

## **BUYER PRE-OCCUPANCY STORAGE ADDENDUM**

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

This	s is an addendum to the Purchase Agreement, OR 🗌 Counter Offer No,	Other ("Agreement"), dated	03/29/2024
on	property known as 6477 Meadowridge Dr, , Santa Rosa, (	CA 95401	("Property")
bet	ween <u>Maria Tantum, Mike Tantum</u>		
and John Monk, Lisa Monk			("Seller").
	s addendum is intended for short-term pre-occupancy storage by Buyer of Buye Property before Close of Escrow.	r's personal property ("Pe	rsonal Property") on
1.	LICENSE: Buyer is granted a license ("License") to store Personal Property as defined below on the Property prior to the Close Of Escrow.  TERM: The "Commencement Date" of License begins on (or		
2.			
3.			
4.			
_	Agreement. Buyer has no right to store Personal Property beyond this term un agreement, or (ii) a subsequent agreement for storage is agreed to in writing end of such term.	and signed by Buyer an	d Seller prior to the
5.	\$10.00 PER DAY (or ). If escrow is extended by mutual agreement, Buyer shall pay		
6.	additional consideration for pre-occupancy storage in the amount of \$\(\frac{1,000.00}{1,000.00}\) per day. <b>PERSONAL PROPERTY:</b> Personal Property means typical household furnishings and clothing, if not otherwise specified. Buyer shall provide Seller a list of all items stored upon completion of the move-in. <b>NO STORAGE OF THE FOLLOWING:</b> Buyer shall not store any firearms, or ammunition, or illegal, flammable, hazardous, explosive, corrosive, caustic or other dangerous materials. <b>STORAGE AREA:</b> Buyer is allowed to store Buyer's Personal Property in the following location(s) on the Property only:		
7.			
8.			
9.	<b>REMOVAL OF PERSONAL PROPERTY:</b> If Buyer has not completed the purchase of the Property, Buyer shall remove Personal Property within 3 calendar days of termination of this License. Buyer may be responsible for court awarded damages if Buyer does not remove Personal Property by the termination date without a subsequent written Agreement. <b>RISK OF LOSS:</b> The storage of Buyer's Personal Property on the Property shall not be deemed as Buyer taking possession or title under the Uniform Vendor and Purchaser Risk Act (Civil Code § 1662). <b>DAMAGE/INSURANCE:</b> Except as otherwise specified, Buyer's Personal Property (including vehicles) is not insured by		
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	Seller, and, if applicable, not by the homeowner's association, against loss of insurance to protect their respective property from such loss. Buyer is responsible move-out, or otherwise, of the personal Property, as well as any damage caused	or damage. Each Party is e for all damages incurred	to carry their own at either move-in or
	Seller's real or personal Property.  WAIVER: The waiver of any breach shall not be construed as a continuing waiver o  OTHER TERMS AND CONDITIONS/SUPPLEMENTS:	f the same or any subsequ	ent breach.
SU AN AN TH	OKERS DO NOT RECOMMEND PRE-OCCUPANCY STORAGE. BROKERS NSULT WITH A QUALIFIED CALIFORNIA REAL ESTATE ATTORNEY TO CH AN ADDENDUM TEMPORARILY OR PERMANENTLY CHANGES THE D SELLER, AND THE LEGAL CONSEQUENCES AND IMPLICATIONS OF D SELLER AGREE TO PRE-OCCUPANCY THEY ARE DOING SO AGAINER OWN RISK.	DETERMINE WHETHER NATURE OF THEIR ST PRE-OCCUPANCY STO ST THE ADVICE OF B	R ENTERING INTO FATUS AS BUYER DRAGE. IF BUYER PROKERS AND AT
	signing below Buyer and Seller acknowledge that each has read, understaterms of this Buyer Pre-Occupancy Storage Addendum.	nds, has received a cop	y of and agrees to
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Buy		Mike Tantum Date	
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