FHA/VA LOAN ADDENDUM # ____ TO REAL ESTATE PURCHASE CONTRACT

	as Buver, and	,	counteroffers, between as Seller, regard	ing the Property located at
	as Days., and		as solid; regard	lowing terms are hereby
incorporated as part of Veterans Affairs. (of the REPC. All reference CHECK APPLICABLE BO	s to FHA/VA shall	mean the Federal Housing	
1. Buyer [] D 0	OES [] DOES NOT inten	d to occupy the Pr	operty as his/her residence.	
Earnest Money Depothe Purchase Price et or VA appraisal; or (closing costs) establisto the amount of the determine the maxim condition of the Property of the	sit or other down payment, xceeds the reasonable value (b) for an FHA loan, the Fished by the FHA appraisal, appraised valuation made turn loan that FHA will insu	or otherwise be of ue of the Property Purchase Price ex Buyer shall, how the applicable ure or VA will gua simself/herself that	f the Property or incur any bligated to purchase the Property of the VA Certiceeds the appraised value ever, have the right to comper FHA or the VA. The apprantee. Neither FHA nor the the price and condition of the approperty inspection.	pperty, if: (a) for a VA loan ficate of Reasonable Value of the Property (excluding lete the sale without regard raised valuation is used to VA warrants the value of
3. Seller shall m	nake any and all appraisal r	equired repairs, pr	ovided that the cost does no	t exceed \$
the Property to be fre	ee and clear from termite	infestation. In the	nish Buyer with a current Pe event of termite infestation e cost does not exceed \$, Seller shall eradicate the
5. There are cer Buyer to pay. (Check		the granting of a n	nortgage loan, some of whic	n FHA/VA will not allow the
loan and closing relacements allocated at Buyer's dathe amount of Seller	ated costs ("Loan Costs") t be applied to Loan Costs liscretion toward remaining 's contribution exceeds the	 The amount of that FHA/VA will Loan Costs. Selle amount of actual 	ount toward payment of loar f Seller's contribution shall not permit Buyer to pay, a er shall have no further obliga al Loan Costs, then such e Costs shall not modify Seller'	be \$ Such nd any remainder shall be ation toward Loan Costs. In xcess shall be returned to
5.2 []	Seller shall not contribut	te any amount tow	ard Loan Costs.	
	f, and that any other agree		y that the terms of the REPO by any of the parties has	
	ion in the REPC or this A tions, then to the extent of s		consistent with any currently , that law shall govern.	applicable law governing
Page 1 of 2 pages	Ruver's Initials	Date	Seller's Initials	Date

To the extent the terms of this ADDENDUM modify or conflict with any provisions of the REPC, including all prior addenda and counteroffers, these terms shall control. All other terms of the REPC, including all prior addenda and counteroffers, not modified by this ADDENDUM shall remain the same. [] Seller [] Buyer shall have until [] AM [] PM Mountain Time (Date), to accept the terms of this FHA/VA LOAN ADDENDUM in accordance with the provisions of Section 23 of the REPC. Unless so accepted, the offer as set forth in FHA/VA LOAN ADDENDUM shall lapse.										
[] Buyer [] Seller Signature	Date	Time	Buyer [] Seller Signature	Date	Time				
ACCEPTANCE/COUNTEROFFER/REJECTION										
CHECK ONE:										
[] ACCEPTANCE: [] Se	eller [] Buye	er hereby acce	ots the terms of	this FHA/VA LOAN	ADDENDUM.					
[] COUNTEROFFER: [] Seller [] Buyer presents as a counteroffer the terms of attached ADDENDUM NO										
[] REJECTION: [] Seller	[] Buyer rej	ects the forego	ing FHA/VA LC	OAN ADDENDUM.						
(Signature)	(Date)	(Time)	(Signature)		(Date)	(Time)				
(Signature)	(Date)	(Time)	(Signature)		(Date)	(Time)				
THIS FORM APPROVED BY THE UTAH REAL ESTATE COMMISSION AND THE OFFICE OF THE UTAH ATTORNEY GENERAL, EFFECTIVE AUGUST 27, 2008. AS OF JANUARY 1, 2009, IT WILL REPLACE AND SUPERCEDE THE PREVIOUSLY APPROVED VERSION OF THIS FORM.										
Page 2 of 2 pages Buyer's	Initials	Da	ate	Seller's Initials	Dat	e				