OKLAHOMA REAL ESTATE COMMISSION

This is a legally binding Contract; if not understood, seek advice from an attorney.

## NATIVE AMERICAN GUARANTEED HOME I OAN

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	supplement, which is attached to and part of the Oklal described real estate:	noma Uniform Contract of S	Sale of Real Estate, relates	
the loan(s) be associated lie	vledges that all explanations, representations and oblow are the responsibility of the Lender and not to censees. This financing supplement is made an in I remain in full force and effect.	he Seller or Listing and	Selling Brokers and their	
of \$Seller, or Seller of the Contrac	e Contract is contingent upon Buyer qualifying for a Na plus the Guarantee Fee. If the Buyer is una er's Broker, if applicable, within the time period provide t, the earnest money shall be refunded to Buyer subje t. Within five (5) days from Time Reference Date, Buy	able to secure financing and ed in the Closing, Funding a ect to appropriate written au	d provides written notice to and Possession paragraph	
dil at ap fin	ake application for the described loan, or any oth igently to obtain that loan. Buyer shall pay initial loan for the earliest time permitted by federal regulation. Buyer sproval process. Buyer shall also instruct Lender to issue all loan commitment) to Seller, in care of Seller's Broke ank) of the Time Reference Date regarding the following 1) Review and approval of Buyer's credit worthines 2) Confirmation that Buyer has paid initial processing 3) Property appraisal has been ordered.  4) Loan approval is not subject to sale or closing of this Contract	ees including property apprer shall instruct Lender to interest a written statement of color, if applicable, within daysing:  s, income and funds necesing fees.	aisal and credit report fees mmediately begin the loan nditional loan approval (not (10 days if left sary to Close.	
OR				
	ive notice to Seller that the loan terms are unaccep cancellation to Seller and receive a refund of Earnest		by delivering written notice	
pr Bu Ho	within the time specified above, a written statement ovide Buyer written notice of intent to cancel and terplayer of Seller's intent to cancel, the Contract shall term owever, if Buyer delivers to Seller a written statement ontract shall remain in full force and effect.	minate the Contract. Upon ninate upon the fourth day f	Seller providing notice to ollowing delivery of notice.	
Al	I notices provided for in this subparagraph may be deli	vered to the Parties through	n their Broker, if applicable.	
2. ONAP AMENDATORY CLAUSE. It is expressly agreed that, notwithstanding any other provisions of the Contract and this supplement, the Buyer shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of Earnest money deposits or otherwise unless Lender has delivered to the Buyer a written statement issued by the Office of Native American Programs (ONAP) or Direct Guarantee Lender, setting forth the appraised value of the Property (excluding closing costs) of not less than \$ which statement the Lender hereby agrees to deliver to the Buyer promptly after the appraised value statement is made available to the Lender. The Buyer shall, however, have the privilege and option of proceeding with the consummation of the Contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the ONAP will guarantee. ONAP does not warrant the value or the condition of the Property. The Buyer should satisfy himself/herself that the price or condition of the Property is acceptable.				
Buyer's Initi	als Buyer's Initials	Seller's Initials	Seller's Initials	

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3. BUYER'S NATIVE AMERICAN GUARANTEED HOME LOAN DOWN I	

- A. In addition to any other costs required by the Contract, except as provided in part B of this paragraph, Buyer shall pay at the time of Closing:
  - 1) Down payment (per ONAP minimum investment requirements).
  - 2) HUD "allowable" closing costs in connection with the loan.
  - 3) Origination fee, if applicable.
  - 4) Prepaid first year's hazard insurance premium and flood insurance premium, if required.
  - 5) Prepaid tax and insurance escrow deposits as required by Lender.
  - 6) Prepaid interest beginning the day of Closing through the end of the month.
- B. Regarding the Buyer's Loan Costs Referenced above, Seller agrees to pay at time of Closing, on behalf of the Buyer:

4. APPRAISAL REQUIREME agreed upon, then Buyer and	NTS. In the event repairs Seller shall have five (5) or repairs. If a written agree	are required by the ONAP appraisal that a days from being so advised to agree on ar ment is not reached within the time spec	acceptable arrangement
	•	irried to trie buyer.	
Buyer's Signature	Date	Seller's Signature	Date
Buyer's Signature	Date	Seller's Signature (In the event of a counteroffer form, Seller(s) does not sign)	Date on an OREC counteroffer
	•	STATE CERTIFICATION	
(To b	c signed by buyer and t	Seller even if counteroffer is attached)	
We, the undersigned Seller(s) sale transaction, each certify knowledge, the entire agreen	, Buyer(s) and Listing and that the terms and cond nent between the Parties	Seller even if counteroffer is attached)  I Selling Real Estate Sales Associate(s) o  litions of the Sale of Real Estate Contra  and that any other agreement(s), Coun this real estate transaction is a part of, or	ct are, to the best of our teroffers or addendum(s)
We, the undersigned Seller(s) sale transaction, each certify knowledge, the entire agreen entered into by any of these F	, Buyer(s) and Listing and that the terms and cond nent between the Parties	I Selling Real Estate Sales Associate(s) o litions of the Sale of Real Estate Contra and that any other agreement(s), Coun	ct are, to the best of our teroffers or addendum(s)
We, the undersigned Seller(s) sale transaction, each certify knowledge, the entire agreen entered into by any of these F of Sale of Real Estate.	, Buyer(s) and Listing and that the terms and cond nent between the Parties Parties in connection with	I Selling Real Estate Sales Associate(s) o litions of the Sale of Real Estate Contra and that any other agreement(s), Coun this real estate transaction is a part of, or	ct are, to the best of our teroffers or addendum(s) attached to, the Contract

Note: Buyer is encouraged to obtain a home inspection and, if applicable, a Lead-Based Paint/Hazard Disclosure.