



(C.A.R. Form BEO, Revised 12/21)

This is a	addendum to the Purchase Agreement, OR Uther	("Agreement"),
dated	March 29, 2024 , on property known as 6477 Meadowridge Dr, , Santa Rosa, CA 95401	("Property"),
between	Maria Tantum, Mike Tantum	("Buyer"),
and	John Monk, Lisa Monk	("Seller").
•	Seller are referred to as the "Parties."	
intended	ndum is intended for short-term occupancy (i.e. 29 days or less) by Buyer of Property before Close of Escroob be for 30 days or longer, use Interim Occupancy Agreement (C.A.R. Form IOA).	
	al rent control or other Law regarding tenant's rights may impact Buyer's and Seller's rights and obl	igations.
	1: Buyer is granted possession of Property for calendar days before Close Of Escrow (or	).
	Buyer Early Occupancy Addendum (BEO) shall terminate on the Close Of Escrow in the Agreement. Buy n in possession beyond this term unless <b>(i)</b> escrow has been extended by mutual agreement, or <b>(ii)</b> a subs	
for p	ssession is agreed to in writing and signed by Buyer and Seller prior to the end of such term. Buyer may	be responsible for
	awarded damages if Buyer does remain beyond the termination date without a subsequent written Agreement	
	<b>SIDERATION:</b> Buyer agrees to pay Seller (i) an "Early Possession Fee" for the term specified in 1 of, \$50.	
(or	), and <b>(ii)</b> to increase Buyer's deposit by \$2,500.00 in which case the Parti ate liquidated damages clause (C.A.R. Form DID) at the time of entering into this BEO. Buyer shall deposit by \$2,500.00 in which case the Parti ate liquidated damages clause (C.A.R. Form DID) at the time of entering into this BEO.	
	w Holder immediately upon execution of this BEO and, if applicable, DID. If escrow is extended by mutual	
sha		se Of Escrow, the
	ncreased deposit will be applied towards the Purchase Price (or).	
3. UTI	TIES: Buyer agrees to pay for all utilities and services, and the following charges:	
	except, which shall be paid for by \$\footnote{ENTRY}\$: Buyer shall make Property available to Seller for the purpose of entering to make necessary or agreed repairs	
supp	or agreed shall make Property available to Seller for the purpose of entering to make necessary or agreed services. Buyer and Seller agree that 24 hours notice (oral or written) shall b	
	ufficient notice. In an emergency, Seller may enter Property at any time without prior notice.	
5. MAI Selle	TENANCE; ALTERATIONS: Buyer shall maintain the Property, including any pool, spa, landscaping and	grounds, and all of
	's personal property included in the sale in substantially the same condition as on the date of this BEO. Exc	cept as provided in
	greement, Buyer shall not make any alterations to the Property without Seller's prior written consent.	anafar tha right to
	<b>GNMENT; SUBLETTING:</b> Buyer shall not assign or sublet all or any part of the Property, or assign or tr by the Property. Any assignment, subletting or transfer of the Property by voluntary act of Buyer, by or	
	wise, without Seller's prior written consent shall give Seller the immediate right to terminate Buyer's right to	
7. INS	RANCE: Except as otherwise specified, Buyer's personal property (including vehicles and Seller's personal and	real property) is not
	d by the other Party, and, if applicable, not by the homeowner's association, against loss or damage. Each Party	
	ince to protect their respective property from such loss. Prior to occupancy Buyer shall obtain renter's insurance w Ig Seller as additional insured. Seller shall consult with existing insurance carrier or insurance broker to determi	
	ig policy if Buyer is permitted to occupy before Close Of Escrow. <b>Seller is advised not to let Buyer commenc</b>	
	Seller has both (i) received and reviewed a copy of Buyers insurance and (ii) consulted with Seller's insura	
8. WA	ER: The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequent	
9. OTH	R TERMS AND CONDITIONS/SUPPLEMENTS:	
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	KERS: BROKERS DO NOT RECOMMEND EARLY OCCUPANCY. BROKER HAS ADVISED BUYER AN	
	SULT A QUALIFIED CALIFORNIA REAL ESTATE ATTORNEY TO DETERMINE WHETHER ENTERIN IDDENDUM TEMPORARILY OR PERMANENTLY CHANGES THE NATURE OF THEIR STATUS AS	
	ER, AND THE LEGAL CONSEQUENCES AND IMPLICATIONS OF AN EARLY OCCUPANCY. IF BUYER	
	EE TO EARLY OCCUPANCY THEY ARE DOING SO AGAINST THE ADVICE OF BROKER AND AT THE	
	below Buyer and Seller acknowledge that each has read, understands, has received a copy of and agrees	to the terms
OI IIIIS DI	er Early Occupancy Addendum.	
Buyer	Maria Tantum Date	
Buyer	Mike Tantum Date	
Seller	John Monk Date	
Seller	Lisa Monk Date	
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