

PROPERTY INSPECTIONS ADDENDUM

ADDEI	NDUM dated		to Contract of Sale
betwee	en Buyer		
and Se	eller		
for Pro	perty known as _		
The fol	llowing provisions	are included in and supersede any conflicting language	ge in the Contract.
	nose sections of P ty Inspections Ado	Paragraph #2 below (A, B, C, D, E, F, G) initialed by bodendum.	oth Buyer and Seller shall apply to this
unsatis	sfactory conditions subsections below	ATIONS OF INSPECTIONS: The purpose of any inspense, if any, of the components and systems of the Property. The future condition and performance of the about are not to be considered subject to this Addendum.	rty, and any other conditions identified
		ne inspection(s) provided herein is NOT for the pu esmetic nature the subject of further price negotiat	
2. ITE	MS TO BE INSPE	ECTED:	
	a qualified profesinspection shall inspection report the report are con () days from and/or basement insulation, exterior heating and cool	nd Mechanical: Buyer, at Buyer's expense, has the ressional engineer, licensed home inspector, or other be completed and in the event unsatisfactory conditions as a submitted to Seller, together with a written so an insidered unsatisfactory and what corrective action is in the Date of Contract Acceptance. Inspection may into the contract Acceptance (including chronic water penetration), floor systems or and interior wall systems, decks, porches, garage oling systems and components, appliances, and meted:	er expert selected by Buyer. Such tions are found, a copy of the entire tatement indicating what conditions in required, within
	quality and surfa determine evider analysis to a qua event mold or mo	er, at Buyer's expense, has the right to have a qualificate samples in any area of the interior or exterior of name of mold or mold spores of any kind and level(s) alified laboratory. Such inspection and laboratory arold spores are found, a copy of the laboratory analysis t indicating what repair or corrective action is require () days from the Date of Contract Acceptance.	of the structures, including garage, to of toxicity. Samples will be sent for nalysis shall be completed and in the is and report together with a separate d, shall be submitted to Seller, within
	expert selected be found, a copy of	tal: Buyer, at Buyer's expense, has the right to have by Buyer. Such inspection shall be completed and in the entire inspection report shall be submitted to Seconditions in the report are considered unsatisfactory and the matter of contract Acception.	he event unsatisfactory conditions are ller, together with a written statement and what corrective action is required,
R	Buyer	Page 1 of 4 10/17	Seller/ Seller/

	are not limited to, the presence of asbestos, existence and integrity of underground oil/gasoline tanks, presence of solvents/paint thinners, urea formaldehyde foam insulation (UFFI), synthetic stucco (EIFS), polybutylene piping, mold spores, and other items if noted:
+	D. Radon: Buyer, at Buyer's expense, has the right to have the Property tested for radon in accordance with Environmental Protection Agency (EPA) testing protocols to determine whether the radon level (or average radon level if the test results are reported as an integrated average over time) equals or exceeds the action level as determined by the EPA. Such testing shall be completed and in the event the radon level equals or exceeds the EPA action level, a copy of the test results together with a separate written statement indicating what corrective action is required, shall be submitted to Seller, within () days from the Date of Contract Acceptance.
+	E. Chimney Inspection: Buyer, at Buyer's expense, has the right to have the Property's chimney(s), flue(s), and fireplace(s) inspected by a qualified expert, selected by Buyer, to determine safety and structural soundness. Such inspection shall be completed and in the event unsatisfactory conditions are found, a copy of the entire inspection report shall be submitted to the Seller, together with a written statement indicating what conditions in the report are considered unsatisfactory and what corrective action is required, within () days from the Date of Contract Acceptance. Buyer and Seller understand that the chimney(s), flue(s), and fireplace(s) may need to be cleaned in order to perform said inspection, and Seller hereby authorizes Buyer to instruct inspector to clean systems if needed, at Buyer's expense.
	F. Lead-Based Paint Hazard Inspection: Buyer, at Buyer's expense, has the right to conduct a risk assessment or inspection of the Property for the presence of lead-based paint and/or lead-based paint hazards. The risk assessment or inspection of the Property shall be made by an individual certified by the Maryland Department of the Environment to conduct such assessment or inspection. Such assessment or inspection shall be completed and in the event lead-based paint hazards are found, a copy of the entire assessment report or inspection report shall be submitted to Seller, together with a written itemization of specific existing lead-based paint hazards and corrective action required to abate such lead-based paint hazards, within () days from the Date of Contract Acceptance. The time period specified above represents the mutually agreed upon time period for Buyer to conduct an assessment or inspection of the Property to determine the presence of lead-based paint and/or lead-based paint hazards. If Seller elects to correct the unsatisfactory condition(s), Seller shall furnish Buyer with written certification from an individual certified by the Maryland Department of the Environment demonstrating that the unsatisfactory condition(s) has been remedied prior to the date of settlement.
	G. Additional Inspection(s): Buyer, at Buyer's expense, has the right to have the Property inspected for Such inspection(s) shall be completed and in the event unsatisfactory conditions are found, a copy of the entire inspection report shall be submitted to Seller, together with a written statement indicating what conditions in the report are considered unsatisfactory and what corrective action is required, within () days from the Date of Contract Acceptance.
	Termite and other wood destroying insect infestation inspection terms are governed by the "Wood bying Insect Inspection" paragraph of the Contract.
inspector of Buy conse unless	GHTS AND OBLIGATIONS OF BUYER AND SELLER: Seller shall make the Property accessible for such stions and shall have utilities in service at the time of the inspection. Neither Buyer, nor any agent or contractor er, shall in any way excavate, penetrate or otherwise damage any part of the Property without the prior written nt of Seller nor shall any furnishings, boxes, or personal property belonging to Seller be moved or relocated absolutely necessary in connection with the inspection. If the Property is part of a condominium, Buyer will en access to the common areas to perform the inspection(s). Buyer and Seller shall have the right to be

Buyer _____ Page 2 of 4 10/17 Seller ____/__

present during the inspection(s), and Buyer shall give Seller reasonable advance notice of the date and time of the inspection(s).

4. INSPECTION REPORT PROCESS: The following terms shall apply to EACH initialed inspection contingency in Paragraph 2 above:

A. Waiver of Buyer's Right to Terminate Contract

If, within the time period specified, Buyer fails to have inspection performed, or if Buyer pursuant to paragraph 4.C. below fails to submit entire inspection report to Seller along with a separate written statement indicating what conditions in the report are considered unsatisfactory, and what corrective action and/or credit is requested, Buyer shall be deemed to have accepted, as satisfactory, said inspection report; and Buyer shall have no right thereafter to terminate the Contract or request corrective action pursuant to the provisions of this Addendum. If Buyer elects not to request corrective action from Seller as a result of an inspection, Buyer shall not be required to submit a copy of the inspection report to Seller.

B. Buyer's General Right to Terminate Contract

NOTICE: THIS PARAGRAPH 4.B. SHALL NOT APPLY UNLESS INITIALED BY BOTH BUYER AND
SELLER. If this Paragraph 4.B. is initialed only by Buyer, then no binding contract shall be deemed
to have been formed by and between the parties, even if this Addendum has been signed by both
Buyer and Seller, unless Seller shall delete this Paragraph 4.B. by strike-through, duly initialed by
Seller, which deletion shall be deemed to be a counter-offer by Seller to Buyer for acceptance by
Buyer. If Buyer wishes to accept the deletion of this Paragraph 4.B., then Buyer shall evidence such
acceptance by initials of Buyer.

Buyer, upon written notice to Seller given within the time period specified for each inspection contingency, shall have the unconditional right to terminate the Contract for no stated reason, based upon Buyer's general dissatisfaction with the inspection results. If Buyer elects to terminate the Contract, the Contract shall become null and void, and all Deposit(s) shall be disbursed in accordance with the Deposit(s) paragraph of the Contract.

the Contract.				
	Buyer:	_/	Seller:	_1

C. Buyer's Specific Right to Terminate Contract

NOTICE: This paragraph 4.C. shall apply in the event paragraph 4.B. is not initialed by both Buyer and Seller <u>OR</u> if paragraph 4.B. is initialed by both Buyer and Seller but Buyer elects not to terminate the Contract pursuant to paragraph 4.B.

Within five (5) days from receipt of notice from Buyer of an unsatisfactory inspection report, Seller shall notify Buyer in writing whether Seller, at Seller's expense, will repair or correct all, some, or none of the conditions noted by Buyer, or offer a credit. If Seller elects to repair or correct all of the stated unsatisfactory conditions, the Contract shall remain in full force and effect; and Seller shall repair or correct, in a good and workmanlike manner and prior to settlement, all of the unsatisfactory conditions noted by Buyer.

If Seller elects to repair or correct only some, or none, of the unsatisfactory conditions, or fails to respond within the five (5) day period, Buyer, by written notice to Seller given within two (2) days of receipt of Seller's notice, or from the date that such written notice was to have been provided by Seller, may elect either to terminate the Contract or waive the right of repair or correction of any unsatisfactory conditions which Seller will not repair or correct. If Buyer elects to terminate the Contract, the Contract shall become null and void; and the Deposit(s) shall be disbursed in

Buy	er _	<u></u>	Page 3 of 4	10/17	Seller	_/
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accordance with the Deposit(s) paragraph of the Contract. If Buyer waives the right of repair or correction of any conditions which Seller will not repair or correct, or if Buyer, within two (2) days of receipt of Seller's notice, fails to notify Seller of Buyer's election to either terminate the Contract or to waive the right to repair or correct any unsatisfactory conditions which Seller will not repair or correct, the Contract shall remain in full force and effect; and Seller shall repair or correct, in a good and workmanlike manner and prior to settlement all of the unsatisfactory conditions which Seller agreed to repair or correct.

If Seller offers Buyer a credit, Buyer, by written notice to Seller given within two (2) days of receipt of Seller's offer, may elect either to terminate the Contract or accept the credit. If Buyer elects to terminate the Contract, the Contract shall become null and void; and the Deposit(s) shall be disbursed in accordance with the Deposit(s) paragraph of the Contract. If Buyer accepts the credit, or if Buyer, within two (2) days of receipt of Seller's notice, fails to notify Seller of Buyer's election to either terminate the Contract or accept the credit, the Contract shall remain in full force and effect; and Seller shall credit Buyer the amount Seller offered at settlement, subject to lender approval. It is Buyer's responsibility to confirm with lender that the entire credit provided for herein may be utilized. If lender prohibits Seller from payment of any portion of such credit, then said credit shall be reduced to the maximum amount allowed by lender.

- **5. REPAIRS, CORRECTION, RE-INSPECTION:** Seller agrees to complete repairs in sufficient time for Buyer to inspect prior to settlement. Buyer shall have the right to inspect the Property upon the completion of repairs or corrective action by Seller to confirm that Seller has performed, in a good and workmanlike manner, all of the repairs and corrective action, which Seller agreed to perform.
- **6. DAMAGE TO PROPERTY:** If Buyer or Buyer's agents or contractors damage the Property during the exercise of Buyer's rights under this Addendum, Buyer shall immediately reimburse Seller for all costs incurred in correcting such damage.

All other terms and conditions of the Contract of Sale remain in full force and effect.

•	Buyer Signature Michael Fuller	Date	Seller Signature	Date
	Buyer Signature Candice Wilkins	Date	Seller Signature	Date