

SHORT SALE ADDENDUM

OF REALTORS® (C.A.R. Form SSA, 11/10)		
This is an addendum to the ☐ California Residential Purchase Agreement,("Agre	eement"), dated ,	
on property known as	, CA	
("Property"), between		
("Buyer") and		
("Seller").		
1. SHORT SALE APPROVAL:		
A. This Agreement is contingent upon Seller's receipt of and delivery to Buyer of written consent ("Short Sale Lenders' Consent") to the Agreement from all existing secured lenders and lienholders ("Short Sale Lenders"), by 5:00 P.M. no later than 45 (or □) Days After Acceptance (or □ on (date) ("Short Sale Contingency Date").		
B. Short Sale Lenders' Consent means that all Short Sale Len respective loan balances by an amount sufficient to permit the pay the existing balances on loans secured by the Property, a closing costs, and other monetary obligations the Agreemen (including, but not limited to, escrow charges, title charges, do costs, Homeowners Association Fees and Repairs) without refer or have any continuing obligation to Short Sale Lenders.	ne proceeds from the sale of the Property to real property taxes, brokerage commissions, t requires Seller to pay at Close Of Escrow ocumentary transfer taxes, prorations, retrofit	
C. (i) Seller shall Deliver to Buyer a copy of Short Sale Lend		
D. If by the Short Sale Contingency Date, (i) Seller has not received Short Sale Lenders' Consent satisfying 1B, Seller may in writing cancel this Agreement, or (ii) Buyer has not received a copy of Short Sale Lenders' Consent satisfying 1B, Buyer may cancel this Agreement in writing. In either case, Buyer shall be entitled to return of any remaining deposit delivered to escrow.		
E. Seller shall reasonably cooperate with existing Short Sale Lenders in the short sale process, but neither Seller nor Buyer is obligated to change the terms of their Agreement to satisfy Short Sale Lenders consent or term sheet(s).		
F. If Short Sale Lenders' written consent or term sheet(s) provided to Seller require changes to the Agreement in order to satisfy the terms of 1B, (i) neither Buyer nor Seller shall be obligated to continuous negotiations to satisfy any of the requirements of the term sheet(s) (ii) either party may in writing cancer this Agreement and (iii) Seller is advised to seek legal, accounting and tax advice before agreeing to an such changes. If the Agreement is cancelled pursuant to this paragraph, Buyer shall be entitled to return of any remaining deposit delivered to escrow.		
2. TIME PERIODS. Time periods in the Agreement for inspect	ions, contingencies, covenants, and other	
 TIME PERIODS. Time periods in the Agreement for inspections, contingencies, covenants, and other obligations: (i) shall begin the Day After Seller delivers to Buyer Short Sale Lenders' Consent satisfying 1B. Howeve time periods for providing pre-approval/pre-qualification letters and verification of down payment an closing costs shall nonetheless begin as otherwise specified in the Agreement; or (ii) (if checked) □ shall begin as specified in the Agreement. 		
Buyer's Initials () ()	Seller's Initials () ()	
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SSA REVISED 11/10 (PAGE 1 OF 2) SHORT SALE ADDENDUM (SSA PAGE 1 OF 2)

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3.	BUYER'S DEPOSIT CHECK. Buyer's deposit check sha (i) 3 business Days After Seller delivers to or (ii) (if checked) □ as specified in the Agreem	o Buyer Short Sale Lenders' Consent satisfying 1B	
4.	. NO ASSURANCE OF LENDER APPROVAL. Buyer and Seller understand that Short Sale Lenders: (i) are not obligated to give consent to a short sale; (ii) may require Seller to forward any other offer received; and (iii) may give consent to other offers. Additionally, Short Sale Lenders may require that, in order to obtain their approval for a short sale, some terms of the Agreement, such as the Close of Escrow, be amended on that Seller sign a personal note or some other obligation for all or a portion of the amount of the secured debt reduction. Buyer and Seller do not have to agree to any of Short Sale Lenders' proposed terms. Buyer Seller and Brokers do not have control over whether Short Sale Lenders will consent to a short sale, or control over any act, omission, or decision by any Short Sale Lender in the short sale process.		
5.	. BUYER AND SELLER COSTS. Buyer and Seller acknowledge that each of them may incur costs in connection with rights or obligations under the Agreement. These costs may include, but are not limited to, payments for loan applications, inspections, appraisals, and other reports. Such costs will be the sole responsibility of the party incurring them if Short Sale Lenders do not consent to the transaction or either party cancels the transaction pursuant to the Agreement.		
6.	OTHER OFFERS. Unless otherwise agreed in writing, after Buyer's offer has been accepted by Seller, (i Seller has the right to continue to market the Property for back-up offers or additional offers; (ii) Seller has the right to accept back-up offers (C.A.R. Form PAA, Paragraph 1), and present to Short Sale Lender(s) any accepted back-up offers or additional offers that are received; and (iii) Seller shall notify Buyer when any accepted back-up offers, or other subsequent offers are presented to Short Sale Lender(s).		
7.	. CREDIT, LEGAL AND TAX ADVICE. Seller is informed that a short sale may have credit or lega consequences and may result in taxable income to Seller. Seller is advised to seek advice from ar attorney, certified public accountant or other expert regarding such potential consequences of a short sale.		
	signing below, Buyer and Seller each acknowled eived a copy of this Short Sale Addendum.	edge that they have read, understand, accept and have	
Da	te	Date	
Bu	/er	Seller	
Bu	/er	_ Seller	

Date:

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

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