

ELLER'S PURC Ε F REPLACEMENT PROPERTY

(C.A.R. Form PRP, Revised 6/24)

his	s an Addendum to the Purchase Agreement, OR		
	("Agreement"), dated January 25, 2025, on property known as		
L	2122 Goff St, Pittsburg, CA 94565 ("Seller's Property"),		
betwe			
and _	Armando Siscar , Lourdes Siscar and Seller are referred to as the "Parties." ("Seller").		
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	ER'S PURCHASE OF REPLACEMENT PROPERTY:		
OR E	Escrow Holder: Old Republic Title If this paragraph is checked, then the Time Periods in paragraph 2A and the Buyer's Deposit in paragraph 2B shall remain as specified in the Agreement. (If checked) CLOSE OF REPLACEMENT PROPERTY: he Agreement is contingent on Seller's ability to close escrow on replacement property according to that contract. This is a contingency in favor of Seller. Seller, by the scheduled close of escrow date for the replacement property, shall either close escrow or remove this contingency in writing. TIME PERIODS: Time periods in the Agreement for inspections, contingencies, covenants, close of escrow, and other obligations that commence from date of Acceptance shall begin the Day after Seller delivers to Buyer a written notice removing the Finding Replacement Property Contingency specified in paragraph 1 or remain as specified in the Agreement. If close of escrow is identified as a specific date in the Agreement, it shall remain on that date.		
E	BUYER'S DEPOSIT: Buyer's deposit shall be delivered to escrow within 3 business Days after Seller delivers to Buyer a written notice removing the Finding Replacement Property Contingency as specified in paragraph 1A or as specified in the Agreement. CLOSE OF ESCROW: Parties agree that Seller may extend the Close Of Escrow date for the sale of Seller's property for a maximum of additional Days or until (date), by providing Buyer with written notice at the time Seller removes the Finding Replacement Property Contingency specified in paragraph 1A, if applicable.		
	. OTHER TERMS:		
a	ANCELLATION OF REPLACEMENT PROPERTY: If Seller's Replacement Property is in or enters escrow, or there is another reement, and either party to that escrow or agreement gives the other a notice of cancellation, Seller, within 2 (or) Days ereafter, shall Deliver to Buyer written notice of that cancellation.		
	EMOVAL OF CONTINGENCIES: Even after the expiration of the time for the Finding Replacement Property Contingency specified		
iı E C	paragraph 1A, Seller retains the right to remove the Finding Replacement Property Contingency or cancel the Agreement until uyer cancels pursuant to paragraph 1A. Once Buyer receives Seller's written removal of the Finding Replacement Property ontingency, Buyer may not cancel pursuant to paragraph 1A.		
	UYER RIGHT TO CANCEL: Buyer may cancel the Agreement in writing as follows:		
	After first giving Seller a NSP, if Seller fails to remove the Finding Replacement Property Contingency.		
C	 After first giving Seller a NSP, if Seller fails to give proof of replacement as specified in paragraph 1A. (If paragraph 1C is checked) After first giving Seller a NSP, if Seller fails to remove the Closing on Replacement Property Contingency. 		
E	 If Seller gives notice to Buyer of either party's cancellation of the agreement for Replacement Property. NOTE: If Seller is unable to meet the obligations for other time frames in the Agreement, such as for Close Of Escrow, Buyer may cancel as permitted in the Agreement, even if this contingency is not removed. ELLER RIGHT TO CANCEL: Seller may cancel the Agreement in writing as follows: 		
1	 If, prior to Seller's Removal of the Finding Replacement Property Contingency, Seller is unable to enter into a contract to acquire replacement property. (If paragraph 1C is checked) Seller is unable to close escrow on replacement property according to that contract. 		
	Buyer Costs: If Seller cancels pursuant to paragraph 6 or 6B, (i) Seller shall return any deposit and (ii) (if checked) After Delivering receipts to Escrow Holder, Buyer shall be entitled to Buyer's reasonable out-of-pocket expenses for inspection reports and appraisal fees under the Agreement, which total amount shall be no more than \$		
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, B yer and S er each ackno edge that they have read, inderstand, accept and have received a C py f y signing bel this Addendum.

Buyer	2/3/2025 Date
Buyer	Date 2/3/2025
Seller	2/3/2025 Armando Siscar Date
Seller	Lourdes Siscar Date 2/3/2025
	2/3/2025

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