention to withdraw. Written notification must be postmarked by the latest of fifteen (15) calendar days from the date the contract is accepted by HUD or two (2) business days following the date of the Purchaser's signature on the supplemental Lead-Based Paint Disclosure Addendum.

If deteriorated lead-based paint was identified in the Report and the Purchaser does not exercise its option to withdraw from the sale contract, HUD will stabilize the deteriorated lead-based paint in accordance with the stabilization plan and obtain lead clearance by the close of the escrow period or any extensions thereof.

FHA 203(k) Financing: This property is being sold subject to a 203(k) Rehabilitation Mortgage. Upon contract execution HUD will procure a lead-based paint inspection and will deliver the Report to the Purchaser by overnight delivery service along with a lead-based paint stabilization plan, if deteriorated lead-based paint is found, and a supplemental Lead-Based Paint Disclosure Addendum.

The Purchaser shall have the right to review the inspection report, paint stabilization plan and cost estimate. If the Purchaser is dissatisfied with the information provided, the Purchaser may withdraw from the contract and receive a full refund of earnest money by providing written notification to the Seller of the intention to withdraw. Written notification must be postmarked by the later of fifteen (15) calendar days from the date of the Purchaser's signature below, or two (2) business days following the date of the Purchaser's signature on the supplemental Lead-Based Paint Disclosure Addendum.

If deteriorated lead-based paint was identified in the Report and the Purchaser does not exercise its option to withdraw from the sale contract, the Purchaser shall stabilize the deteriorated lead-based paint as part of its work plan for the property rehabilitation and shall obtain lead clearance before occupancy. Purchaser shall complete the 203(k) Rehabilitation Financing Lead Agreement form.

Sennig Diukei Acknow	wledgement (initial)	
Selling Broker is	aware of his/her responsibility to ensure com	apliance with 42 U.S.C. 4852d.
Certification of Accur	acy	5
knowledge, that the info	have reviewed the information above a commation they have provided is true and a	and certify, to the best of their accurate.
•	(Purchaser)	, 20 (date)
:	(Co-Purchaser)	, 20 (date)
	(Selling Broker)	, 20 (date)
		20 (data)
	(Seller)	, 20 (date)
	(Seller)	, 20 (date)

## Radon Gas and Mold Notice and Release Agreement

#### U.S. Department of Housing and Urban Development Office of Housing Federal Housing Commissioner

Property Case #:			
Property address:			

# PURCHASERS ARE HEREBY NOTIFIED AND UNDERSTAND THAT RADON GAS AND SOME MOLDS HAVE THE POTENTIAL TO CAUSE SERIOUS HEALTH PROBLEMS.

Purchaser acknowledges and accepts that the HUD-owned property described above (the "Property") is being offered for sale "AS IS" with no representations as to the condition of the Property. The Secretary of the U.S. Department of Housing and Urban Development, his/her officers, employees, agents, successors and assigns (the "Seller") and PEMCO, LTD., an independent management and marketing contractor ("M & M Contractor") to the Seller, have no knowledge of radon or mold in, on, or around the Property other than what may have already been described on the web site of the Seller or M & M Contractor or otherwise made available to Purchaser by the Seller or M & M Contractor.

Radon is an invisible and odorless gaseous radioactive element. Mold is a general term for visible growth of fungus, whether it is visible directly or is visible when barriers, such as building components (for example, walls) or furnishings (for example, carpets), are removed.

Purchaser represents and warrants that Purchaser has not relied on the accuracy or completeness of any representations that have been made by the Seller and/or M & M Contractor as to the presence of radon or mold and that the Purchaser has not relied on the Seller's or M & M Contractor's failure to provide information regarding the presence or effects of any radon or mold found on the Property.

Real Estate Brokers and Agents are not generally qualified to advise purchasers on radon or mold treatment or its health and safety risks. <a href="Purchasers are encouraged to OBTAIN THE SERVICES OF A OUALIFIED AND EXPERIENCED PROFESSIONAL TO CONDUCT INSPECTIONS AND TESTS REGARDING RADON AND MOLD PRIOR TO CLOSING.">Purchasers are hereby notified and agree that they are solely responsible for any required remediation and/or resulting damages, including, but not limited to, any effects on health, due to radon or mold in, on or around the property.

In consideration of the sale of the Property to the undersigned Purchaser, Purchaser does hereby release, indemnify, hold harmless and forever discharge the Seller, as owner of the Property and separately, M & M Contractor, as the independent contractor responsible for maintaining and marketing the Property, and its officers, employees, agents, successors and assigns, from any and all claims, liabilities, or causes of action of any kind that the Purchaser may now have or at any time in the future may have against the Seller and/or M & M Contractor resulting from the presence of radon or mold in, on or around the Property.

Purchaser has been given the opportunity to review this Release Agreement with Purchaser's attorney or other representatives of Purchaser's choosing, and hereby acknowledges reading and understanding this Release. Purchaser also understands that the promises, representations and warranties made by Purchaser in this Release are a material inducement for Seller entering into the contract to sell the Property to Purchaser.

Dated this day of, 20	
Purchaser's Signature	Purchaser's Signature
Purchaser's Printed Name	Purchaser's Printed Name

OMB Approval No: 2502-0538

**U.S. Department of Housing** and Urban Devel Federal Housing Administration (FHA)



# For Your Protection: Get a Home Inspection

## Why a Buyer Needs a Home Inspection

A home inspection gives the buyer more detailed information about the overall condition of the home prior to purchase. In a home inspection, a qualified inspector takes an in-depth, unbiased look at your potential new home to:

- ✓ Evaluate the physical condition: structure, construction, and mechanical systems;
- ✓ Identify items that need to be repaired or replaced; and
- ✓ Estimate the remaining useful life of the major systems, equipment, structure, and finishes.

## **Appraisals are Different from Home Inspections**

An appraisal is different from a home inspection. Appraisals are for lenders; home inspections are for buyers. An appraisal is required to:

- ✓ Estimate the market value of a house;
- ✓ Make sure that the house meets FHA minimum property standards/requirements; and
- ✓ Make sure that the property is marketable.

## FHA Does Not Guarantee the Value or Condition of your Potential New Home

If you find problems with your new home after closing, FHA can not give or lend you money for repairs, and FHA can not buy the home back from you. That is why it is so important for you, the buyer, to get an independent home inspection. Ask a qualified home inspector to inspect your potential new home and give you the information you need to make a wise decision.

## Radon Gas Testing

The United States Environmental Protection Agency and the Surgeon General of the United States have recommended that all houses should be tested for radon. For more information on radon testing, call the toll-free National Radon Information Line at 1-800-SOS-Radon or 1-800-767-7236. As with a home inspection, if you decide to test for radon, you may do so before signing your contract, or you may do so after signing the contract as long as your contract states the sale of the home depends on your satisfaction with the results of the radon test.

## Be an Informed Buyer

It is your responsibility to be an informed buyer. Be sure that what you buy is satisfactory in every respect. You have the right to carefully examine your potential new home with a qualified home inspector. You may arrange to do so before signing your contract, or may do so after signing the contract as long as your contract states that the sale of the home depends on the inspection.



HUD-92564-CN (6/06) FHALL



## **Property Disposition Program** 203(k) Rehabilitation Financing **Lead Agreement**

## U.S. Department of Housing and Urban Development

Office of Housing

Federal Housing Commissioner

Public reporting burden for this collection of information is estimated to average 12 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This information is required to obtain benefits. HUD may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. This information is required in order to administer the HUD Lead Safe Housing Rule (24 CFR Part 35). The information is required in order to determine and document eligibility to participate in the 203(k) sales program. If this information were not collected, HUD would not be able to administer the

Property Disposition Sales Program properly to avoid waste, mismanagement, and abuse. The information will be retained by the Department as part of the transaction record for a property disposition action. Failure to provide this information could affect your participation in the HUD Homes program.

OMB Approval No.2502-0306

(Expires 7/31/2010)

Warning: Falsifying information on this or any other form of the Department is a felony. It is punishable by a fine not to exceed \$250,000 and/or a prison sentence of not more than two years. Failure to adhere to the residency and resale requirements may result in administrative sanctions being taken against the purchaser.

	203(k) REHABILITATION FINANCING LEAD	AGREEMENT
Property Address:		
FHA Case Number:		
This agreement is an ad name) agreement must be exect designated closing agen	dendum to and incorporated in the contract for the purchase of the executed on, 20 (date to by the Selling Broker, the Purchaser and the Lender listed but.	ne above referenced property by (Purchaser's re). Prior to closing of the sale transaction, this below and a copy delivered to the Seller's
The purchaser intends to	o finance this transaction with an FHA 203(k) rehabilitation loan	
		(Lender) doing business at (Lender's address).
based paint inspection, a will be completed prior completed prior to occu application), in which callocal practices, which me thaw to do work).  Upon the completion of	the required lead work and clearance, the undersigned Lender agtion of 203(k) Rehabilitation Financing Lead-Based Paint Stabilitated on the notice	naser agree that the interior work and clearance that the exterior work and clearance will be winter cold weather prevents proper paint pleted as soon as possible (in accordance with n any weather conditions, or waiting for a grees to provide the attached Addendum to
Ownership Center male	ated on the notice.	
Signature of Lender		Date
Signature of Purchaser		Date
Signature of Selling Bro	oker	Date

ADDENDUM TO SALES CONTRACT: