

## SELLER'S ADDENDUM TO REAL ESTATE PURCHASE CONTRACT

(UPDATED 8.03.2018)

into and shall be deemed between AMH CA Propert property commonly known	I to amend and supplement ites, LP ("Seller"), and	that certain purchase co (, urrieta, CA 92562 (the "Prop	is attached to, incorporated ntract (the "Agreement") by and "Buyer"), for the purchase of the erty"). Unless otherwise provided a Agreement.
representation or warrant personal property or wheth may be subject to claims be takes title to the Property. related to personal proper after the closing of the sal	y, oral or written, express or er any personal property is end by third parties and, therefore, Buyer agrees that Seller shall ty. Buyer assumes sole respon	implied, as to the condition cumbered by any lien. Any permay be removed from the not have any liability for any personal prope any Bill of Sale provided	r sale. Seller does not make any n of personal property, title to ersonal property on the Property Property prior to or after Buyer ny claim or loss Buyer may incur perty remaining on the Property at closing unless the Agreement
	<b>TY DEED.</b> Seller shall provide provide a Warranty Deed or 0		ial Warranty Deed, or its local
officers, directors, agents a related to unauthorized acc	and affiliates of each such co ess to the Property or theft or	mpany harmless from any odamage that occurs after t	ubsidiaries and affiliates, and the claims or damages of any nature itle to the Property is transferred nmediately after acquiring title to
	REAL ESTATE. Notwithstandi operty be contingent upon the		greement, in no event shall the ned by Buyer.
	vey is required to close the tra le company and Buyer's lender		esponsibility of Buyer to obtain a
the remaining provisions sl harmless, waiver or indem	nall not be affected or impaired nity provision in the Agreemer a narrowed or limited in a m	d thereby. Buyer agrees tha nt or this Addendum is deer	invalid, illegal or unenforceable, to the extent any release, hold med overbroad under applicable with the maximum protection
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Buyer's Initials			Page 1 of 3
Seller'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 InitialsDate

Date

Seller's Initials\_\_\_\_\_

**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:			
AMH CA Properties, LP			
Ву:		Date:	
Name: Tom Maloney		Title: VP-Dispositions	
Puvor's Initials	Data		Dogo 2 of 2
Buyer's Initials	Date		Page 3 of 3