

SELLER'S ADDENDUM TO REAL ESTATE PURCHASE CONTRACT

(UPDATED 8.03.2018)

This Seller's	Addendum	to Real E	Estate Purchase (Contract	(the "Ad	dendum") date	ed		is att	ached
•			I be deemed t					•		-
"Agreement"	') by and be	etween _				, ("Seller"), :	and			_
("Buyer"),	for	the	purchase	of	the	property	comm	only	known	as
						(the "Prope	rty"). Unles:	s otherwise	e provided i	in this
Addendum, o	capitalized	terms sha	all have the mea	nings aso	cribed to	them in the A	greement.			
1 DER	SONAL DR	ODERTY	Items of person	al nrone	rty are r	not included in	thic cala	Sallar doas	not make	anv
			l or written, ex		-					-
•		•	y personal prope	•	•		•			
			d parties and, th	•						-
•		•	r agrees that Se		•		•			•
	-		yer assumes sol							
			isaction. There ι							
	_		chase and sale o		•	•	aca at clos	ing unicss	the Agreet	···c···c
, ,										
2. SPE	CIAL WAR	RANTY DI	EED. Seller shall	provide	to Buye	r at closing a S	Special Wa	rranty De	ed, or its	local
equivalent. S	Seller will r	not provid	de a Warranty D	eed or 0	General ۱	Warranty Deed	i.	·		
3. HOI	LD HARMLI	ESS AND	TRANSFER OF U	JTILITIES.	. Buyer sl	hall hold Seller,	its subsidia	ries and af	filiates, and	d the
officers, dire	ctors, ager	nts and a	ffiliates of each	such co	mpany h	narmless from a	any claims o	or damage	s of any na	iture
			the Property or		•			•	•	
•	•	e respons	ible for transfer	ring of al	ll utilitie	s on the Proper	ty immedia	tely after a	cquiring tit	le to
the Property.	•									
4. BU\	YER'S SALE	OF REAL	L ESTATE. Notw	ithstandi	ng anv r	provision of th	ne Agreeme	nt. in no	event shall	the
			be contingent u				_			
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5. SU	RVEY. If a	survey is	required to clos	e the trai	nsaction,	it will be the so	ole respons	ibility of Βι	uyer to obta	ain a
survey accep	table to the	e title con	npany and Buyer	's lender,	, at Buye	r's expense.				
6. SE	VERABILIT\	7. If any	provision of thi	s Adden	dum is d	determined to	be invalid,	illegal or	unenforce	able,
			ot be affected or						•	
harmless, wa	aiver or ind	lemnity p	rovision in the A	greemen	nt or this	Addendum is	deemed ov	erbroad ur	nder applic	able
law, such pro	vision shal	l be narr	owed or limited	in a m	anner th	at provides S	eller with	the maxim	num protec	ction
available und	der applicat	ole law.								
uyer's Initials_			Date					Pa	age 1 of 3	
,			=						U =	
eller's Initials_			Date_							

- **7. CONFLICT.** If any provision of this Addendum conflicts with any provision of the Agreement, including any attachments thereto, the terms of this Addendum shall prevail, unless otherwise provided by applicable law.
- **8. MODIFICATION.** No provision of this Addendum shall be revised or modified except by an instrument in writing signed by Buyer and Seller.
- **9. COUNTERPARTS.** This Addendum may be executed in any number of counterparts. Each counterpart shall be deemed an original and, together, all such counterparts shall constitute one and the same instrument. Signatures on this Agreement, including any electronic signature that complies with the Electronic Signatures in Global and National Commerce Act (15 U.S.C. 7001 et seq.) and is transmitted by facsimile, e-mail or other electronic imaging means shall have the same force and effect as an original signature.
- 10. PARTIES BOUND. The Agreement and this Addendum shall be binding upon and inure to the benefit of the parties and their respective heirs, executors, administrators, legal representatives, successors and assigns where permitted by the Agreement. The Agreement does not create any rights, claims or benefits inuring to any person or entity, other than Seller's successor and/or assigns, that is not a party to the Agreement, nor does it create or establish any third party beneficiary to this Agreement.
- **11. NO RECORDING.** Buyer shall not record the Agreement or this Addendum, or a memorandum of the Agreement or Addendum.
- **12. TIME IS OF THE ESSENCE.** Time is of the essence in the Agreement and this Addendum. Strict compliance with the times for performance stated in the Agreement and this Addendum is required.
- 13. LEGALLY BINDING CONTRACT. This is a legally binding agreement. THE PARTIES SHOULD READ IT CAREFULLY. If the effect of any part of the Agreement or this Addendum is not understood, an attorney should be consulted BEFORE signing. Federal law may impose certain duties upon brokers, signatories, escrow agent, or settlement agent arising from this transaction generally and when any of the signatories is a foreign party or when certain amounts of U.S. Currency are received.
 - 14. MISCELLANEOUS PROVISIONS. This Addendum and the Agreement are subject to the following provisions:
- (a) For properties located in Illinois, notwithstanding any local ordinance stating to the contrary, it will be the obligation of the Buyer to pay for any municipal transfer tax/stamp, prior to, or at closing;

[Signature page to follow]

(b) The general real estate taxes shall be prorated as of the date of Closing based on 100% of the most recent ascertainable full year tax bill, without regard to any current exemptions as reflected on the most recent ascertainable full year tax bill.

Buyer's Initials	Date	Page 2 of 3
Seller's Initials	Date	

IN WITNESS WHEREOF, Seller and Buyer have executed this Addendum on the date opposite their name.

BUYER(S):			
		Date:	
Print Name:			
Address:			
Telephone No.:			
Facsimile No.:			
E-mail Address:			
		Date:	
Print Name:Address:			
Telephone No.:			
Facsimile No.:			
E-mail Address:			
SELLER:			
Ву:		Date:	
Name:			
Title:			
Buyer's Initials	Date		Page 3 of 3
Seller's Initials	Date		