Addendum For Communities with a Homeowners' Association Concerning the Property At

		(Address of Property)						
1.	The Sales Counselor will give a pdf copy of available restrictions, rules and other governing documents of the Community (Deed Restrictions) to the Buyer(s) before the Contract submitted for Seller/Builder approval.							
2.	Buye	ers/Homeowners understand they must abide by the Deed Restrictions of their Community.						
3.	Men	Membership in the Homeowners' Association (HOA) is mandatory.						
4.	Buye	Buyers/Homeowners are required to pay mandatory assessments and other charges to the HOA.						
	a)	All assessments are paid to and are for the exclusive use of your HOA.						
	b)	Seller/Builder will set the amount of annual assessments (and utility assessments, if applicable) during the development period.						
	c)	The amount of assessments are based on estimates of future expenses which cannot be determined with certainty. The amounts of assessments may therefore increase over time.						
	d)	If the HOA pays to provide water to your residence assessments will include a utility assessment for water, and may also pay for private trash pick-up service and/or water and storm/sanitary conveyance systems, as applicable.						
	e)	You may be required to pay a one-time "capitalization fee" to the HOA at closing, usually equal to 20% of the amount of the annual assessment. If applicable, the fee is paid by each purchaser of each lot at closing. This fee is to fund a type of contingency reserve to help the HOA pay unanticipated expenses and/or unanticipated increased in expenses.						
5.		HOA has a continuing lien to secure payment of assessments and other charges due to the A. This lien may be foreclosed even if the property is your homestead.						
6.	Avai	lable parking in the Community is limited and strictly regulated.						
	a)	Vehicles may be parked in a private driveway for your Property only if the driveway is large enough for proper parking of the entire vehicle in the driveway so no part of it crosses or extents into any part of any sidewalk, shared drive or street. At least 1 vehicle must be parked in a 2-car garage, or 2 in a 3-car garage, before any vehicle may be parked in the private driveway for your Property.						
	b)	If the Property does not have a private driveway of sufficient size to park in, then the maximum number of vehicles that your garage will allow must be parked in the garage.						
	c)	Guest parking may not be available. If it is, only guest (and not residents) may park in any guest parking space, and no guest may park in a guest parking space longer than 3 consecutive days or more than 5 days in any 30-day period unless the HOA approves in writing.						
	d)	Garages may not be of sufficient size to permit parking therein of the same number of large vehicles as the customary description of the garage. For example, a "two-car garage" may not be large enough to permit parking therein of two large sedans, two SUV's or two other						

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(Address of	of Prop	perty)		 -		Page 2 of 2
		large vehicles. Thi Restrictions.	s size limitation	is not a basis for non-co	ompliance with ap	pplicable Deed
	e)	Towing will be strice	ctly enforced for	any parking violations.		
7.	Gara	ge doors are to rema	in closed except	when entering or leaving	ng the garage.	
8.	•	ers/Homeowners mu llowed as to each res		ean up after their pets.	No more than 2 h	nousehold pets
9.		page cans or bags can by the end of that d	•	on trash pickup days, a	and must be stored	d out of public
10.				compliance with all apple (IRC) and/or Houston	•	s, including as
11.	any deci	of the pre-printed i	materials or ver	anity amenities) is subjudiced bal representations of add, change, remove	anyone in makin	g this buying
12.	com	pletion of any amen	ities, including a	antee any specific date as to limited access gat opment, or for being solo	es, if any, or for	completion of
	a)	•	•	ast pay the full amoun h the amenities are not o		
	b)	Community, even v	when installed th	that if limited access ne limited access gates d for the Community.	-	
13.	Selle			e sale of the last reside to the owners. Until t		•
14.	. The any	Deed Restrictions ar conflict with this Ad	e subject to amed dendum. This A	ndment. The Deed Rest addendum will survive c	trictions control in closing.	the event of
	TIO	NS AS AN OWNER (OF PROPERTY	BSTANTIALLY EFFI IN THIS COMMUNITY FOR REVIEW OF THI	. <u>READ THEM C</u>	'AREFULLY.
		/				_/
Buyer			Date	Buyer		Date

IT IS THE RESPONSIBILITY OF ALL HOMEOWNERS TO ENSURE ENFORCEMENT OF THE DEED RESTRICTIONS AND OTHER GOVERNING DOCUMENT OF THE COMMUNITY. PLEASE REPORT ALL VIOLATIONS DIRECTLY TO THE MANAGEMENT COMPANY