RESIDENTIAL INCOME PROPERTY ADDENDUM (1-4 UNITS) TO AAR RESIDENTIAL RESALE REAL ESTATE PURCHASE CONTRACT

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| 1 Colley | |
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| Seller: Buyer: | |
| · | |
| 4. Date: | |
| 54.0. | |
| | ncluded as a part of the Contract between Seller and Buyer for the contract are hereby included herein and delivery of all notices and n sent as required by Section 8m of the Contract. |
| AAR Residential Income Property Addendum to Residential swithin five (5) days after Contract acceptance. Buyer sha Inspection Period or five (5) days after receipt of the RIPA SF | |
| | Ill provide to Buyer the following disclosures and information pertinent |
| to the Premises in writing within five (5) days or | days after Contract acceptance: |
| (a) any information known to Seller that may adversely affer (b) any known pending special assessments, association for (c) copies of covenants, conditions, and restrictions, article governing documents, and any other documents require (d) copies of current rent rolls, lists of current deposits, person rental agreements, lease or rental agreement application and service contracts, (e) a copy of the most recent survey, if available, (f) a copy of the most recent sales/rental/transaction priviled any and all other agreements, documents, studies, or recontrol provided, however, that Seller shall not be reconstructed into with the consultant who prepared dissemination of the report to others. | ees, claims, or litigation, so of incorporation, by-laws, other ed by law, sonal property lists, copies of leases, ns, move-in forms, crime free addenda, ege tax bill or payment, and eports relating to the Premises in Seller's possession quired to deliver any report or study if the written contract |
| The Buyer shall provide notice to Seller of any items disapp disclosure or information, whichever is later. | roved within the Inspection Period or five (5) days after receipt of the |
| Premises Names: Seller agrees that all domain name(s) and included in the purchase price. | nd signage associated with the Premises shall be transferred to Buyer |
| | Proceedings: Seller has no notice or knowledge that any tenant on olivency proceeding. Further, Seller is not the subject of a bankruptcy, |
| Rents: Collected rents shall be prorated to COE. The Parties | agree to handle any rents received after COE as a Post Closing Matter. |
| Deposits: All refundable and nonrefundable deposits held by ☐ credited against the cash required of Buyer at COE ☐ pa | • |

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| Current Property Managers: T | he Premises is is not curre | ently managed by a property manager. If yes, | the property manager |
|-------------------------------|-------------------------------------|--|----------------------|
| Current Property Managers. 1 | ne remises — is — is not cuit | ently managed by a property manager. If yes, t | ille property manage |
| NAME | ADDRESS | PHONE | |
| | | t between Seller and property manager sl | nall terminate at Co |
| | | | |
| | | an owner of residential rental property must r
tration within ten (10) days after COE as re | |
| Additional Terms: | | | |
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| The undersigned agrees to the | ne modified or additional terms and | d conditions contained herein and acknow | ledges a copy her |
| | IPLE | SAMPLE | |
| A BUYER'S SIGNATURE | MO/DA/YR | ^ BUYER'S SIGNATURE | MO/DA/Y |
| | | | |
| SAN | IPLE | SAMPLE | |