SHORT SALE ADDENDUM

NOTE: The Back-Up Contract Addendum (form 2A1-T) should NOT be used in conjunction with this form when more than one contract of sale is being signed by Seller, as this form manages multiple contracts when necessary

Property	/:
	Idendum is attached to and made a part of the Offer to Purchase and Contract ("Contract") between Seller and Buyer for the

- **Short Sale Defined:** For purposes of this Contract, a "Short Sale" is a sale where:
 - (a) the Purchase Price is or may be insufficient to enable Seller to pay the costs of sale, which include but are not limited to the Seller's closing costs and payment in full of all loans or debts secured by deeds of trust on the Property due and owing to one or more lender(s) and/or other lienholders ("Lienholders");
 - (b) Seller does not or may not have sufficient liquid assets to pay the costs of sale; and,
 - (c) the Lienholders agree to release or discharge their liens upon payment of an amount less than the amount secured by their liens with or without the Seller being released from any further liability.
- Short Sale Approval Risks: Buyer and Seller understand and agree that:
 - No Lienholder is required or obligated to approve a Short Sale
 - Lienholders may require some terms of the Contract be amended in exchange for approval of a Short Sale, including acceleration of the Due Diligence Period and Settlement Date
 - Buyer and Seller are not obligated to agree to any of Lienholders' proposed terms
 - Seller may not be financially able to make any repairs to the Property that Buyer may request. The Seller's inability to make repairs shall not affect any rights that Buyer may have to terminate the Contract.
 - The costs of Due Diligence and any Due Diligence Fee usually are not refundable to Buyer in the event the Short Sale is not
 - Lienholders' approval may take several weeks or months to obtain, and neither the Seller nor any real estate agent representing Seller or Buyer can guarantee the timeliness of Lienholders' review, approval or rejection.
 - NEITHER THE BUYER, THE SELLER, THE CLOSING ATTORNEY NOR THE BROKERS IN THIS TRANSACTION HAVE ANY CONTROL OVER LIENHOLDERS' APPROVAL, OR ANY ACT, OMISSION OR DECISION BY ANY LIENHOLDERS IN THE SHORT SALE PROCESS.
- 3. Contingency: This Contract is contingent upon Seller obtaining approval for a Short Sale from Lienholders effective through Closing upon terms which are acceptable to Seller and which will enable Seller to close and convey title in accordance with the Contract ("Short Sale Approval").
- Notice of Seller's Acceptance of Lienholders' Approval and Parties' Right to Terminate: Seller agrees to promptly provide Buyer with written notice of Seller's acceptance of Lienholders' approval ("Notice of Approval of Short Sale"). Until Notice of Approval of Short Sale, either party may terminate the Contract by written notice to the other party and the Earnest Money Deposit shall be refunded to Buyer.

5.	Due Diligence/Settlement Date:
.	Bue Bingeneer settlement Buter

(a) Buyer and Seller agree that the Due Diligence	ee Period of this Contract shall extend through 5:00 p.m. on the fifteenth (15th
day (or the	day, if this blank is completed) following Seller's delivery to Buyer of Notice
of Approval of Short Sale, TIME BEING OF THE E	SSENCE.

- (b) Buyer acknowledges that it could be of substantial benefit to Buyer to conduct any and all Due Diligence soon after the Effective Date. Doing so enables Buyer to inform Seller of defects or other matters that may affect Lienholder approval, allows Buyer to determine that the Property is suitable and that Buyer can obtain financing, and allows the parties to avoid unnecessary delays.
 - (c) Buyer and Seller agree that the Settlement Date of this Contract shall be on the thirtieth (30th) day (or the day, if this blank is completed) following Seller's delivery to Buyer of Notice of Approval of Short Sale.

	Page 1 of 2 y approved by: Bar Association Association of REALTORS®, Inc.	EQUAL HOUSING OPPORTUNITY	STANDARI	D FORM 2A14-T Revised 7/2012 © 7/2012
Buyer initials	Seller initials			
/Max Ocean Realty 2503 N. Croatan Highn Leatherwood	ghway Kill Devil Hills, NC 27948 Produced with zipForm® by zipLogix 18070 Fifteen Mile Road	Phone: 252-441-2450 d, Fraser, Michigan 48026 <u>www.zipL</u> e	Fax: 252-441-9111 ogix.com	Blank Forms-Co

NOTE: Instead of inserting dates in the "Due Dilig Short Sale Addendum".	gence Period" a	and "Settlement Date" blanks in the Contract, insert "S	see attached
the Seller. The NC Real Estate Commission also re on the Property received after a request for a Short S (b) Seller hereby represents to Buyer that there Contract") (c) Offers from other buyers may be accepted Lienholders may elect to substitute any Existing or or any Existing or Additional Sales Contract from co (d) Unless this Contract has been terminated following events: (i) Seller's acceptance of any Additional (ii) Seller's or Lienholders' substitution approval; or (iii) Short Sale Approval of any Additional (iv) Seller's closing on any Existing or Ad (e) If not sooner terminated by Buyer or Sell closing of any Existing or Additional Sales Contract	equires the Selle Sale has been su District is is I by the Seller a Additional Sale consideration by Consi	and become sales contracts ("Additional Sales Contract is Contract for approval by Lienholders and withdraw the Lienholders. Tomptly notify Buyer in writing of the occurrence of or g or Additional Sales Contract for this Contract for the contr	racts of sale isting Sales t") Seller or his Contract any of the Lienholder mpletion of
respect to the Property. Further, if during the Sho foreclosure filing to the Buyer. Buyer and Seller ur the Property, Seller will lose all rights and interest Deposit shall be refunded to Buyer.	ort Sale process inderstand that is in the Property	wledge, a foreclosure proceeding has not has been a a foreclosure proceeding is filed, the Seller shall die f Closing does not occur before the completion of a for a line such event, the Contract shall be void, and the Earn der bankruptcy protection under United States law. If S	sclose such reclosure of nest Money
bankruptcy proceeding, Seller shall promptly disclose. 9. Tax Consequences and Advice: Seller is according to the seller is acco	se such filing in dvised to seek	writing to Buyer. advice from an attorney, a certified public accounta	
CONTROL, EXCEPT THAT IN THE CASE OF SUIDENTITY OF THE BUYER OR SELLER, THE CONTROL THE NORTH CAROLINA ASSOCIATION OF MAKE NO REPRESENTATION AS TO THE LEANY SPECIFIC TRANSACTION. IF YOU DO NO	THIS ADDE UCH A CONFI CONTRACT SH REALTORS®, GAL VALIDIT	NDUM AND THE CONTRACT, THIS ADDENDU LICT AS TO THE DESCRIPTION OF THE PROPERT	OCIATION FORM IN PROVIDE
Date:	<u> </u>	Date:	
Buyer	_ (SEAL)	Seller	(SEAL)
Date:		Date:	
Buyer	_ (SEAL)	Seller	(SEAL)
Date:		Date:	
Buyer	_ (SEAL)	Seller	(SEAL)