

MANUFACTURED OR MOBILE HOME PURCHASE ADDENDUM

(C.A.R. Form MH-PA, Revised 6/24)

The	fol	owing terms and conditions are hereby					
date	ed	, on property known as			("Agreement"), ("Property"),		
in w	hich	on property known as			is referred to as ("Seller")		
This	ado	lendum is to be used for the purchase of ar	ny manufactured home	or mobile home ("Manufacture	ed Home"). Buyer and Seller are		
		to as the "Parties."	•	•	, .		
1.		PE OF MANUFACTURED HOME: (Check to PERSONAL PROPERTY MANUFACTUR		ow: paragraphs A1, A2 or B.)(C	heck ONLY one box.)		
	Λ.	(1) A Manufactured Home On Leased		nnlete naragraph 2)			
		Space Number Park Name	TOI Relited Land (Con	npiete paragraph 2).			
		Space Number Park Name _ Park Address (2) _ A Manufactured Home To Be Solo	City	County	CA 7in		
	ΛP	(2) A Manufactured Home To Be Sole	Oily	complete paragraph 2)	, CA Zip		
	OIN	(2) A Manufactured Home To Be Solo Real Property Situated in Assessor's Parcel No.	City	County	CA 7in		
		Assessor's Parcel No	City	County	, CA Zip		
		PURCHASE PRICE ALLOCATED AS	S EOL LOWS:				
		Manufactured Home \$ Real Property \$					
OR	ь		D HOME situated in /a	alaa aamalata anniisahla narta	of noragraph 2):		
UK	В.	City County	D HOWE Situated iii (a	N Zin Assessar's F	orpal Na		
		City County A real property manufactured home is one	, C <i>F</i>	A ZIP ASSESSORS F	Parcel No		
		(i) A building permit is obtained from local					
		is affixed to a foundation pursuant to He					
•	A D	authorities; and (iv) there is recordation wi	ith the local authorities	or a form pursuant to Health a	nd Salety Code § 18551.		
2.		DITIONAL DESCRIPTION:	Madal	Data Of N	lancifa ationa		
	IVIA	nufacturer's Name	IVIOGEI	Date Of N	ianutacture		
		e Of First Sale	□ 4	1: 1: - / 1 / 1			
		perty is: On Local Property Tax Roll or					
		stered with the Department of Housing a					
	(i) l	Property has been converted to real propert					
		Approximate Width A	pproximate Length	(Without Hitch)	Expando Size		
		HCD/HUD License/Decal Number: SERIAL NUMBERS: 1. HCD/HUD Label/Insignia: 1.					
		SERIAL NUMBERS: 1.	2		3		
		HCD/HUD Label/Insignia: 1	2		3		
3.	ΑD	DITIONAL SELLER FINANCING TERMS:	The following terms a	apply ONLY to financing of a p	personal property manufactured		
		home extended by Seller under this Agreement. Buyer's security agreement and other appropriate documents shall incorporate					
	and	implement the following additional terms:	(i) a clause requiring I	Buyer to comply with the terms	s of any rental/lease agreement		
	ent	ered into between Buyer and Park Owner	/Landlord/Homeowner	s' Association (HOA) and to o	deliver to Seller a Copy of any		
		difications to the rental/lease agreement v					
	writ	ten 30-day notice prior to relocating the Pro	operty; and (iii) a claus	se prohibiting Buyer from insta	lling the manufactured home on		
	ар	ermanent foundation system or otherwise a	affixing the manufactur	ed home to land in any way th	at could alter its legal character		
	as	personal property, without Seller's prior writ	ten consent.				
4.	AS	SUMPTION: IF THIS IS AN ASSUMPTIO	N OF A VA OR CAL	. VET LOAN, THE SALE IS (CONTINGENT UPON SELLER		
	RE	CEIVING A RELEASE OF LIABILITY AND	SUBSTITUTION OF E	LIGIBILITY, UNLESS OTHER\	WISE AGREED IN WRITING.		
5.	CA	UTION: Obligations secured by mixed co	ollateral (i.e; both per	sonal and real property) are	subject to complex rules and		
	col	urt decisions under the Civil Code, Commercial Code, and Code of Civil Procedure. Buyer and Seller are strongly					
	caı	tioned to consult legal counsel in conne	ection with the securi	ng and enforcement of such	obligations.		
6.	ΑD	DITIONAL ALLOCATION OF COSTS (if bo	oth is checked, costs to	be split equally unless Otherv	vise Agreed):		
		HCD fees for providing registration and titl		· · · · · · · · · · · · · · · · · · ·	3 ,		
		Use Tax charged at the point of sale:		by Buyer Seller Both			
7				<i>.</i>	Delivery of Description		
7.		LER DOCUMENTATION AND ADDITIO					
	_	eement to which this Addendum is attached	d, Seller shall Deliver to	o Buyer, in writing, the followin	g disclosure documentation and		
		rmation:					
	Α.	REAL PROPERTY MANUFACTURED HO					
		HCD permit and approval requirements for		irs. If known to Seller, Seller	shall disclose any alterations or		
		repairs done without HCD permits or appre	ovals.		•		
© 2N	24 C	alifornia Association of REALTORS®, Inc.					
			nitiala /	College Initials	EQUAL HOUSING		
IVIT	-ra	REVISED 6/24 (PAGE 1 OF 2) Buyer's II	illudio /	Seller's Initials	OPPORTUNITY		

- B. ADDITIONAL REAL PROPERTY DISCLOSURES: If the Property is or includes real property, Seller shall disclose to Buyer the existence of any of the following items of which Seller has actual knowledge: (i) whether the Property is subject to restrictions for agricultural use pursuant to the Williamson Act (Government Code §§ 51200-51295); (ii) whether the Property is in, or adjacent to, and area with Right to Farm rights (Civil Code § 3482.5 and § 3482.6); (iii) the presence of endangered, threatened, "candidate" species or wetlands on the Property; (iv) any features of the Property shared in common with adjoining landowners, such as walls, fences, roads and driveways, whose use or responsibility for maintenance may have an effect on the Property; and (v) any abandoned mining operations on the Property.
- **C. SMOKE DETECTOR:** Available manufacturer's information describing the operation, method and frequency of testing and property maintenance of any smoke alarm.
- D. MANUFACTURED HOME AND MOBILE HOME TRANSFER DISCLOSURE STATEMENT: As applicable, all references to the Real Estate Transfer Disclosure Statement (TDS) in the Agreement to which this Addendum is attached, shall be read as, and shall mean, the Manufactured Home and Mobile Home: Transfer Disclosure Statement (MHTDS).
- 8. RESIDENCY APPLICATION AND PARK RULES FOR PROPERTY LOCATED ON LEASED OR RENTED LAND:
 - **A.** Buyer's approval of the lease or rental agreement is a contingency of the Agreement. Within the time specified in the Agreement for removal of the Investigation of Property contingency or **5 Days** after Delivery of the Park rules and regulation, whichever occurs last, Buyer shall Deliver to Seller Buyer's written approval of Park rules and regulations.
 - **B.** Buyer shall, within **5 (or ____) Days** after Acceptance, submit a completed residency application, and other required information, to Park/Landlord/HOA.
 - C. Buyer obtaining residency approval is a contingency of the Agreement in favor of Buyer. Such approval shall be obtained 5 (or _____) Days prior to Close Of Escrow. If approval is not obtained prior to this time, Buyer may cancel the Agreement. If Buyer removes this contingency without first having obtained park approval, and the park rejects the Buyer's residency application, Buyer understands that Buyer may be contractually obligated to complete the purchase even though Buyer may be required to remove the home from the park.
- 9. PARK CONDITIONS FOR CLOSING: If completion of repairs or improvements are required by the Park pursuant to Civil Code § 798.73.5 as a condition for closing and approval of the sale to Buyer, then further written agreement between Buyer and Seller regarding the payment of the costs of such repairs or improvements is required. If agreement is not reached within the time for removal of the Investigation of Property contingency or 5 Days after Delivery of the Park conditions for closing, whichever occurs later, then either Party may cancel this Agreement.
- 10. SELLER ASSIGNMENT OR SUBLET: Seller is not assigning or subletting the space the manufactured home occupies in its present location.
- 11. CAUTION; OCCUPANCY AND CONDITION OF PROPERTY:
 - A. Notwithstanding that the Agreement to which this Addendum is attached may provide that the Property is sold "AS IS", Buyer and Seller acknowledge that: (i) Sellers not using a licensed real estate agent or a licensed manufactured home dealer are prohibited from selling a personal property manufactured home "AS IS" unless the manufactured home meets, as applicable, the requirements of HCD or the National Manufactured Housing Construction and Safety Standards Act of 1974; and (ii) the licensed real estate agent or manufactured home dealer, if any, must conduct a reasonably competent and diligent visual inspection of the home and disclose material facts that such an investigation would reveal.
 - B. OCCUPYING A USED MANUFACTURED HOME OR MOBILEHOME: Even though a manufactured home or mobilehome may be sold in its present physical condition, the Mobilehome Parks Act (Health and Safety Code §§ 18200 through 18700) prohibits the occupancy of a manufactured home or mobilehome wherever located not meeting certain standards. Those standards are set forth in Health and Safety Code § 18550 as follows:
 - "It is unlawful for any person to use or cause, or permit to be used for occupancy, any of the following manufactured homes or mobilehomes wherever the manufactured homes or mobilehomes are located...:
 - (1) Any manufactured home or mobilehome, supplied with fuel, gas, water, electricity, or sewage connections unless the connections and installations conform to regulations of the department.
 - (2) Any manufactured home or mobilehome that is permanently attached with underpinning or foundation to the ground, except for a manufactured home or mobilehome bearing a department insignia or federal label, that is installed in accordance with this part.
 - (3) Any manufactured home or mobilehome that does not conform to the registration requirements of the department.
 - (4) Any manufactured home, mobilehome in an unsafe or unsanitary condition.
 - (5) Any manufactured home, mobilehome that is structurally unsound and does not protect it occupants against the elements."
 - C. BROKER RECOMMENDATION: Broker recommends Buyer obtain an inspection to determine if the Property is in compliance with the above requirements. Broker does not have expertise in this area.

By signing below Buyer and Seller acknowledge that each has read, understands, has received a copy of, and agrees to the terms of this Manufactured or Mobile Home Purchase Addendum.

Buyer	Da	te
Buyer	Da	te
Seller	Da	te
Seller	Da	te

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