# HC HOMES at Tehaleh

		BUILL	DER'S ADDENDUM A-1	
agreem recorde	ent covers the purchard under auditor's file	se and sale of th	and Sale Agreement dated	according to plat gton. Plan,
1.	24722 104 <sup>1h</sup> Ave. SE	#100 Kent, WA 9 y Title Insurance	l go through First American Title — 98030, Phone 253-850-5230, Fax — company. In the event that another Tave a split Title.	866-234-0496. Purchaser has
2.	Trasie Willis — 2472	22 104 <sup>th</sup> Ave SE avare that the Selle	G/ESCROW through First Americ #100, Kent, WA 98030, phone 253- er receives a Builder's discount rate of al competitive rate.	850-5230 — Fax 866-234-
3.	Clause in the Agree to apply for a stand Together with hom	ment. Seller auth ard form Owner eowner's additi itional cost, fro	of Title Insurance. Notwithstands norizes Buyer's lender or Closing Agr's Policy of Title Insurance (ALT onal protection and inflation protent the Title Insurance Company rance.	gent. at Seller's expense, A 1992 or equivalent). ection endorsements if
4.	Earnest Money shal a non-refundable co Homes upon remov	l be paid to First nstruction depos al of the financir	10,000 on existing inventory and \$ a American Title & Escrow. Earness at and First American shall release ag contingency or 30 days after Mu earnest money back to buyer at the	t Money is considered earnest money to HC tual Acceptance,
5.		•	ntingencies expire and are consider therwise agreed in writing.	red waived within 30
6.	is substantially comp date contained in th the best estimate of The Closing Date i	plete and a CERT is agreement or a when the new h in this agreemen of complete prior	e only. COMPLETION is defined IFICATE OF OCCUPANCY is is communicated to Purchaser by Sel nome will be completed and in not shall be the termination date unler to the closing date, automatic 30-	sued. Any completion ler or Seller's Agent is way is a guarantee. ess mutually extended.
7.	Emerald Pointe an assistance incentivapply for financing	d for Purchaser re at the closing g within five (5 Seller's approv	naintain the current low pricing for to be entitled to receive any bug of this agreement, Purchaser ago days after mutual acceptance oved premium lenders which incl	yer closing cost grees that they will of the agreement
Buyer:		_ Date:	Seller:	Date:

Buyer: \_\_\_\_\_\_ Date: \_\_\_\_\_

Chris Johnston, Community One Financial: Cell 253-229-2562/Office 253-770-2282 Email: cjohnston@CommunityOneOnline.com

If Purchaser elects to make application with any alternate lender, they will still be

	required to get pre-qualified from event, they will receive no buyer seller at closing then being offere Contingency form 22A	bonus or closing cost assi	istance, at all, from the
	Seller shall pay up to a \$loan(s) and settlement costs.	Buyer Bonus which s	shall be applied to buyers
	Buyer may not use or apply any special incentive or promotion of payment of any of buyers selected allowable closing costs including	offered, from time to time ed home upgrades or op	ne, by seller toward the tions and only for
	Buyers' Initials:	Selle	er's Initials:
8.	In the event that the upgrades are no unused portions are surrendered back to	•	
9.	Builder is not responsible for expirat any other fee or loss due to the estim ADVISED TO INSURE THAT LEI MADE AWARE OF THIS AGREE	nated completion date not be NDER AND ANY OTHER	eing met. PURCHASER IS
10.	The buyer agrees to close within 3 day pay HC Homes \$150 per day until	•	ection or the buyer will agree to
	Buyers' Initials:	Selle	er's Initials:
11.	Any lender choosing to participate i charge a loan processing fee, docum Seller will not pay any fee of any nat agreement.	nent prep fee or underwritir	ng fee to either Buyer or Seller.
12.	VA Financing: Purchaser and Seller agree that Purchaser will finance the VA Funding Fee, and that any such fees are not part of the purchase price herein. Any and all Seller paid closing cost of the Purchaser's behalf such as escrow fee shall be paid from the Buyer Bonus.		
13.	Purchaser acknowledges that the prop BUILDER AND BUILDER'S SUBO on the home or premises for any reas	CONTRACTORS are author	

Buyer: \_\_\_\_\_ Date: \_\_\_\_

- 14. Builder reserves the right to substitute items of comparable quality without notice. All items are subject to reasonable availability.
- 15. Some homes may have designer/upgraded features outside of what the standard features may be. This does not change the standard features.
- 16. All upgrades are to be agreed upon and paid for in full within 10 days of mutual acceptance of this agreement. All requests and upgrade quotes must be sent directly to the Seddon Marketing in writing via email on a NWMLS form 34.Emails must be sent to Rick@SeddonMarketing.com, Kortni@SeddonMarketing.com, and Brianna@SeddonMarketing.com. Responses to upgrade requests will be within 2 business days. Any features other than the range, oven, microwave, dishwasher and refrigerator included on the front page of the purchase and sale under "included items" will not be part of the contract unless they are agreed to on a form 34. Upgrades must be purchased through HC HOMES LLC and all upgrades monies are non-refundable at the time order is placed. Washington State Sales Tax of 9.3% to be added to all prices quoted for upgrades. Upgrades must be paid for at the time order is placed. If any changes are made after the purchase and sales agreement have been mutually accepted by both the purchaser and the seller a \$250.00 administration fee will be charged per addendum changing the framing, and or upgrades. This \$250.00 administration fee will be over and above the cost of changes. In the event that a buyer pays for an upgrade & builder fails to install for any reason, buyer will take upgrade money as its sole & exclusive remedy. This will not give buyer cause rescind this Purchase and Sales agreement. Option payments are as follows:
  - **a. Preferred Lender Clients:** 50% down plus the balance on a promissory note due at closing, rescission or change of lenders, but no later than the closing date.
  - **b.** Other Lender Clients: 100% down.
- 17. In the event that the purchase price is raised for upgrades, to cover closing costs, etc. commission will be based on the base price only, and there will be an extra 5% added for the increased amount only.
- 18. Purchaser acknowledges that the only appliances that come standard in the purchase of the home are stove/range, dishwasher, and microwave. All other appliances will have an additional cost to the price of the home.
- 19. Builder has sole discretion as to location of home on lot. Many factors and considerations dictate that the builder has the responsibility and authority to make that decision.
- 20. Buyer to review and approve all lot corners and lot square footages to own satisfaction. This will not be reason to terminate the transaction.
- 21. Plans, drawings, specifications and design materials shall remain the sole property of the builder and will not be available to purchaser.

Buyer:	Date:	Seller:	Date:
Buyer:	Date:		

- 22. All questions regarding the new home shall be submitted through Seddon Marketing via email to the Builder and only written responses shall be relied upon. Agents, Subcontractors, and Field Superintendents are not authorized to make representations for the Builder and the Purchaser is cautioned not to make verbal inquiries or rely on any verbal representations.
- 23. At Sellers sole and exclusive discretion, in the event of a dispute, of any kind, regarding this transaction Buyer will agree to rescind this Purchase and Sale Agreement and to accept the Earnest Money back as their sole and exclusive remedy.
- 24. Insulation: Federal Trade Commission Regulations require the following information to be disclosed:

Wall Insulation: Fiberglass Batt- 5 'A" thickness-Washington Energy Code R-49 Ceiling Insulation: Cellulose- 9 'A" thickness- Washington Energy Code R-21 Floor Insulation: Fiberglass Batt- 5 '/2" thickness-Washington Energy Code R-30.

- 25. Disclosure Statement: Effective January 1, 1995, the Seller of residential real property within the state of Washington is required by RCW 64.06 to disclose the condition of property in writing within five (5) days of mutual acceptance of the Purchase and Sale Agreement. Since this agreement involves the purchase and sale of new construction, Buyer hereby waives the right to receive the completed disclosure statement.
- 26. Pre-Closing Inspections: The Seller will schedule a pre-settlement orientation for the Purchaser prior to closing. Seller and Purchaser agree that any item(s) that need additional attention, as noted at the pre-settlement orientation, will be completed as soon as reasonably possible; but in any event will not delay the closing process. Minor defects or deficiencies in construction, appliances, equipment or landscaping shall not justify that the Purchaser's refusal to close this transaction, at full price, within the time provided. Purchaser acknowledges that it is Purchaser's sole responsibility to provide access to the home and property during Seller's normal working hours to ensure prompt correction of any deficiencies after closing.
- 27. Home Sale Contingency: If this Purchase and Sale Agreement is contingent upon the successful sale and closing of Purchaser's current residence, then Seller's acceptance herein is subject to Seller's determination of the strength and soundness of Purchaser's Broker's price opinion. Purchaser or Purchaser's Agent will provide said Broker's price opinion within 3 days of mutual acceptance. Seller will have 3 days with which to review if Seller has not disapproved in writing then Broker's price opinion is deemed acceptable.
- 28. Property to Remain on the Market: Purchaser agrees that Seller shall keep Seller's property on the market and shall continue to show it until Purchaser has accepted an offer for sale of Purchaser's property, another offer to purchase Seller's property which Seller chooses to accept, Seller shall give Purchaser notice of Seller's intent to terminate this agreement. Purchaser shall then have 2 business days from notification as to the termination date of the Purchase and Sale Agreement which ever is sooner, in which to waive this contingency.

Buyer:	Date:	Seller:	Date:
Buyer:	Date:		

- 29. Price Increase Due To Delay: The agreed Purchase Price is based on Seller being able to start construction within 14 days after mutual acceptance of this Agreement. If Seller is unable to commence construction within this period due to any circumstances beyond Seller's control (such as Buyer's failure to satisfy or waive contingencies), then so long as Seller has not terminated the Agreement due to Buyer's breach, the Purchase Price shall be increased by the greater of Seller's actual increased costs (including Seller's overhead and additional sales tax) due to delay, or ten percent (10%) for each month or portion of a month for which the commencement date is delayed.
- 30. Purchaser may choose colors of carpet, counter tops, tile (if applicable), and exterior base and trim colors providing Seller has not already ordered the above listed items. All colors must be within Builder allowances and color schemes. Buyer understands that some features on model are not standard and relies on no verbal representation.
- 31. Buyer understands and acknowledges that Shelly Hebert is a partial owner of HC HOMES, INC. and is a licensed Real Estate Broker in the State of Washington working on her own behalf for a profit.
- 32. General Provisions: Purchaser understands that Seller accepts no responsibility for rent. Storage or any other expenses related to the Purchaser's moving into the home. Purchaser agrees to notify utilities companies (gas, water, sewer, electricity, etc.) and make necessary arrangements to transfer billings effective as of the date of closing or possession, whichever comes first. Seller shall assign Purchaser at closing, all warranties applicable to equipment installed on the premises. The buyer acknowledges that the property may have easements and accepts this at the time of signing this agreement.

This agreement shall supersede and prevail in any conflict between the standard Purchase and Sale Agreement from which this is attached. Changes to the standard form of this addendum shall prevail, provided they are initialed by both parties.

33. Homeowner's Association & Dues: Upon closing, Buyers will become members of the community Home Owner Association (HOA), a non-profit corporation organized under the laws of the state of Washington, to maintain and improve common areas. <a href="www.mytehaleh.com">www.mytehaleh.com</a>. The HOA will assess annual dues of \$780.00 each year and are due at the time of closing. Dues are pro-rate based on closing date.

All Warranty Requests are to go directly through Brian Hall with HC Homes – customerservice@hchomesinc.com Hours for repair are Monday-Friday, 8:00am – 5:00pm.

Buyer:	Date:	Seller:	Date:
Buyer:	Date:		

#### LIMITED WARRANTY

The contractor shall be responsible for all construction means, methods and sequences. The contractor will install materials specified in the contract. Where the contract does not call for a specific grade or specification, the contractor will install materials that are new and conform to industry practice. The contractor is not responsible for the suitability of function of materials specified by the customer. Contractor is not responsible for the safeness or function of design(s) furnished by the customer. The contractor is not responsible for property damage, or the consequences thereof, or personal injury, of the consequences thereof caused by chemical, biological or toxic agents or elements that may be part of any building material utilized in construction. The contractor will not utilize any building material known to the contractor to be directly toxic or harmful to persons of the environment.

#### LIMITED WARRANTY

- A. The contractor warrants that all labor, materials and taxes will be paid for, and there will be no potential lien claimants upon the completion of the work and final payment by the customer. All work will be performed in a commercially reasonable manner and will be performed to industry standards or better. The contractor will promptly return to the project and repair or replace as necessary, any defect in workmanship at the contractor's sole expense. The contractor's warranty is for a period of 12 months from the date of closing and thereafter expires. Any warranty claim of the customer shall accrue only during this 12 month period. Any warranty claim or any other cause of action arising under the terms of this agreement, including the warranty, must be filed in a court of competent jurisdiction within four (4) months of the expiration of the warranty. Any unresolved, unasserted or undiscovered claim or cause of action that is not filed within (4) months from the expiration of this warranty is waived. Warranty work performed by the contractor does not extend the warranty. The warranty is void if a person or firm other than this contractor performs or re-performs any work within the scope of this agreement. The contractor is not responsible for consequential damages. This warranty is not transferable. THIS WARRANTY IS GIVEN IN LIEU OF ANY EXPRESS OR IMPLIED WARRANTY OTHERWISE PROVIDED UNDER THE LAWS OF WASHINGTON. INCLUDING THE WARRANTIES OF FITNESS, MERCHANTABILITY OR HABITABILITY.
- B. Manufactured or consumer products such as roofing materials, appliances, Hardware. Windows, heating and mechanical systems, fixtures, etc. are not separately warranted by the contractor. In the event that the customer encounters a defect in a manufactured or supplied product, the contractor shall assist the customer in securing the repair or replacement of these products pursuant to the particular manufacturer's or distributor's warranty.

Buyer:	Date:	Seller:	Date:
Buyer:	Date:		

# Purchase & Sales Agreement Addendum FORMPSA-Addendum

	Address of Subject Home:	·
1.	an HBW Warranty from Home Buten-year, new home warranty prosubject home. As consideration provisions of this Addendum, whin the Purchase Contract. Home	lose of escrow, Seller will purchase for Homebuyer(sayers Warranty Corporation. The HBW Warranty is viding coverage for certain construction defects in the for the HBW Warranty, Homebuyer(s) agrees to the supersede any different or inconsistent provision the supersede and the supersede and different or inconsistent provision the super(s) represents that Homebuyer(s) has been as well as the supersent of the supe
	Date:	Date:
	Homehiwar	Seller
	Date:	Title:
	Homebuyer	-
	Home or the real property on who person in contractual privity with any construction defect in the agreement. The decision of the a	Homebuyer concerning defective construction of the lich it is located shall be settled by arbitration. An Seller whom Homebuyer contends is responsible for Home shall be entitled to enforce this arbitration bitrator shall be final and binding and may be entered as a court of competent jurisdiction.
-	Construction Arbitration Service arbitration service shall be that pursuant to the applicable rules of	ucted by the American Arbitration Association is, Inc., or DeMars & Associates, Ltd. The choice of the claimant. The arbitration shall be conducted the arbitration service selected. If for any reason this ion service cannot be followed, the parties to the arbitration service.
	interstate commerce and is gover	t this arbitration agreement involves and concernated by the provision of the Federal Arbitration Act (on of any different or inconsistent state or local law
	, Date:	Date:
	Homebuyer	Seller
	Date:	Title:
	Homebuyer	

IMPORTANT: \* The information contained herein is intended to be used solely as a guideline. Attorney review is strongly recommended before using this document in a contract. Network Adjusters, Inc. is not responsible for the use of any language used in full or in part from this sample document. The Builders attorney m ust verify that any changes to the Builders I egal documents are appropriate for the Builders circumstances and the pertinent state law.