

RESOLUTION OF DUE DILIGENCE ADDENDUM NO. _____ TO REAL ESTATE PURCHASE CONTRACT



| THIS IS AN [] ADDENDUM [] COUN | NTEROFFER to the | at REAL ESTA | TE PURCHASE CONTRACT (the "REF | PC") with an Offer Ref | erence Date of |
|---|---|---|--|--|---|
| , including all prior a | ddenda and counte | eroffers, betwee | en, as Buyer, a | nd | as Seller, |
| regarding the Property located at | | | The terms of this Addendum are he | reby incorporated as pa | rt of the REPC, |
| and to the extent the terms of this Addend shall control. | dum modify or conf | lict with any pro | ovisions of the REPC, including all prior a | ddenda and counteroffe | ers, these terms |
| Seller and Buyer Agree as follows: 1. [] CLOSING COSTS. Seller and contribute at Settlement the amount of \$_temporary reduction, in the mortgage loar Seller's contribution may, at Buyer's optio toward Buyer's closing costs (the "Prior Cost.") | Buyer agree that B to be applied interest rate; (b) m n, be used to reduce | uyer accepts the at Buyer's disconortgage finance the Purchase | cretion toward any or all of the following: (ing costs; (c) closing costs; and (d) Prepare Price. If in a prior addendum to the REP | a) a permanent reduction aids/Escrows. Any unus C Seller has agreed to | on, or ed portion of pay an amount |
| 2. [] PURCHASE PRICE REDUCT and that the Purchase Price shall be redu 3. [] REPAIRS TO BE MADE BY S Deadline. Unless otherwise agreed to in v governmental permit, inspection and appri | TION. Seller and B ced and that the ne BELLER. Seller arwriting, Seller shall, | uyer agree that w Purchase Pi nd Buyer agree through contra | Buyer accepts the Property as provided ice is \$ that Seller will be responsible for complectors, complete the repairs to comply with | in Sections 10.2 and 10 tion of the repairs by the a applicable Law, includ | a.3 of the REPC e Settlement ing |
| appearance comparable to existing mater Agreed Upon Repairs (specify): | | | | , | |
| escrow agreement with the Seller, approvious cannot agree on the Escrow, or it is not a 3.1(B) below. If 3.1(A) or 3.1(B) is not che (Check Applicable Box): A. [] Buyer may cancel the REPC liquidated damages, a sum equal to the Edemand.; OR | red by the Lender, (pproved by the Lenecked, then the Escand in addition to the Earnest Money Deporture of the Proper ceptance of this AD nless checked belowers. | if applicable) to der (if applicab row is the sole he return of the osit, or Deposit ty and then pur DENDUM, Buy | le), then Buyer may alternatively elect on remedy for incomplete or unfinished reported by Earnest Money Deposit, or Deposits, if as, if applicable. Seller agrees to pay the literature and other remedies available at law and the second selection. | row"). In the event Selle e of the following remediairs. Applicable, accept from a quidated damages to B after Closing. The terms | er and Buyer dies in 3.1(A) or Seller, as uyer upon s of this Section |
| ALL OTHER TERMS of the REPC, inclu | ding all prior adder | nda and counte | roffers, not modified by this ADDENDUM | I shall remain the same | e. [] Seller [] |
| Buyer shall have until: [] AM [] | | | (Date), to accept the terms of | | |
| the provisions of Section 23 of the REPC | . Unless so accepte | ed, the offer as | set forth in this ADDENDUM shall lapse. | | |
| [] Buyer [] Seller Signature | (Date) | (Time) | [] Buyer [] Seller Signature | (Date) | (Time) |
| CHECK ONE: | | | | | |
| []ACCEPTANCE:[]Seller[]Buyer | | | | | |
| [] COUNTEROFFER: [] Seller [] Buyer rejet | • | | | R OFFER NO | |
| (Signature) | (Date) | (Time) | (Signature) | (Date) | (Time) |

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