## FHA FINANCING CONTINGENCY ADDENDUM

	This Addendum is made on	
	, between	("Buyer") and ("Seller") for the purchase and sale of
Pro	Property:	
fed	NOTICE: The parties should not include a separate federally mandated appraisal language for FHA loaClause below.	
1.	<ol> <li>SPECIFIED FINANCING "Specified Financing' Contract and the following loan terms:</li> </ol>	'means the terms set forth in Paragraph 2 of
	A. First Trust. Buyer will □ Obtain OR □ Ass  Deed of Trust loan amortized over years interest rate not to exceed% per year.	
	B. Second Trust. Buyer will □ Obtain OR □ As Second Deed of Trust loan amortized over(initial) interest rate not to exceed% per	_ years. The interest rate for this loan is at an
	Buyer will pay upfront and monthly mortgage insuregulations. Subject to lender's approval, Buyer reswhich event such amount will be added to the loan	erves the right to finance any upfront MIP, in
	Assumption fee, if any, and all charges related to the assumes Seller's loan(s), Buyer and Seller \(\superset\) will to the U.S. Government for the repayment of the losecondary financing and cash down payments are a	<b>DR</b> □ will not obtain a release of Seller's liability an by Settlement. Balances of any assumed loans.
2.	2. ALTERNATIVE FINANCING. This financing Financing. "Alternative Financing" means any characteristic Financing, including but not limited to Down Payn Conventional, FHA, VA, USDA or Other), term of assumption, fixed or adjustable rate).	ange to the financing terms in the Specified nent amount, the amount financed, loan type (i.e.,
	Buyer may substitute Alternative Financing for the their right to Void Contract under this financing co Contract to Seller and a written rejection from the Specified Financing ("Lender Rejection Letter"), u contingency addendum for Alternative Financing. I application has been made under Paragraph 2 of Co Specified Financing; or (b) constitute Buyer Defau and Settlement Date is not delayed.	ntingency by Delivering to Notice Voiding lender(s) to which Buyer has applied for nless Buyer and Seller execute a new financing Buyer's substitution of lender(s) to which written ontract will not: (a) constitute a change in the
3.	3. FHA REQUIRED NOTICE. Buyer acknowledg For Your Protection: Get a Home Inspection.	es receipt of HUD form #92564-CN entitled:
	BUYER'S INITIALS:/_	/

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#### 4. FINANCING CONTINGENCY (Select A OR B)

### $\square$ A. FINANCING CONTINGENCY WITH AUTOMATIC EXTENSION.

- 1. "Financing Deadline" on this contingency is 9:00 p.m. \_\_\_\_ Days after Date of Ratification.
- 2. If Buyer has not Delivered to Seller a Notice Voiding Contract and Lender Rejection Letter for Specified Financing by Financing Deadline, this financing contingency will continue up to, and including, Settlement Date. However, upon expiration of Financing Deadline, Seller may at Seller's option Deliver Notice to Buyer that Buyer has three (3) days to Void Contract. If Buyer does not Void Contract within three (3) days following Delivery of Seller's Notice, this financing contingency is removed and Contract will remain in full force and effect without this financing contingency.
- **3.** Buyer may Void Contract by Delivering to Seller a Notice Voiding Contract and Lender Rejection Letter for Specified Financing any time prior to the satisfaction or removal of this contingency or expiration of Settlement Date.
- **4.** Buyer may satisfy this contingency by Delivering to Seller a Notice Removing Financing Contingency and a written loan commitment or evidence of the availability of funds necessary to settle without such financing any time prior to the removal of this contingency or expiration of Settlement Date.

#### ☐ B. FINANCING CONTINGENCY WITH AUTOMATIC EXPIRATION.

- 1. "Financing Deadline" on this contingency is 9:00 p.m. \_\_\_\_ Days after Date of Ratification.
- 2. Buyer may Void Contract by Delivering to Seller a Notice Voiding Contract and Lender Rejection Letter for Specified Financing by Financing Deadline, at which time this contingency will expire.
- **3.** Buyer may satisfy this contingency by Delivering to Seller Notice Removing Financing Contingency and a written loan commitment or evidence of the availability of funds necessary to settle without such financing any time prior to Financing Deadline.

# 5. APPRAISAL PROVISIONS.

A.	FHA Amendatory Clause. It is expressly agreed that notwithstanding any other provisions of
	Contract, Buyer shall not be obligated to complete the purchase of Property or to incur any
	penalty by forfeiture of deposit or otherwise unless Buyer has been given in accordance with
	HUD/FHA or VA requirements a written statement by the Federal Housing Commissioner,
	Department of Veterans Affairs, or a Direct Endorsement Lender setting forth the appraised
	value of Property of not less than \$ Buyer shall have the privilege and
	option to proceed with consummation of Contract without regard to the amount of the appraised
	value. The appraised value is arrived at to determine the maximum mortgage the Department of
	Housing and Urban Development ("HUD") will insure. HUD does not warrant the value or the
	condition of Property. Buyer should satisfy himself/herself that the price and condition of
	Property are acceptable.

NOTICE: The dollar amount to be inserted in the Amendatory Clause is the purchase price as stated in Contract. If Buyer and Seller agree to adjust the purchase price in response to an appraised value that is less than the purchase price, a new Amendatory Clause is not required.

**B.** Appraisal Contingency Procedures. Buyer may satisfy this Contingency, negotiate Sales Price or Void Contract by Delivering Notice to Seller as follows ("Appraisal Contingency Notice"):

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- 1. Appraisal is equal to or greater than Sales Price. This contingency is satisfied and removed. The parties will proceed to Settlement at Sales Price; **OR**
- 2. Buyer elects to proceed with the consummation of Contract without regard to Appraisal and this contingency is removed. The parties will proceed to Settlement at Sales Price; **OR**
- 3. Appraisal is equal to or greater than Sales Price, but Buyer elects not to proceed with consummation of Contract because Property either (i) does not satisfy the lender(s) requirements, (ii) Appraisal does not allow for the Specified Financing and/or (iii) Property is inadequate collateral. Buyer may Void Contract under this subparagraph by Delivering to Seller Appraisal Contingency Notice accompanied by a written denial of the financing showing written evidence of the lender(s)'s decision concerning Property. Buyer's Appraisal Contingency Notice will include a copy of the written statement setting forth the appraised value of Property ("Written Statement"); OR
- **4.** Appraisal is less than Sales Price and Buyer elects not to proceed with consummation of Contract. Buyer may Void Contract by Delivering to Seller Appraisal Contingency Notice including a copy of Written Statement; **OR**
- 5. Appraisal is less than Sales Price and Buyer elects to negotiate a mutually acceptable new Sales Price. Buyer's Appraisal Contingency Notice will include a copy of Written Statement and Buyer's proposed sales price, which will not be lower than the appraised value.
  Negotiation Period. In the event of this sub-Paragraph 5(B)(5), the parties will have until 9:00 p.m. \_\_\_\_\_\_ days ("Negotiation Period") after Buyer's Delivery of Appraisal Contingency Notice to negotiate a mutually acceptable new Sales Price.
  At any time during Negotiation Period, Buyer or Seller may make, modify, rescind, or alter as many offers and counter-offers as desired to reach mutually acceptable terms. Buyer and Seller may agree on terms by signing a written addendum describing the agreed upon new Sales Price within Negotiation Period. Otherwise, all offers and/or counteroffers terminate.
  Buyer's Election Period. If, at the end of Negotiation Period, the parties are unable to reach an agreement, Buyer will have the option to Void Contract by Delivering Notice to Seller by 9:00 p.m. \_\_\_\_\_ days following the end of Negotiation Period, otherwise this appraisal contingency will be removed, and Contract will remain in full force and effect at the original Sales Price.
- **6. WOOD-DESTROYING INSECT INSPECTION.** Fences and outbuildings will be included in the inspection and certification.
- 7. LENDER REQUIRED REPAIRS. If, as a condition of providing financing under Contract, the lender requires repairs to be made to Property, then Buyer will give Notice to Seller of the lender's required repairs. Within five Days after such Notice, Seller will give Notice to Buyer as to whether Seller will make the repairs. If Seller will not make the repairs, Buyer will give Notice to Seller within five Days after Seller's Notice as to whether Buyer will make the repairs. If neither Seller nor Buyer will make the repairs, then Contract will become void. This clause will not release Seller from any responsibilities set forth in the paragraphs titled UTILITIES; MAJOR SYSTEMS; PERSONAL PROPERTY AND FIXTURES; or WOOD-DESTROYING INSECT INSPECTION; or in the Private Well and/or Septic System Addendum or any terms specifically set forth in Contract and any addenda.
- **8. CERTIFICATION.** Seller, Buyer and Broker(s) hereby certify that the terms of Contract to which this Addendum is attached are true to the best of their knowledge and belief. Any other agreement(s)

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entered into between the parties with respect to the purchase and sale of Property has been fully disclosed and is attached to Contract.

SELLE	R:	BUYER:
/		/
Date	Signature	Date Signature
/		/
Date	Signature	Date Signature
/		
Date	Signature	Date Signature
/		
Date	Signature	Date Signature
*****	*******	***************
AGENT	T/BROKER:	AGENT/BROKER:
/		
Date	Signature	Date Signature

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