You may have multiple of this form used in every transaction.

This form is for Notification between the Buyer and the Seller NOT for any type of agent Notification.

ONLY the Notifying Party signs this form because Buyer and Seller have already both signed and agreed to handle it this way in the PSA. **NOTIFICATION**

Sel		ox indicating which party is making Notification NOTIFICATION from the Seller (Notifying Party) to Buyer OR Buyer (Notifying Party) to Seller.
2 3 4	This No for the Proper	OTICE is hereby tendered in accordance with the provisions of that certain Purchase and Sale Agreement purchase and sale of real property located at: ty address - should match address on the Purchase & Sale Agreement.
5 6	with a Check	the appropriate box. Binding Agreement Date of OR □ Offer Date of
7	CHEC	K THE BOX(ES) THAT APPLY:
8	Notific	ation from Buyer to Seller:
9 10 P : 11	□ 1. SA 64-67	Buyer has made application for loan and is notifying Seller and/or Seller's Representative of the name and contact information of the Lender. Buyer has also instructed Lender to order and has paid for the credit report. Lender's name and contact information is:
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13		
14 15 P S	□ 2. SA 87-89	Buyer has waived Buyer's financial contingency and is furnishing proof of available funds in the following manner: Documentation attached.
16 17 P \$	□ 3. SA 93-95	Buyer has waived Buyer's financial contingency and is providing Seller with the name and telephone number of the appraiser who shall conduct the appraisal on the property:
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19 20 <mark>PS</mark> 21	□ 4. SA 106-10	Appraised value did not equal or exceed the Purchase Price. Buyer shall notify Seller of decision to 7 terminate agreement or waive contingency within 3 days per the terms stated in the Purchase and Sale Agreement.
22 23 <mark>PS</mark>	□ 5. SA 109	Appraised value did not equal or exceed the Purchase Price. Buyer WAIVES the appraisal contingency in the Purchase and Sale Agreement.
24 25 <mark>PS</mark>	□ 6. SA 111-11	Appraised value did not equal or exceed the Purchase Price. Buyer is exercising the right to terminate and ² hereby requests refund of Earnest Money/Trust Money.
26 27 <mark>PS</mark>	□ 7. SA 49-52	Having acted in good faith, Buyer is unable to obtain financing and is exercising the right to terminate and hereby requests refund of Earnest Money/Trust Money.
28 29 ^{PS} 30	□ 8. SA 59-60	Buyer has changed lenders and is notifying Seller that the new Lender's name and contact information is:
31	□ 9.	Buyer warrants and represents the following:
	Д <i>7.</i> А 68-74	Buyer has secured evidence of hazard insurance which shall be effective at Closing and has provided Seller with the name of the hazard insurance company:
35 36		□ Buyer has notified Lender of an Intent to Proceed and has available funds to Close per the signed Loan Estimate; and
Thi:	s form is cop er. Unauthoriz	yrighted and may only be used in real estate transactions in which is involved as a Tennessee REALTORS® authorized use of the form may result in legal sanctions being brought against the user and should be reported to Tennessee REALTORS® at 615- 321-1477.

37		□ Buyer has requested that the appraisal be ordered and affirms that the appraisal fee has been paid.	
38 39	□ 10. PSA 241-24	Title examination, closing or loan survey pursuant to Tenn. Code Ann. § 62-18-126, boundary line survey, or other information has disclosed the following material defects:	
40 41 42		EXAMPLE LANGUAGE: Title examination has disclosed a material defect of unpaid Federal taxes. Seller shall clear this defect by paying taxes before Closing Date.	
43		and Buyer is requiring Seller to remedy such defects prior to the Closing Date. Documentation attached.	
44 45 ¹ 46 47	□ 11. PSA 244-24	Material defects disclosed from title examination, closing or loan survey pursuant to Tenn. Code Ann. § 62-18-126, boundary line survey, or other information have not been remedied prior to the Closing Date or any extension thereof resulting in the termination of the Purchase and Sale Agreement. Buyer is hereby requesting refund of Earnest Money/Trust Money.	
50 51 52	□ 12. PSA 311-314	Buyer has made any and all inspections available under the Inspection section of the Purchase and Sale Agreement and is exercising Buyer's right to immediately TERMINATE the Purchase and Sale Agreement with all Earnest Money/Trust Money refunded to Buyer. This Notification hereby serves as NOTICE OF TERMINATION of the Purchase and Sale Agreement and WRITTEN DEMAND FOR DISTRIBUTION OF EARNEST MONEY/TRUST MONEY to the Buyer. Buyer is hereby providing	
53		a list of written specified objections which Buyer has discovered in good faith.	
54 55 56 57	See Hotline Q & A	LIST OF SPECIFIED OBJECTIONS: DO NOT SEND ANY PORTION OF THE HOME INSPECTION. DO NOT USE language such as: "Home Inspection" OR "See attached Home Inspection Report" OR "See attached Summary page from Home Inspection". BE VERY SPECIFIC, EXAMPLE LANGUAGE: Major water leak observed from sewer drain pipe in crawl space. Roof needs too many repairs. Electrical system not sufficient for Property.	
58 59 ¹ 60 61	□ 13. PSA 316-31	Buyer has made any and all inspections available under the Inspection section of the Purchase and Sale Agreement and ACCEPTS the Property in its present AS IS condition with any and all faults and no warranties expressed or implied. Seller has no obligation to make repairs. However, Buyer has not waived Buyer's rights under the Final Inspection paragraph of the Purchase and Sale Agreement.	
62 63	□ 14.	Buyer WAIVES any and all inspection contingencies available under the Inspection section of the Purchase and Sale Agreement except as to the Final Inspection section of the Purchase and Sale Agreement.	
	□ 15. RF623 15-17	Pursuant to the First Right of Refusal Addendum, Buyer has listed their home with a licensed real estate broker and the home is advertised in a Multiple Listing Service, where applicable. See proof of listing attached to this form.	
67	□ 16.	Buyer WITHDRAWS all offers and/or counter offers.	
70 71	☐ 17. NEW PSA 346- 351 RF655 24-27	Buyer is exercising Buyer's right to TERMINATE this Agreement due to Seller's failure to complete agreed upon repairs by the Completion of Repairs Deadline or the Final Inspection in the event no Completion of Repairs Deadline was established. This notification hereby serves as NOTICE OF TERMINATION of the Purchase and Sale Agreement and WRITTEN DEMAND FOR DISTRIBUTION OF EARNEST MONEY/TRUST MONEY to the Buyer.	
73 74 75 76 77	□ 18.	OTHER: This Section used for any Notification from Buyer to Seller not previously listed. (e.g. Section 6 of PSA)	
78 CHECK THE BOX(ES) THAT APPLY: 79 Notification from Seller to Buyer:			

This is Seller's written demand for Buyer to provide the name and contact information of the Lender and 80 □ 19. 81PSA 81-82 that Buyer has instructed Lender to order and has paid for the credit report. □ 20**.** Seller has made written demand for Buyer to provide the name and contact information of the Lender and 83 PSA 82-84 that Buyer has instructed Lender to order and has paid for the credit report and Buyer failed to do so within two (2) days, thereby terminating the Agreement. This is Seller's written demand for Buyer to provide supporting documentation regarding loan denial. 85 □ 21. SA 52-53 □ 22. This is Seller's written request for Buyer to provide proof of available funds as required in transactions 86 87PSA 89-90 wherein Buyer has waived Buyer's financial contingency. Seller has made written demand for Buyer to provide proof of available funds as required in transactions \sqcap 23. 88 wherein Buyer has waived Buyer's financial contingency. However, Buyer failed to do so within two (2) 89PSA 90-92 days, thereby terminating the Agreement. This is Seller's written demand for the name and telephone number of the appraiser and proof that appraisal □ 24. 91 92PSA 95-96 was ordered in a transaction in which Buyer has waived Buyer's financial contingency. Seller has made written demand for the name and telephone number of the appraiser and proof that appraisal □ 25. 93 94 PSA 96-98 was ordered in a transaction in which Buyer has waived his financial contingency. However, Buyer failed 95 to do so within two (2) days, thereby terminating the Agreement. This is Seller's written request that Buyer provide supporting documentation showing appraised value did 96 \sqcap 26. not equal or exceed the agreed upon purchase price. PSA 115-116 This is Seller's written demand for Buyer to provide the following warranties and representations: 98 □ 27. PSA 81-82 99 Buyer has secured evidence of hazard insurance which shall be effective at Closing. The name of the hazard insurance company is: 100 Buyer has notified Lender of an Intent to Proceed with Lender and has available funds to Close per the 101 signed Loan Estimate; and 102 Buyer has requested that the appraisal be ordered and affirms that the appraisal fee has been paid. 103 Seller has made written demand for Buyer to warrant and represent that Buyer has secured evidence of 104 □ 28. 105PSA 82-84 hazard insurance and provided the name of insurance company; has provided Lender with an Intent to Proceed; and has requested that the appraisal be ordered and has paid appraisal fee. However, Buyer failed 106 to do so within two (2) days, thereby terminating the Agreement. 107 Holder has advised that the Earnest Money/Trust Money Check or other instrument has been dishonored or 108 109 PSA 164-16 not timely received by Holder. Seller is hereby notifying Buyer that Buyer has one (1) day to deliver Earnest Money/Trust Money in immediately available funds to Holder. 110 Holder has advised that the Earnest Money/Trust Money Check or other instrument has been dishonored. 112 PSA 168-170 Buyer has failed to timely deliver immediately available funds following notice by Holder. Seller is hereby exercising Seller's right to terminate this Agreement. 113 Holder has advised that the Earnest Money/Trust Money has not been timely received as required pursuant 114 115PSA 164-167to the Earnest Money/Trust Money paragraph. Buyer has failed to timely deliver immediately available funds following notice by Holder. Seller is hereby exercising Seller's right to terminate this Agreement. 116 Pursuant to Buyer's First Right of Refusal Addendum, this is Seller's written demand for proof Buyer has 117 \sqcap 32. listed their home with a licensed real estate broker and home is advertised in a Multiple Listing Service, 118 RF623 where applicable. 119 17-18 □ 33. Pursuant to Buyer's First Right of Refusal Addendum, Seller has made written demand for Buyer to 120

provide proof Buyer has listed their home with a licensed real estate broker and advertised the home in a

Multiple Listing Service, where applicable. However, Buyer failed to do so within one (1) day. Seller is

121 RF623 122 18-21

hereby exercising Seller's right to terminate this Agreement.

124 □ 34. 125 RF403 126 Section	For new construction only, Seller hereby notifies Buyer that the improvements are substantially completed. Buyer shall cause to be conducted any inspection provided in the New Construction Purchase and Sale Agreement.
$127^{15} \square 35.$	For new construction only, Seller hereby notifies Buyer of a delay caused by
128 _{RF403}	
129 Section	as provided for in the Delays Section of the New
130 <u>10</u>	Construction Purchase and Sale Agreement.
131 □ 36.	For Back-Up Agreement Contingencies only, Seller hereby notifies Buyer that the Primary Agreement
132 <mark>RF22</mark>	has been terminated or is null and void. Buyer's Back-Up Agreement has moved into a primary position.
18-22 133 □ 37.	Seller WITHDRAWS all offers and/or counter offers.
134 □ 38. 135	OTHER:
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140 NOT	TFYING PARTY (Buyer/Seller Signature) NOTIFYING PARTY (Buyer/Seller Signature)
141	at o'clock \square am/ \square pm at o'clock \square am/ \square pm
142 Date	Date

NOTE: This form is provided by Tennessee REALTORS® to its members for their use in real estate transactions and is to be used as is. By downloading and/or using this form, you agree and covenant not to alter, amend, or edit said form or its contents except as where provided in the blank fields, and agree and acknowledge that any such alteration, amendment or edit of said form is done at your own risk. Use of the Tennessee REALTORS® logo in conjunction with any form other than standardized forms created by Tennessee REALTORS® is strictly prohibited. This form is subject to periodic revision and it is the responsibility of the member to use the most recent available form.



