

## RELOCATION ADDENDUM TO SALES CONTRACT

This Addendum is attached and made part of the Sales Contract between TRC Global Mobility, Inc. (hereinafter referred to as "Seller") and,
(hereinafter referred to as
"Consumer/Buyer") for the property commonly known as: 16112 Palomino Valley Court, San Diego, CA 92127
1. Offer and Pre-approval The Sales Contract cannot be executed by Seller unless accompanied
by a pre-approval lender letter confirming the Consumer/Buyer's ability to obtain financing sufficient to close the sale. No Sales Contract will be deemed effective unless executed in writing by the Seller. Any offer or counter offer communicated or executed by a real estate broker or agent on behalf of Seller shall not be binding on Seller until confirmed in writing by authorized representative of Seller. In the event Consumer/Buyer's financing is denied, Consumer/Buyer shall provide a written letter from Consumer/Buyer's lender to support any request to terminate the Sales Contract. In the event Consumer/Buyers are unable to obtain financing with the lender of their choosing, the Seller reserves the right to pursue financing through Seller's chosen lender. In the event Seller is able to secure Consumer/Buyers' financing upon terms and conditions comparable to those identified in the Sales Contract, Consumer/Buyers agree to close as provided in the Sales Contract. Consumer/Buyers agree to cooperate fully with any such financing.
It is agreed and understood that the Consumer/Buyer's earnest money deposit shall be made payable to the listing agency or other entity as mutually agreed upon by both Consumer/Buyer and Seller. In case of default of the Sales Contract by Consumer/Buyer, it is expressly agreed that the earnest money deposit herein shall be paid to Seller as liquidated damages, and the contract shall be considered terminated. In the event of Seller's default, Consumer/Buyer's sole remedy shall be the right to the return of Consumer/Buyer's earnest money deposit and the contract shall be considered terminated.
3. Time of the Essence Consumer/Buyer and Seller agree that time is of the essence and Seller is not obligated to grant any extensions without prior written agreement.
<u>4. Inspections</u> The Consumer/Buyer acknowledges that the decision to purchase is based solely upon the Consumer/Buyer's analysis of the property. Select one of the following by initialing the appropriate choice:
Consumer/Buyer waives the right to obtain any additional inspection at Consumer/Buyer's expense and agrees to hold Seller, its employees and agents, harmless from any subsequent consequences, which may result from Consumer/Buyer's election not to secure such additional inspections. Consumer/Buyer is advised that investigating the condition of the subject matter in a real estate purchase is always recommended.
Consumer/Buyer and Seller agree that the Contract of Sale is contingent upon the following inspections to be completed at Consumer/Buyer's expense within ten (10) business days of acceptance:
(List Consumer/Buyer Inspections here)
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Within the inspection timeframe noted above, Consumer/Buyer shall, in writing, notify Seller of acceptance of the property's condition, or, accompanied by a copy of the inspection report(s), notify Seller of required repairs. Seller shall respond to Consumer/Buyer's proposal within three (3) business days of receipt. Seller reserves the right to accept, reject or counter the Consumer/Buyer's request. Extending the inspections and repair contingency period shall be upon mutual written consent of both parties. Any additional inspections are solely at Consumer/Buyer or lender direction to satisfy their concerns as to the condition of the property. 5. Hold Harmless Agreements and Credits In the event Seller agrees to provide Consumer/Buyer with any closing credit, in lieu of any repair or condition issues raised by the Consumer/Buyer through the Inspection Period noted above, Consumer/Buyer agrees that he or she shall sign a Hold Harmless Agreement releasing the Seller, prior owners of record, and Seller's agents and representatives from any liability related to the condition of the property. Consumer/Buyer further acknowledges that any closing credit must appear on the Closing Disclosure/Settlement Statement in order to be provided to the Consumer/Buyer, and it is Consumer/Buyer's responsibility to obtain any authorization as may be required by Consumer/Buyer's lender to allow for any credit to appear. Seller will take no action that is not in compliance with RESPA/TRID rules and regulations. Consumer/Buyer acknowledges that Seller is a third party relocation firm assisting 6. Disclosures the former owner in the sale of this property. The former owner executed the Homeowner Property Disclosure and Consumer/Buyer understands that neither Seller, nor any of its officers or employees, has ever been in actual possession of the property. These reports do not constitute a representation of the Seller or Seller's agent(s) of the structural or physical condition of the property. Consumer/Buyer must satisfy himself with such property condition in accordance with the terms of the sale contract. By signing below, Consumer/Buyer acknowledges receipt of these reports. Such acknowledgement does not waive the Consumer/Buyer's right to have his own property condition inspections performed. The following Disclosures and/or Inspection Reports are provided for Consumer/Buyer's review. Consumer/Buyer's signature below confirms receipt and acceptance of Seller's full disclosure. Seller's Real Estate Condition Report Buyer acknowledges that certain inspection reports may be in process and are indicated above as PENDING. Said pending inspection reports will be delivered to Buyer as soon as they are made available.

By signing below, Buyer agrees that additional inspection reports provided to Buyer after Buyer's acknowledgement will not be a condition of closing. Such acknowledgement does not waive the Buyer's right to have his own property condition inspections performed.

Seller makes no warranty regarding any personal property not commonly considered part of the Real Property including, but not limited to: free-standing hot tubs, above-ground swimming pools, appliances or other equipment. These are sold in "as is" condition as of the date of sale.

8. Warranties	_ The property is purchased in "AS IS" condition, as of the day of
ever occupied the property. Seller property or any material defects inspections which pertain specifi Disclosure Statement and certain inspection report(s) are being proand become a part of the Sales Co	makes no warranties, either implied or direct, as to the condition of the therein. Seller does not have knowledge of any existing conditions or cally to the property other than those revealed on the Homeowner inspection report(s) obtained by Seller or Seller's representative. Said ovided to the Consumer/Buyer for Consumer/Buyer's information only ontract to which this Addendum is attached. Seller has not tested and direct, as to the Indoor Air Quality of the property, except as noted
9. Prorations	_ Tax pro-rations and assessments, if any, shall be based upon the last
the date of closing. Consumer/Bu payable after the day of closing ar credit Seller for any fuel oil remaconfirmed and levied special assessarea fees, shall be prorated and paperovided for future unconfirmed of	er/Buyer and Seller agree that no further adjustments will be made after yer agrees and is hereby on notice that any statements of taxes due and e the responsibility of the Consumer/Buyer. Consumer/Buyer agrees to aining, if any, based on a fuel oil reading by a fuel oil company. Any assments, whether governmental or association based, or special service aid current through the time of closing only. There will be no prorations or impending special assessments or special service area fees, as of the definal and this provision shall survive delivery of the deed.
10. Home Warranty	
	Not to be included in Sales Contract.
	To be included in the terms of the Sales Contract the offer of a Homeowner Warranty at Seller's expense through:
	The Warranty is effective for one year from the day of closing. The Homeowner Warranty offer is void unless ordered by Seller.
customary for a Seller of resider reserves the right to select the acknowledges that Consumer/Buinsurance, from any particular completed preliminary title work Morreale Real Estate Services, Inc 5300 for local closing office infor different title or settlement comp	TRC Global Mobility, Inc. will not provide a policy of title insurance expense unless the subject property is in a jurisdiction where it is nitial property to do so and, in that event, TRC Global Mobility, Inc. title insurer/agent. Notwithstanding the foregoing, Consumer/Buyer expertise not required to purchase settlement services, including title empany as a condition of sale. TRC Global Mobility, Inc. has already on the subject property. The local closing office will be assigned by Please contact Morreale Real Estate Services, Inc. directly at 630-545-mation. In the event Consumer/Buyer's Lender requires the use of a any that was not previously assigned by Morreale Real Estate Services, empany provided that Seller will not be responsible for any additional or
Closing Office:	California Coast Escrow, Inc. 170 Eucalyptus Avenue, Suite 120

Vista, CA 92084 (858) 260-3222

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preliminary walk-through prior to closing may be do been addressed. Consu	of the property 7-10 one to confirm that any mer/Buyer is aware tha o insure compliance wit	days prior to closing. A fi issues raised as a result of at walk-through issues will	er/Buyer is advised to do a inal walk-through immediately preliminary walk-through have NOT be addressed at the time requirements (effective or not)
13. Possession alter the Property, store a closing.		essession shall be given to B erty, occupy, or otherwise	Buyer at closing. Buyer may not use the Property prior to
Consumer/Buyer as a res	sult of any delay in the	closing as a result of lend	e for any expenses incurred by ler required Closing Disclosure g and storage fees, mortgage
<ul> <li>Contract, the pro</li> <li>The Sales Contraprior to closing.</li> <li>Any contract proin law or in equit</li> <li>Seller does not p</li> <li>Consumer/Buyer</li> </ul>	ovisions of the Addendu act is contingent upon So ovisions related to media by shall be deemed strict participate in 1031 excha	im shall control. eller becoming contractual ation, arbitration, specific p ken. ange transactions. e that electronic signature	t with the terms of the Sales owner of the subject property performance or other remedies es are the legal equivalent of
Consumer/Buyer:	Signature		 Date
	Signature		Date
Seller:	Signature		Date