

ADDENDUM # 1 TO CONTRACT OF SALE (Single-Family Real Estate Disposition)

This Addendum is to be made a part of the agreement (Contract of Sale) dated 20, between			
	ation (Seller, sometimes described as Freddie Mac or HomeSteps) and (Purchaser), for the property located at:		
	(Furchaser), for the property located at: (the "Property").		
	THIS ADDENDUM CONFLICTS IN WHOLE OR IN PART WITH THE LE, OR ANY OTHER ADDENDA, THE PROVISIONS OF THIS ADDENDUM		
of foreclosure, forfeiture or similar prefinal acquisition of the Property by Sinsurance company's approval of the prior mortgage servicer from Seller. Seller's sole discretion, Seller may not seller.	er acknowledges that Seller obtained the Property by foreclosure, deed in lieu rocess. The Contract of Sale is subject to each of the following conditions: (i) Seller; (ii) the ability of Seller to provide insurable title; (iii) the mortgage e sale; and (iv) if required by Seller, the repurchase of the Property by the In the event any of these conditions are applicable, at Seller's option and at notify Purchaser that the Contract of Sale is canceled, the deposit shall be all have no further obligation to sell or convey the Property to Purchaser.		
REPRESENTATIONS, WARRANTI WHETHER REFERRING TO THE C EXISTENCE OF FEATURES, FUNC (INCLUDING, BY WAY OF EXAMP	ACKNOWLEDGED BY THE PURCHASER THAT ANY EXPRESS IES, OR STATEMENTS CONTAINED IN THE CONTRACT OF SALE, CONDITION OF THE PROPERTY, OR WHETHER REFERRING TO THE CTIONS OR SERVICES RELATING TO OR SERVING THE PROPERTY PLE ONLY, WHETHER THE PROPERTY HAS PARTICULAR TYPES OF (EGRESS RIGHTS), ARE SPECIFICALLY WAIVED, DISCLAIMED, AND		
PROVISIONS IN WHICH OPTIONA BY WAY OF EXAMPLE ONLY, BO ACKNOWLEDGES THAT THE REF SUCH LANGUAGE (EVEN IF CHEC	EVENT THAT THE CONTRACT OF SALE CONTAINS ANY EXPRESS AL LANGUAGE EXISTS FOR SELECTION BY THE PARTIES (INCLUDING, EXES TO BE CHECKED), THE PURCHASER EXPRESSLY AGREES AND PRESENTATIONS, WARRANTIES, OR STATEMENTS CONTAINED IN CKED, SIGNED, INITIALED OR OTHERWISE MARKED SIGNIFYING ANCE OF THE LANGUAGE) ARE SPECIFICALLY WAIVED, ULL AND VOID.		
WARRANTIES, REPRESENTATIO	OF THE SELLER AND THE PURCHASER THAT THE ONLY NS, OR STATEMENTS (IF ANY) MADE BY THE SELLER AND RELIED THOSE THAT MAY BE CONTAINED IN THIS ADDENDUM.		
to the Property may run from the ow recorded owner. Conveyance will be have and that grantor will only defende known as a SPECIAL WARRANT other local form of Deed acceptable transaction, disbursing funds and closed description of the property. The	ation with respect to title shall be to provide insurable title to Purchaser. Title one of record, or from Seller by act of power of attorney on behalf of the end by deed that covenants that grantor grants only that title which grantor may not title against persons claiming by, through or under grantor. Such deed may TY, LIMITED WARRANTY, QUIT CLAIM OR BARGAIN AND SALE DEED, or to the recording agent and Seller. The agent responsible for settling the osing escrow ("Closing Agent") is responsible for providing or obtaining the elegal description shall be the same legal description as contained in the of foreclosure, as applicable, or any revision thereto.		
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agreements shall not be considered to be Contract of Sale.	e part of the Contract of Sale unless incorporated in writing into the
TO ALL DATES SPECIFIED IN THE CO AMENDMENTS THERETO. Settlement/of Purchaser, in accordance with the provis law. Closing shall occur on or before loan approval, whichever is earlier, unles Purchaser. Purchaser shall deliver the earlier property for sale pursuant to a separate of held by the Closing Agent in escrow or Early amounts due by certified, bank, or calcosed in escrow without the prior written date specified in this Section 4, or any with termination Seller, without further commute to instruct the Closing Agent to cancel the paragraph 19 of this Addendum. In the events of the paragraph of the second setting the content of the paragraph.	IT IS AGREED THAT TIME IS OF THE ESSENCE WITH RESPECT NTRACT OF SALE, THIS ADDENDUM AND ANY ADDENDA OR closing shall be held in the offices of a Closing Agent selected by ions of paragraph 17 herein, unless otherwise required by applicable, 20, or within seven (7) calendar days of Purchaser's as the closing date is extended in writing signed by the Seller and arnest money deposit in certified funds to the real estate broker listing the agreement with Seller ("Broker"). The earnest money deposit shall be Broker in a noninterest bearing account. At closing, Purchaser must pay ashier's checks made payable to the Closing Agent. The sale may not be consent of Seller. In the event closing does not occur by the closing ritten extension, this Agreement is automatically terminated. Upon such unication with Purchaser and in Seller's sole discretion, will have the right be settlement and the Seller shall be entitled to the remedy described in event Seller agrees to Purchaser's request for a written extension of this Seller a per diem of \$ per calendar day through and in the written extension.
and sewer charges, real estate taxes and fees, and rents, if any. Rental payments settlement statement. Prorated rental payonce requested, and not returned to Purchall be paid current and prorated between the payons of the pay	gree to prorate the following expenses as of closing: utility charges, water disassessments, common area charges, co-operative fees, maintenance will be prorated outside and after closing, and will not be reflected on the ayments are to be returned to the tenant from whom they were received, chaser. Payment of homeowner's association or special assessments en Purchaser and Seller as of the closing date with payments not yet is ser without credit toward purchase price. HOWEVER, Seller shall not be assessments that accrued prior to the date Seller acquired the Property, ing shall be charged to Purchaser. All prorations at closing, including erty is a single family property with no more than one dwelling unit, then
regarding (i) compliance of the Property leases, (iii) the remaining term of any ten current in payment of rent. In addition, Se transfer any security deposits to Purchas of any security deposits (and interest the warrant that the Property will be vacant be expenses incurred by Purchaser before continue to occupy the Property after closes.	he Property is occupied by tenant(s), Seller makes no representations with any rent control or registration laws, (ii) the existence of any written ancy, (iv) the amount of monthly rent, and (v) whether the tenant(s) are eller does not hold any security deposits for any tenant(s) and shall not er, and after closing Purchaser shall be solely responsible for the return reon, if applicable) upon the demand of any tenant(s). Seller does not by the date of closing and shall not be responsible for any eviction or after closing. Seller does not warrant that the current tenant, if any, will sing or enter into a new lease agreement with Purchaser. Purchaser afters relating to occupancy of the Property after closing.
sale, or upon successful completion of clear Purchaser may not occupy the Property procupies the Property or permits it to be default of the Contract of Sale and Seller Seller for damages caused by such alternated rights to any improvements to the Prall claims for damages or compensation	nall deliver possession of Property to Purchaser at closing and funding of osing and settlement in accordance with local practice and custom. Orior to closing and funding. In the event Purchaser alters the Property or occupied by any other person prior to closing, then Purchaser shall be in may terminate the Contract of Sale and Purchaser shall be liable to action or occupation of the Property prior to closing. Purchaser's deposit operty shall be forfeited to Seller and Purchaser hereby waives any and for improvements made by Purchaser to the Property including but not ichment. The remedies available to Seller described in this paragraph ribed in paragraph 19 of this Addendum.
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3. **UNWRITTEN STATEMENTS**: Unwritten or oral statements, representations, promises, negotiations, or

8. CONDITION OF PROPERTY:

- a. PURCHASER UNDERSTANDS THAT SELLER OBTAINED THE PROPERTY BY FORECLOSURE, DEED IN LIEU OF FORECLOSURE, FORFEITURE OR SIMILAR PROCESS AND CONSEQUENTLY, SELLER HAS LITTLE OR NO DIRECT KNOWLEDGE REGARDING THE CONDITION OF THE PROPERTY. Purchaser accepts the Property in "AS IS" condition at the date of the Contract of Sale, including, without limitation, any defects or environmental conditions affecting the Property, known or unknown. To the extent Seller makes any repairs or upgrades to the condition of the Property, Purchaser accepts such items in "AS IS" condition at the date of closing. PURCHASER ACKNOWLEDGES THAT NEITHER SELLER NOR ITS AGENTS HAVE MADE ANY WARRANTIES, IMPLIED OR EXPRESSED, RELATING TO THE CONDITION OF THE PROPERTY. Seller and its agents shall not be responsible for the repair, replacement or modification of any deficiencies, malfunctions or mechanical defects in the material, workmanship and mechanical components of the appurtenant structures and improvements prior or subsequent to closing. Seller makes no representation or warranty as to whether the Property is connected to or served by a public sewer, a water supply or legal ingress/egress access. In the event that the Contract of Sale contains a statement or representation to the effect that the Property is connected to or served by a public sewer, water supply or ingress/egress access, notwithstanding such statement or representation the Purchaser acknowledges and agrees that such statement or representation is specifically waived, disclaimed, and rendered null and void. Items of personal property are not included in this sale. Seller makes no representation or warranty as to the condition of personal property, title to personal property or whether any personal property is encumbered by liens. Purchaser agrees that Seller shall have no liability for any claim or losses Purchaser or Purchaser's successors and/or assigns may incur as a result of any condition or other defect which may now or hereafter exist with respect to the Property.
- b. Purchaser understands and acknowledges that neither Seller nor its agents and contractors are expert in the detection or remediation of mold, mildew, fungus, high-sulfur content building materials, such as drywall, illegal or industrial chemicals and substances and associated environmental conditions or related adverse health effects. Purchaser is encouraged, in conjunction with Purchaser's rights to inspect the Property in Section 9 of this Addendum, to inspect the Property for mold, mildew, fungus, high-sulfur content building materials, illegal or industrial chemicals and substances and associated environmental conditions, including water leaks from plumbing and sewage pipes and fixtures, and moisture penetration in floors, walls, ceilings; corrosion or deterioration of air handling equipment, electrical wiring, and other metal components; and structural components of the Property. Purchaser understands and acknowledges that, in its efforts to put the Property in marketable condition, Seller may have hired or may hire contractors to make repairs and improve the appearance of the Property by, among other things, painting walls, replacing floor coverings, and cleaning interior and exterior surfaces. Purchaser agrees that neither Seller nor its agents shall be liable for any claims or losses that Purchaser, Purchaser's family members, Purchaser's successors and/or assigns, or persons occupying the Property as guests, tenants or licensees of Purchaser may incur as a result of the discovery, after the delivery of possession of the Property to Purchaser, of mold, mildew, fungus, high-sulfur content building materials or associated environmental conditions regardless of whether those conditions existed prior to the delivery of possession or developed thereafter.
- c. Purchaser understands and agrees that the Property may contain local or state building code violations as well as violations of condominium association, homeowners association or other community association rules, restrictions, covenants and bylaws that may or may not have resulted in fines or assessments. Seller disclaims knowledge or liability for any such violations, fines or assessments and Purchaser agrees to accept the Property with all such violations, fines or assessments except to the extent that such violations, fines or assessments would conflict with Seller's obligations regarding title under paragraph 2.

9. INSPECTIONS AND DUE	<u>DILIGENCE RIGHT; C</u>	CONTRACT CANCELLATION RIGHTS: Seller authorizes
Purchaser, at Purchaser's e	expense,	(Purchaser's Initials) to make a complete inspection of the
Property and conduct all de	sired, non-destructive	tests, surveys, appraisals, investigations, examinations and
inspections of the Property	and title to the Propert	ty as Purchaser deems appropriate within ten (10) calendar
days from the final executio	n date (Seller's accept	tance date) of the Contract of Sale. Purchaser may obtain an
appraisal or survey of the P records and other governmediligence as to the insurabil	Property, order a search ental and non-governmity of the Property and	h of title documents, homeowner's or condominium association mental records related to the Property, and conduct due I types and amounts of insurance required or desired for the r should obtain all inspections and conduct all due diligence
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	Property is in a physical and legal condition materially different than ase the Property by executing the Contract of Sale.
reports by qualified professionals with respresence of any environmental conditions. Property which would make it uninhabital regarding the Property about which Purchaser of any inspections. In the event the Purchaser at the time the Purchaser sign the deposit paid by Purchaser shall be re	owledges that it is Purchaser's sole responsibility to obtain inspection spect to the physical and legal status of the Property, to determine the saffecting the Property and/or any toxic or hazardous substances on the ole or dangerous to the health of the occupants, or other factors haser may be concerned. Purchaser shall provide Seller with reasonable inspection reveals material deficiencies that were not known to ed the Contract of Sale, Purchaser may cancel the Contract of Sale and turned to Purchaser. To cancel in such event, Purchaser must, within all execution date of the Contract of Sale, provide Seller with written
PURCHASER'S FAILURE TO FURNISH DAY TIME PERIOD SHALL CONCLUSIV	WRITTEN NOTICE OF CANCELLATION WITHIN THE TWELVE (12) /ELY BE DEEMED PURCHASER'S ELECTION TO ACCEPT THE TO PROCEED WITH THE TRANSACTION.
	obligation of Seller to obtain a compliance certificate relating to the so smoke detectors) shall not apply in the event the Property is not in uired by law.
Sale, Seller shall not be required to repai insects unless Seller specifically agrees t	EECTS: Notwithstanding any provision to the contrary in the Contract of r or treat any damage caused by termites or other wood destroying to do so as indicated below. Y such damage caused by termites or wood destroying insects.
	d/or treatment of damage caused by termites or other wood
NOT EXCEED \$ If the cost fo (i) Purchaser shall be responsible for the	T TO SELLER FOR SUCH REPAIRS AND/OR TREATMENTS SHALL r any such repairs exceeds such amount, then cost and expense of any amounts exceeding such termite repair ancel the Contract of Sale and the deposit paid by Purchaser shall be
\$ If the cost for any such repart the cost and expense of any amounts except the cost for any such repart the cos	y repairs required by Purchaser's prospective lender shall not exceed airs exceeds such amount, then (i) Purchaser shall be responsible for ceeding such repair limit, or (ii) Seller shall have the right to cancel the aid by Purchaser. PURCHASER SHALL NOT HAVE THE RIGHT TO RTY PRIOR TO CLOSING.
agents, employees and contractors, harm attorney's fees and expenses of every kir damage to the Property of any adjoining	to indemnify Seller and fully protect, defend and hold Seller, its tenants, nless from and against any and all claims, costs, liens, loss, damages, and and nature that may be sustained by or made against Seller or any property, or any injury to Purchaser or any other persons that may result Purchaser or its agents, employees and contractors prior to closing.
a. () Purchaser shall apply for Home mortgage secured by the Property in the years at the prevailing interest be required to obtain mortgage insurance the sale closes on or before the date spe assess your application for HomeSteps F	Il be as follows (check paragraph (a), (b), or (c) below as applicable): eSteps Financing from a participating lender in the form of a first amount of \$ which amortizes over a period of rate at time of loan application. Under this financing, Purchaser will not e or obtain a valuation of the Property, such as an appraisal, so long as cified in Section 4 of this Addendum. The value used by your lender to Financing will be the gross sales price listed in the Contract of Sale. ble in all markets, so please check with your agent and your lender selection.
	ing from a third party financial institution in the form of a first mortgage \$ Purchaser agrees to accept a prevailing rate of interest
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at the time of closing. Also check one of the following as applicable: () Conventional, () FHA, () VA,
() Other:
c () Purchaser shall pay ALL CASH at closing, with no financing involved in this transaction.
15. <u>APPLICATION FOR FINANCING</u> : If this sale is being financed, Purchaser shall have five (5) business days from the final execution date of the Contract of Sale to make loan application. The Contract of Sale may be canceled by Seller in the event Purchaser is not "prequalified" by a lender within seven (7) business days from the final execution date of the Contract of Sale.
16. NOT CONTINGENT UPON PURCHASER'S SALE OF REAL ESTATE: Notwithstanding any other provision of the Contract of Sale (including, if applicable, any financing contingency), in no event shall this Agreement be contingent upon the ability of the Purchaser to sell or close other real estate owned by Purchaser.
17. CLOSING COSTS/CONCESSIONS: a. REGARDLESS OF LOCAL CUSTOM, REQUIREMENTS OR PRACTICE, AND NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE CONTRACT OF SALE OR ANY OTHER ADDENDA, SELLER WILL NOT PAY ANY FEES, COSTS OR EXPENSES NOT EXPRESSLY PROVIDED FOR IN THIS ADDENDUM.
b. Purchaser shall pay all of a purchaser's customary closing costs (which shall include lender charges, survey and any FHA/VA non-allowables), except for Seller's contribution toward such closing costs. The amount to be contributed by Seller toward closing costs shall not exceed \$ Seller's contribution may be applied to any or all of the following actual expenses: FHA or VA non-allowables, non-recurring closing costs, discount points, loan origination fees, other customary and reasonable lender fees and pre-paid expenses, survey, and appraisal. In the event the total of closing costs are less than the amount of Seller's contribution toward closing costs, then Seller's contribution shall be limited to the total of such actual closing costs. In any event, Seller will not be obligated to make a contribution toward any closing costs if Purchaser does not pursue and obtain the financing specified in Section 14 of this Addendum.
c. The parties agree to the following with respect to the selection of a Closing Agent and title insurance agent:
1. Seller hereby notifies Purchaser that Purchaser has the right to make an independent selection of the Closing Agent and title insurance agent used in connection with the sale of the Property.
2. If Purchaser agrees to use the Closing Agent recommended by Seller, then Seller agrees to pay for an owner's policy of title insurance from a title insurance agent of Seller's choosing. Seller will not be obligated to pay any portion of the cost of an owner's policy of title insurance if the Purchaser does not select the Closing Agent recommended by Seller or if prohibited by applicable local, state, or federal law
3. Purchaser acknowledges that Purchaser is not required by Seller to purchase either an owner's or lender's policy of title insurance. However, the lender, if any, from which Purchaser obtains a mortgage may impose a requirement to purchase a lender's policy of title insurance upon Purchaser. Purchaser agrees it will contact its lender, if any, for more information if Purchaser has any questions regarding the obligation to purchase a lender's policy of title insurance.
4. Purchaser acknowledges the notice and information provided in this section 17.c,3, and makes the following selection (Purchaser must choose one):
Selection of a Closing Agent not recommended by Seller. Purchaser selects the following company to act as Closing Agent: The Purchaser will be
responsible for payment of the owner's policy of title insurance, if any.
Selection of a company recommended by Seller. Purchaser selects the following company, which has been recommended by Seller, to be the Closing Agent in connection with Purchaser's purchase of the Property:
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policy of title insurance. Purchaser shall be responsible to purchase and pay for a lender's policy of title insurance if Purchaser so chooses or is required to purchase one.

- 18. <u>TRANSFER TAXES/TAX STAMPS</u>: Seller is exempt from payment of state taxes and tax stamps on deeds, mortgages and notes (12 U.S.C 1452(e)) and if payment of such state taxes or stamps is necessary to record the deed or mortgage, the tax will be paid by Purchaser and will not be considered part of closing costs.
- 19. DEFAULT/REMEDIES: In the event that either party fails or refuses to proceed to settlement for any reason (except for reasons permitted or authorized by the Contract of Sale or this or other addenda). Purchaser and Seller acknowledge and agree that the economic consequences of such action by either party, considered at the time of contract formation, are speculative and uncertain. In such event, Purchaser and Seller agree that the recovery of liquidated damages is a suitable and preferable alternative to remedies that might otherwise be available at law or in equity. Therefore, in the event that Seller fails or refuses to proceed to settlement in violation of the Contract of Sale, Purchaser's sole and exclusive remedy shall be the recovery of liquidated damages in the amount of one thousand dollars (\$1,000.00). Seller shall promptly tender said sum upon demand from Purchaser. In the event that Purchaser fails or refuses to proceed to settlement in violation of the Contract of Sale, Seller's sole and exclusive remedy shall be the recovery of liquidated damages in the amount of one thousand dollars (\$1,000.00). Purchaser shall promptly tender said sum upon demand from Seller. Purchaser and Seller each agree to accept the specified liquidated damages as full and complete compensation for any and all claims, whether founded upon contract, tort, statute, or otherwise, that may arise in connection with the failure or refusal of the other party to proceed to settlement in violation of the Contract of Sale, and Purchaser and Seller expressly waive and disclaim any and all further claims and remedies including but not limited to injunctive relief, specific performance, the filing of a notice of lis pendens, and claims for monetary compensation including but not limited to benefit-of-the-bargain damages, lost profits, lost rental income, expenses incurred in preparing for settlement, and all other costs, expenses, compensation and damages of whatever nature whether founded upon law or in equity.
- **20.** <u>ASSIGNMENT</u>: Purchaser may not assign this Contract of Sale without the express written consent of Seller. Any attempted assignment by Purchaser shall be void and shall constitute a material breach of the Contract of Sale.

	21.	PURCHASER'S	REPRESENTATIONS	: Purchaser	represents	that
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a. Purchaser intends does not intend to occupy the Property as Purchaser's primary residence.
b. Purchaser is is not related by blood or marriage to the previous owner of the Property.
c. Purchaser is is not currently a HomeSteps Supplier, which includes employees, (as defined in "HomeSteps' Supplier Code of Conduct") approved to perform paid services for HomeSteps or a family member of a HomeSteps Supplier.
d.FREDDIE MAC EMPLOYEES AND THEIR IMMEDIATE HOUSEHOLD MEMBERS, ARE PROHIBITED FROM PURCHASING HOMESTEPS PROPERTIES. Purchaser or a member of Purchaser's immediate household is is not an employee of Freddie Mac. (An immediate household member means a member of the employee's family who currently resides in the employee's home, a non-resident spouse, and a non-resident minor child or dependent for whom the employee has responsibility.)
e. If Purchaser is a HomeSteps Supplier), or an employee and/or immediate family member of a HomeSteps

Supplier, Purchaser represents that Purchaser has not accessed HomeSteps' information including the Property's valuation and/or analysis, provided ancillary services such as "trash-outs" and maintenance (including but not limited to lawn care or repairs to the Property), or participated in the management of the Property at any time during the entire property management and sale process; and Purchaser represents that Purchaser will not engage in any such activities. Purchaser further represents that Purchaser has disclosed to HomeSteps that it is a Supplier and/or family member of a HomeSteps Supplier, and obtained written consent, which may or may not be provided in HomeSteps' sole discretion, to purchase the Property.

PURCHASER ACKNOWLEDGES THAT SELLER WILL RELY ON THE FOREGOING REPRESENTATIONS,

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AND ANY MISREPRESENTATION SHALL CONSTITUTE A MATERIAL BREACH OF THE CONTRACT OF SALE

22	. ACCEPTANCE OF DEED/MERGER: The acceptance of a deed by Purchaser shall be deemed to be a full
ı	performance and discharge of every agreement and obligation on the part of Seller to be performed pursuant to
1	the provisions of the Contract of Sale. Upon the acceptance of a deed the Contract of Sale shall be deemed to be
ı	merged into the deed and the Seller's obligations to Purchaser shall be governed solely by the terms of the deed
í	and shall be a bar against any action by the Purchaser against the Seller for any claim based upon the Contract
(of Sale.

23. **REAL ESTATE COMMISSION**: The real estate commission shall be paid to the Broker pursuant to the

terms of a separate agreement	between Broker and Seller as follows (check either "a" or "b" below):
	nmission due the Broker, subject to any existing referral agreement, the contract sale price. OR
	nmission due the Broker, subject to any existing referral agreement, um flat fee of \$
	d and directed to pay Broker's fee, subject to any existing referral agreement, ng. No fee shall be paid to Broker unless closing is completed.
	N ASSESSMENTS : Seller shall not be responsible for any homeowner's or ments that accrued prior to the date Seller acquired the Property.
delivered by hand or overnight de mailed by first class mail, postage received with confirmation of suc during regular business hours (M transmissions and e-mail receive day. All notices to Seller will be de All notices to Purchaser will be de	It to be given hereunder shall be deemed delivered when actually received when elivery. Such notices shall be deemed delivered five days after mailing when a prepaid. Notices sent by fax or electronic mail shall be deemed delivered when cessful transmission to the appropriate designated fax number or e-mail address anday through Friday from 9:00 am to 5:00 p.m. recipient's local time). Fax doutside regular business hours shall be deemed delivered the next business deemed sent or delivered to the Seller when sent or delivered to Seller's Broker. Deemed sent or delivered to Purchaser when sent or delivered to Purchaser or notices or disclosures that may be delivered by Seller may be delivered by
	s that the Property may be on a master key system to enable access by Seller owledges that Seller recommends that Purchaser re-key the Property after
counsel regarding the Contract of that the terms of the Contract of S	er acknowledges that Purchaser has had an opportunity to consult with legal Sale and all addenda, including this Addendum. Accordingly, the Parties agree Sale and this Addendum are not to be construed against any party because that instrued in favor of any party because that party failed to understand the legal attract of Sale or this Addendum
	or unenforceability of any provision of this Addendum shall not affect the validity rision of this Addendum, all of which shall remain in full force and effect.
made a part contains a form of all of alternative dispute resolution s	OLUTION : In the event that the Contract of Sale to which this Addendum is ternative dispute resolution other than through resort to legal action, if that form eeks to impose a binding method of resolution or settlement then Purchaser and dispute resolution term shall be of no force or effect, and is hereby revoked.
provision that in the event of reco	the Contract of Sale to which this Addendum is made a part contains a urse to legal action to enforce the Contract of Sale the prevailing party shall be , then Purchaser and Seller agree that such attorney's fees provision shall be of
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no force or effect, and is hereby revoked. Purchasown attorney's fees in any action to enforce the p	ser and Seller agree that each party shall be responsible for its provisions of the Contract of Sale.
31. ADDITIONAL CONDITIONS:	
THE UNDERSIGNED APPROVE AND ACCEPT T	HIS ADDENDUM AND ACKNOWLEDGE THIS ADDENDUM
TO BE A PART OF THE CONTRACT OF SALE. IN CONFLICTS WITH THE TERMS OF THE CONTRACT	N THE EVENT ANY PROVISION OF THIS ADDENDUM ACT OF SALE, THE PROVISIONS OF THIS ADDENDUM
SHALL CONTROL.	
SELLER: FEDERAL HOME LOAN MORTGAGE CORPORAT	PURCHASER(S): TION
BY:	BY:
TITLE:	BY:
DATE:	DATE: