DEPOSIT RECEIPT AND CONTRACT FOR SALE AND PURCHASE (If FHA, VA or CONDOMINIUM/HOMEOWNER'S ASSOCIATION CONTRACT, ADDENDUM REQUIRED)

e (e e

3 BUYER

1 2

48	BLLER <u>CTTV OF FORT LAIDERDALE a Florida municipal corporation</u>
5 B	ever and Seller agree Seller shall sell and Buyer shall buy the following real property ("Real Property") and personal property ("Real Property") and personal property ("Real Property") and personal seller shall be tarme and conditions are seller shall be tarmed and seller shall be tarmed a
бр:	operty ("Personalty") (collectively "Property") upon the terms and conditions and any addendum to this Contract.
71	LEGAL DESCRIPTION of Real Property located in BROWARD County, FL;
<u> </u>	SEE ADDENDIM
5 - 6	
- -	TAX FOLIO#: 5042 10 15 0010 1 PROPERTY ADDRESS: 825 E'. Sunrise Blvd., Ft. Laud., FL 33304
) I.	1 PROPERTY ADDRESS: 825 E. Sunrise Blvd., Ft. Laud., FL. 33304
i I.	2 Selier represents the Property can be used for the following purposes:
	SHE ADDENDIM
2.	PURCHASE PRICE: (in U.S. funds)
5 2,	1 Deposit made at the time Buyer executed this decomant. Additional deposit due within Waited States basiness days after Effective Date:
3	And the main deposit due with in the state of the state o
,	Time is of the seconce as to ALL depecies competences cays after Effective Date.
3	All Deposits to be held by: City of Fort Lauderdale Treasurer ("Bscrow Agent") Amount sforwards and marigage to be executed by Euverte any leader other than Seller - P
2	Time of mounds and marigage to be encouled by Duron to any londer other than Soller P
	Type of mortgage:
	(CHECK ONE) () Conventional, () FHA, () VA (If FHA or VA see Addendum) (CHECK ONE) () Prevailing Pate & Terrey OD () VA (If FHA or VA see Addendum)
	(CHECK ONE) () Fixed Rate, () Variable rate with a maximum ceiling of%
2.	Existing mortgage balance encumbering the Real Property
	to be ASSUMBD by Bilver annihyimately
	MAN CRARES Name
•	(CHECK ONE) () Fixed rate not to exceed the rate of %
,	Variable ourrent rate with a university and and a set
	Other terms:
2.5	Purchase money note to Seller secured by a () ist OR ()2nd purchase money mortgage, bearing interest at the use of
3.	bearing interest at the rate of% per annum with payments based onyears amortization OF payable \$principal and interest per\$
	amortization Or Davable \$ principal and interest nor
	Balloon Mortgage: () Yes () No Balloon Due Date;
<i>à</i> ite	
2.7	Approximate payment due at closing as described in neurogenth 12.1
	(This does not include closing costs and prepaid items)
29	
0 , ت	PURCHASE PRICE
3.	CLOSING DATE This Contract shall be dealed and the
	CLOSING DATE: This Contract shall be closed and the deed and possession shall be delivered on or before SEE ADDENDUM
sen	SEE ADDENDUM
For	Rage 1 of 10 Revised 01/04
	FARELOT (D) Device Attac

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44	Property Address:
45	
46	4- TIME POR ACCEPTANCE IS by \$100 B.M.
47	anomical by all parties and a copy dolivered to all parties or their Anthonized Representative, this offer is withely we and
48	and deposits will be returned to Buyer.
49	5. PERCONALTY, INCLUDED All find items including all lands aping window corsener window treatments and
50	hardware; wall-to-wall or attached floor coverings and attached lighting fixtures as now installed on the Real Property.
51	Also included are the following checked items: () range, () oven, () refrigerator, () dishwasher () disposal,
	() aisnwasner () disposal,
52	() microwave oven, () trash compaotor, () washer, () dryer, () celling fans (for fans), () solar
53	equipment, () satellite dishes, () security/alarm systems, () pool cleaning securityment (DESCRIBE):
54	
55	5.1 ADDITIONAL PERSONALTY INCLUDED:
56	
57	
58	5.2 PERSONALTY NOT INCLUDED:
59	5.3 LEASED ITEMS: () security/alarm systems, () propane tanks, () solar equipment, () satellite dishes,
60	
£1	
61 62	6. FACSIMILE/COUNTERPARTS: A legible facsimile copy of this entire Contract and any signatures shall be
63	considered as originals, I his Contract may be signed in counterparts and taken together shall be considered an external
64	- ETPECTIVE DATE: The Effective Date of this Contract ("Effective Date") shall be the day upon attach it has me
65	fully executed by all parties and a copy delivered to all parties on their Authorized Representatives
	8. TIME AND BUSINESS DAYS DEFINED: All time periods will be computed in business days unloss otherwises
67	indicated. A. Wushess day to every calendar day encopt Saturday. Eunday and national logal-holidayard Carry three
68	All time
69	9. DELIVERY TO AUTHORIZED REPRESENTATIVE: Delivery of any document required or permitted by this
70	Contract to be delivered to Buyer or Seller shall be deemed to be delivered when delivery has been made to such party's
71	Authorized Representative ("Authorized Representative").
72	9.1 DEFINITION OF AUTHORIZED REPRESENTATIVE: Authorized Representative shall include:
73	9.1.1 any licensed Florida attorney representing Buyer or Seller in this transaction (as to the party the attorney represented).
74	7.1 2 any person specifically authorized in writing by Buyer or Seller to receive documents:
75	9.1.3 as to Seller, the Florida real estate licensee(s) shown as listing sales associate(s) and the active broken(s) (increased)
76	of licensee's real estate firm;
77	9.1.4 as to Buyer, the Florida real estate licensee(s) presenting this document to Seller or Seller's Authorized
78	Representative and the active broker(s) ("Broker") of licensee's real estate firm.
79	10. EVIDENCE OF TITLE. Schor shall-rat-Bellerin context family to Barrish Department of the
80	inteen (15) Dusiness days prior to the Closing Date either: 1) a certified abstract of title which chelipminipance with the
61	earliest public records with certified search through the Effective Date; or 21 earlier owner's title insurance policy insured
82	by a currently licensed title insurance company and narrier certified abstract or certified search from the date of such
83	poucy inrough the Effective Date. Seller stall convey a marketable title, subject only to liens, encumbrances, exceptions
84 85	on quaincanogaset roun in this Contract and those which shall be discharged by Seller at or before closing. Macharachia
85 86	The one not determined actording to applicable Title Standards adopted by The Floring Darmal langer in the
86 87	a private o o o 117 to 14 the test I Tobarti le tester in 1 diffi Denoi Opericationi attest attest
88	deliver to Buyer, a title insurance commitment and policy issued by a Florida licensed title insurer acceptable to major institutional leaders located in Policy Provide Control of the second second in the second
· 89	the real state in the second of the second of the second s
90	The state of the s
	subject only to lione, encomporances, exceptions or qualifications set forth in this Contract and those which shall be
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	Porm #1001 Page 2 of 10 Revised 01/04

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Property Address: 92 10.2 RESERVATIONS: A right of entry in connection with oil, mineral or gas reservations shall constitute a title 01 defect, unless such right of entry is prohibited by government regulations. 94 10.3 TITLE DEFECTS: Buyer shall have ten (10) business days from the date of receiving evidence of title to 95 examine same. If title is found to be defective, Buyer shall within said period, notify Sellar in writing specifying 96 the defects. If such defects render the title unmarketable, Selles shall have thirty (36) beamers days from the receipt 97 drough notice to ours the defects, and if after said period Boller shall not have sured the defects, Buyer shall have 98 the option of: 1) accepting title as it then is; or 2) terminating this Contract by delivery of written notice to Seller or 99 his Authorized Representative, and deposits shall be returned to Buyer and all parties shall be released from all 100 further obligations herein, 101 11. SURVEY: Buyer, at Buyer's expense, within the time allowed to deliver evidence of title and to examine 102 same, may have the Real Property surveyed and certified by a registered Florida surveyor. If the survey shows 103 encreashment on the Real Property on that improvements located on the Real Property encreach on actionale lines 104 eacomentes lands of others, or wielate any restrictions, contract covenants or applicable governmental regulations 105 the came shall constitute a title defect. If the Real-Property is located cast of the Intrascastal Weternary it may it 106 107 affected by the Coastal Construction Control Etne as defined in F.S. 101:039. 12. CONVEYANCE: Sufer-shall convertible to the Real Property by statistory marranty, or fiduciary special 108 deed, if applicable, subject only to land use designation, zoning restrictions, prohibitions and other requirements 109 imposed by governmental authority; restrictions, easements and matters appearing on the plator otherwise common to 110 the subdivision; public utility easements of record which are located contiguous to the Real Property lines and not more 111 112 than twelve (12) feet in width as to the rear or front lines and seven and one-half (7.5) feet in width as to the side lines (unless otherwise specified herein); taxes for year of closing and subsequent years; assumed mortgages and purchase 113 money mortgages (provided there existent closing no violation of the foregoing and none of them prevents the use of the 114 Real Property for the number represented in this Contract); matters contained in this Contract and matters otherwise 115 accepted by Buyer. Rersonalty shall, at request of Buyer, be transferred by an absolute bill of sale with warranty of title, 136 subject only to such matters as are othernics provided herein 117 SEE ADDENDUM 19-19HETING MORTGACEB: AF-Duyor is ussuming an enteting mortgage, Seller shall obtain and A 118 119 from the mortgagee setting forth the principal balance, method of payment, interest rate and whether the mortgage sin good standing. If there are charges for the change of ownership, including charges for assumption, they shall be paid by 120 Buyer unless the total charges exceed one percent (1%) of the unpaid balance of the mortgage to be assumed. If the total 121 cost of the above items exceed one percent (1%) of the unpaid balance of the mortgage to be assumed, then either party 122 shall have the option of paying any amount in excess so the entire cost is paid, and this Contract shall remain in full 123 force and effect. However, if neither party agrees to pay the additional amount, then either party may terminate this 124 Contract by delivery of written notice to the other party or his Authorized Representatives, and deposits shall be returned 125 126 to Buyer and all parties shall be released from all further obligations herein. 13.1 APPLICATION AND QUALIFICATION: Buyer shall make application for assumption of the existing mortgage 127 128 within business days (five (5) business days if this blank is not filled in) after the Effective Date. Buyer agrees to make a good faith, diligent effort to assume the existing mortgage and agrees to execute all documents required by the 129 mortgagee for the assumption. If the mortgagee does not give written consent to permit the Buyer to assume the existing 130 131 mortgage at the rate and terms of payment specified herein within business days (twenty (20) business days if this blank is not filled in) after the Effective Date, either party may terminate this Contract by delivery of written notice 132 to the other party or his Authorized Representative, and deposits shall be returned to Buyer and all parties shall be 133 released from all further obligations herein, This right of termination shall cease upon Buyer obtaining written approval 134 for assumption of the mortgage prior to delivery of the notice of termination. 135 136 13.2 VARIANCE: Any variance in the amount of a mortgage to be assumed and the amount stated in this Contract shall be added to or deducted from the mish payment. If the mortgage balance is more than three percent (3%) less than the amount 137 138 indicated in this Contract, Seller shall have the option of adjusting the Purchase Price to an amount where the differential is no more than three percent (3%), and if Seller declines to do so, then either party may terminate this Contract by delivery of 139 140 written notice to the other party or his Authorized Representative, and deposits shall be returned to Buyer and all parties shall 141 be released from all further obligations herein. This notice must be given not less than five (5) business days prior to closing. 142 13.3 DISTOSITION OF ESCROW BALANCE: If Buyer assumes a mortgage, Seller shall receive as credit at closing an 143 amount equal to the escrow funds held by the mortgages, which funds shall thereupon be transferred to Buyer, 144 MORTOMOED. If Dayor executes a mongage, all related costs and charges shall be paid by Dayo Form #1001 Page 3 of 10 Revised 01/0

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145 Property Address: 146 purchase money note and morigage to Soller chall follow a form with terms generally account 147 used by institutional lenders doing business in the county where the Real Property is located. A purchase money 148 mortgage shall provide for an annual proof of payment of taxes and insurance against loss by fire with extended 149 coverage in an amount not less than the full insurable value of the improvements. A first mortgage and note shall 150 provide for acceleration at the option of the holder after thirty (30) calendar days default; for junior more ages this shall 151 be ten (10) calendar days. The note shall provide for a late charge of five percent (5%) of the payment due if payment is 152 received by the mortgages more than ten (10) calendar days after the due date and mortgage has not elected to 153 accelerate. Junior mortgages shall require the owner of the Real Property encumbered to keep all prior liens and 154 encumbrances in good standing and shall forbid the owner from accepting modifications or future advances under any 155 prior mortgages. Any prepayment shall apply against principal amounts last maturing. 156 14.1 PRBQUALIFICATION: Within _____ business days (five (5) business days if this blank is not filled in) after 156 14.1 PREQUALIFICATION: Within _____ business days (five (5) business days it mis blank is not filled in) after 157 the Effective Date, Buyer shall provide to Seller a letter from a lender stating that, based on a review of Buyer's 15'8 application and credit report, Buyer is pregualified for the mortgage loan indicated in Paragraph 2.3. If Buyer fails to 159 provide such letter within that time, Seller may terminate this Contract by delivery of written notice to Buyer or his 160 Authorized Representative and deposits shall be returned to Buyer and all parties shall be released from all further 161 obligations herein. This right of termination shall cease upon Buyer obtaining a loan commitment prior to delivery of the 162 notice. 163 14.2 APPLICATION AND QUALIFICATION: If this Contract provides for Buyer to obtain new mortgage financing, 164 then Buyer's performance under this Contract shall be contingent upon Buyer obtaining said mortgage financing upon 165 the terms stated, or if none are stated, then upon the terms generally prevailing at such time in the county where the Real 156 Property is located. Buyer agrees to apply within _ _ business days (five (5) business days If this blank is not 167 filled in) after the Effective Date and to make a good faith, diligent effort to obtain mortgage financing. The commission 168 or omission of any act by Buyer calculated to produce a rejection by any mortgage lender shall be a default by Buyer. 169 14.3 RELEASE OF INFORMATION Buyer authorizes their mortgage broker and/or lender to provide information to 170 Buyer, Seller and their Authorized Representatives in accordance with Section VII of the Gramm-Leach-Bliley Act. The information to be provided is United to information necessary to verify that Buyer is complying with this Contract and 171 172 that there has been no material change in any information provided. 173 14.4 FAILURE TO OBTAIN LOAN COMMITMENT: If within business days (thirty (30) business days if 174 this blank is not filler in) after the Effective Date, or by the Closing Date, whichever occurs sconer, Buyer fails to obtain 175 a loan commitment, or after diligent effort Buyer is not able to comply with the terms and conditions of the loan 176 commitment and Buyer does not waive Buyer's rights under this subparagraph within the time stated for obtaining the 177 commitment, then either party may terminate this Contract by delivery of written notice to the other party or his 178 Authorized Representative, and deposits shall be returned to Buyer and all parties shall be released from all further 179 obligations herein. This right of termination for failure to obtain a loan commitment shall cease upon Buyer obtaining a 180 Man-commitment prior to doll very of the notice of temmination. 181 15. INSPECTIONS, REPAIR AND MAINTENANCE: Buyer shall have the right, at Buyer's expense, to have beef, essayall, 182 deeley pooly elestrical, planting, sprinkler systemy windowy soptionsystem; radon, moid; hazardous substance, environmental, 183 wood destroying organism, direconditioning and becting-system, applicases, mechanical, structural and other inspections 184 made by a person who specializes in and holds an occupational license (if required by law) to conduct such inspections or who holds a Florida license to repair and maintain the items inspected ("Professional Inspector"). All antisymptote 185 Buyer's inspections, together with the estimated cost of repairs and treatments, shall be delivered to Seller's 186 187 Authorized Representative within _ business days (fifteen (15) business days if this blank is not filled in) after the Effective Date except any wood destroying organism inspection report shall be delivered not later than fifteen (15) business 188 days prior to the Cleaning Date. If such reports and estimates are not delivered within the stated time, Buyer is deemed to have 189 " Hoopied the Troperty "As Is." 190 16-1- BIOD STED. If Sollar Slongroos will Buyer's inspection reports - Sollar shall have the right to have inspection 191 192 disputed itoms made at Seller's expense by Professional Inspectors. All written reports of Seller's inspections together with the estimated cost of repairs and treatments, shall be delivered to Buyer or Buyer's Authorized Representative within 193 five (5) business days from the date Seller receives Buyer's report. If Buyer's and Seller's inspection reports do not 194 agree, Buyer and Seller shall agree on a third Professional Inspector, whose report shall be binding. The cost of the third 195 196 Professional Inspector shall be paid equally by Buyer and Seller. 197 15.2 DEPECTS: If inspections reveal functional defects, code violations, open building permits, the existence of radon, 198 mold, hazardees substances, environmental pollution, or wood destroying organism infestation or damage, the cost of 199 destruction, is catmont and repair shall be at the expense of Scher and shall be performed in a workmanlike manner. Form #1001 Page 4 of 10 - Revised 01/04 5

200 Property Address:

222

-DESTROVING ORCANISMS: Wood-destroying-organisme-means 45-2-1-WOOD 201 damages and can reinfest seasoned wood in a structure, namely: tennites, powder-post beetles, oldhouse borers, 202 decaying fungi: 203

15.2.1.1 TRBATMENT: Seller shall have the Property treated and any tenting removed at least two (2) business days before 204 205 the Closing Date by a licensed pest control company if required to obtain a clear wood destroying organisms report.

15.2.1.2 WOOD DAMAGE: Seller shall repair at least two (2) business days before the Closing Date all wood damage 206 required to obtain a clear wood destroying organisms report. 207 208

15.2.2 EXCLUSIONS:

15.2.2.1 AGE AND AESTHETIC DEFECTS: Age alone is not a functional defect for are aesthetic defects which 209 include: cracked or broken roof tiles; pitted marcite; missing or torn window screeps or screen doors (excluding pool or 210 patio screen enclosures); fogged windows; tears, worn spots and discoloration of floor coverings, wallpapers, window 211 212 treatments; nall holes; scratches, dents, scrapes, chips and caulking in ceilings, walls, flooring, tile, fixtures, mirrors; and minor cracks in floor tiles, windows, driveways, sidewalks, pool decks, garage and patio floors. 213

214 15.2.2.2 CODE: Seller is not obligated to bring any item into compliance with existing building code regulations if such 215 item complied with the building code or was granted a certificate of occupancy at the time it was constructed.

15.2.2.3 FENCES AND UTILITY BUILDINGS: Wood destroying organism infestation or damage in fences or utility 216 structures more than three (3) feet from any residential structure is not a defect. 217

15.2.2.4 EXISTING WOOD DESTROYING ORCANISMS WARRANTY: Seller is not obligated to treat the Property 218 if all of the following apply: 1) there is no visible live infestation and 2) the Property has been proviously treated and 3) 219

assignment at closing from Seller to Buyer of a current full-treatment warranty that has at least twelve (12) months to 220 run is accepted by the warrantor and 4). Buyer's lender (if any) is willing to close with the above. 221

223 35.3 LIMITATION: If the cost of repairs and treatments exceeds

(two percent (2%) of the Purchase Price if this blank is not filled in), Buyer or Seller may elect to pay the excess, failing 224 which, either party may terminate this Contract by delivery of written notice to the other party or his Authorized 225 Representative and apposits shall be returned to Buyer and all parties shall be released from all further obligations 226 227 herein, 228

15.4 COMPLETION DATE AND ESCROW FOR REPAIRS: Seller shall complete all corrections, treatments and repairs at 229 least in (2) business days before the Closing Date and, if not, sufficient funds shall be escrowed at closing to effect such corrections, treatments and repairs, unless prohibited by Buyer's lender. Funde equal to 150% of the maximum estimate for 230 231 one, treatments and repains as not forth in the inspection reports shall be deemed sufficient funds.

15.5 WALK THROUGH INSPECTION: Buyer is entitled to a walk through inspection immediately prior to closing to 232 verify compliance with this section and to verify that no functional defeats have occurred subsequent to the inspections. 233 the appliances and machinery included in this cale shall be in working order at clearing. 234

235

into with FFED, Schor shall provide acidity services for all inspections including walk there inspections and until 236 enlesing-is completed. All parties and their Authorized Ropresentatives shall be given reasonable prior notice of all inspections and shall have the right to be present at all inspections. 237

Str MICHATER WHOD. Between the Effective Bate and the closing Coller shall maintain the Property, including bat not 238

limited to the lawn, chrubbery and pool in the came condition as it was on the Effective Date, ordinary wear and tear 239 240

encopted - Beller shall vacate the Wroperty and remove all familiure and personal-lians not included in this sale and leave the Droporty in a cloin, broom ewopt condition before the time out for closing. 241

242

16. ENVIRONMENTAL CONDITION: Seller represents that Seller is not aware of any prior or existing environmental condition, situation or incident on, at, or concerning the Property or any adjacent property that may give rise as against 243 Seller or the Property to an action or to liability under any law, rule, ordinance or common law theory. 244

in INSUP ANOR is incurance vannet to obtained because of tropical storm activity, either party may doly elesing 245 until traplant storm activity no longer provents sequisition of incomment. 246

18. SBRVICE CONTRACTS: Buyer may accept or reject continuation of service contracts, provided they are 247 248 assignable to Buyer. If accepted, the cost shall be prorated. Any transfer fee shall be paid by Buyer.

10- NOREGO AND EGREDE: Collor-marriesto there is ingross and ogress to the Real-Property-over public-or-private 249 250 the most the month

25 I 20. LEASES: Unless indicated under Special Clauses, at closing there shall be no lease or right of occupancy

252 encumbering the Real Property. While Contract is subject to leases or rights of occupancy which will continue after

253 wiesing Seller shall, ton (10) business days prior to the Closing Date; furnish to Buyer copies of all written leases or

Ponn #1001

254 Property Address:

Antition rights of ecoupancy and estoppel-letters from each tenant opesifying the nature and duration of said tonuntle 255 anoupaney, santal rate, propaid rente of acoustry depecte paid by tenant. If Soller is unable to obtain estoppel-letters from 256 tenants, the same istermation may be furnished by Sollor to Buyer in the form of a Sollor's affidavity Advance rente 257 shall be proved and deposite credited to Buyer at cloping. 258 21. SELLER'S AFFIDAVIT: Seller shall furnish to Buyer at closing an affidavit attesting to the absence of any financing 259 statements, claims of lien or potential lienors known to Seller. If the Real Property the been improved within minety (90) 260 enlenden days price to electing. Seller shall dollyer to Buyer on officerit setting forth names and addresses of all contractom 261 enboordinatore, suppliere and materialmen and citating that all bills for works on the Beak Broperty have been 262 Bquire releases of all such petential lies. The affidavit shall state that there are no matters pending against Seller that could 263 give rise to a lien that would attach to the Property between the disbursing of the closing funds and the recording of the 264 265 instrument of conveyance and that Seller has not, and will not, execute any instrument that could adversely affect title to the 266 Property. 22. DOCUMENTS FOR CLOSING: If applicable, Seller shall cause to be prepared and provided a deed, pur 267 268 money mortgage and note, assignment of leases, bill of cale, Seller's affidavits, BIRDTA effidavit, out up on affida ngroedetal construction control-line, 2.8, 161.67, and any corrective instruments that may be required 269 270 connection with perfecting the title. Buyer's closing agent shall propare the closing statement. 27.1 23. EXPENSES: About antiger to classing, governmental lien concelus, esci-of elitabiling payoff and estapped entang stamps on the dood and the cost of recording any corrective instruments shall be paid by Bollet. Intangible 272 personal property taxes and documentary stamps to be affixed to the purchase money mortgage or required on any mortgage 273 modification, the cost of recording the deed and purchase money mortgage and documentary stamps and recording costs 274 assessed in connection with assumption of any existing mortgage shall be paid by Buyer. SEE ADDENDLEY 275 14- PRORATION Tanto, incuration, acoumed interest, utilities, rante-and ether superses and ra-276 prorated through the day prior to closing. Taxes shall be prorated on the current year's tax, if available. If the clearing occurs 277 278 when the current year's taxes are not available, and the current year's assessment is available, taxes will be prorated based upon such assessment and the prior year's millage. If the current year's assessment is not available, then taxes will be prorated 279 on the prior year's tax; provided, if there are completed improvements on the Property by January 1st of the year of closing 280 281 and these improvements were not in existence on January 1st of the prior year, then the taxes shall be prorated through the day prior to closing based upon the prior year's millage and at an equitable assessment to be agreed upon between the parties, 282 failing which, requests will be made to the county tax assessor for an informal assessment taking into consideration the 283 improvements. Any tax proration based on an estimate may, at the request of either party, be subsequently readjusted upon 284 receipt of the tax bill the such prorations whether based on actual tax or estimated tax will make appropriate allowance for 285 286 the maximum allowable discount and for homestead or other exemptions if allowed for the current year. The provisions in this 287 raph shall ourvive the cloubing. 25. SPECIAL ASSESSMENT LIENS: Certified, confirmed and ratified governmental special assessment liens as of the 288 Effective Date are to be paid by Seller. Pending liens as of the Effective Date shall be assumed by Buyer. The provisions in 289 290 this paragraph shall survive the closing. 291 26. PLACE OF CLOSING: Closing shall be held at the office of the Buyer's closing agent if located within the county where 292 the Real Property is located, and if not, then at the office of Seller's closing agent if located within the county where the Real 293 Property is located, and if not, then at such place as mutually agreed upon. If a portion of the Purchase Price is to be derived 294 from institutional financing, the requirements of the lender as to place, time and procedures for closing shall control, 295 notwithstanding anything in this Contract to the contrary. 296 27. PROCEEDS OF SALE AND CLOSING PROCEDURE: The deed shall be recorded and evidence of the title continued at 297 Buyer's expense to show title in Buyer without any ensumbrances or changes which would conder Goller's title annut on 298 from the date of the last evidence, and the cash proceeds of sale may be held in escrow by Seller's attorney or by such other 299 escrow agent as may be mutually agreed upon for a period of not longer than ten (10) business days. If Seller's title is 300 rendered unmarketable, Buyer's closing agent shall, within said ten (10) day period, notific beller in writing of the defect, and 301 Seller shall have thirty (30) business days from receipt of such notice to cure the defect and shall use best efforts to do so. If 302 . Seller fails to timely oure the defect, all monies paid by Buyer shall, upon written demand and within five (5) business days 303 thereafter, be returned to Buyer, and simultaneously with such repayment Buyer shall vacate the Property and reconvey the 304 Property to Seller by special warranty deed. It Buyer fails to make timely demand for refund, he shall take title "As Is" 305 waiving all rights against Seller ne to such intervening defect except such rights as may be available to Buyer by virtue of 306 warranties contained in the deed. Notwithstanding the above, if title insurance is available, at standard rates insuring 307 Buyer as to any title defects arising between the effective date of the title commitment and the recording of Buyer's 308 the processes of only shall be distanced to Collor at chains. The provisions of this paragraph shall survive the 309 closing,

Form #1001

Property Address: 310

27.1 All payments including loan proceeds shall be made in U.S. funds in the form of a wire-transfer, certified check, 311

cashiers check, bank check, official check, treasurer's check, money order or equivalent instrument issued by a bank, 312 313

savings and loan association, or credit union which must have at least one branch in the county where the Real Property is located. 314 315

27.2 Possession and occupancy will be delivered to Buyer at closing and funding. 316

27.3 The Broker's professional service fee shall be disburged cimultaneously with Seller's closing proceeds 317

28. ESCROW DEPOSITS: The provisions of this Section 28 shall survive the termination or closing of this Contract.

318 28.1 The Escrow Agent agrees to promptly deposit, retain, and disburse all deposits in accordance with the terms of this 319

Contract or as may be directed in writing by Seller and Buyer or as may be directed by a court of competent jurisdiction.

320 28:2 If the Escrow Agent is in doubt as to his duties, Escrow Agent shall retain the deposits until Seller and Buyer collectively agree in writing to the disposition thereof or until a court of competent jurisdiction has adjudicated the rights 321 322 of Seller and Buyer.

28.3 If the Escrow Agent is a licensed real estate broker, Escrow Agent shall comply with the provisions of 323 Chapter 475, Florida Statutes, as may be amended from time to time and with any regulations promulgated by the 324 Department of Business and Professional Regulation pertaining to the duties and responsibilities of licensed real 325 326 estate brokers.

28.4 Any suit between Buyer and Seller where Escrow Agent is made a party because of acting as Escrow Agent, 327 or in any suit where Escrow Agent interpleads the deposits, Escrow Agent shall recover reasonable attorney's fees 328 329

and costs from the deposits; as between Buyer and Seller, such fees and costs shall be charged and assessed against the non-prevailing party. 330

28.5 The parties agree that Bscrow Agent shall not be liable to any party or person for misdelivery to Buyer or Seller of 331 the deposits, unless such misdelivery is due to willful breach of Contract or gross negligence of Bscrow Agent, 332 333

29. Rick-OF LOSDAT the improvements are damaged by fire or other casualty before delivery of the dual on 334

restored to substantially the same condition as existing on the Effective Date within a period of sixty (60) business days, Seller may restore the improvements and the Closing Date and date of delivery of possession shall be extended 335 accordingly. If Seller fails to do so, Buyes chall nave the option of: 1) taking the Property "As Is" together with 336

insurance proceeder if any, or 2) terminating this Contract by delivery of written notice to Seller or his Authorized 337 Approximitative-and deposite that be returned to Buyer and all parties shall be released Som all further obligations have in 338

30. ASSIGNMENT: This Contract is not assignable without the specific written consent of Seller if new mortgage 339 340 financing or an assumption of an existing mortgage is a contingency.

31. ATTORNEY FEES AND COSTS: In connection with any arbitration or litigation arising out of this Contract, 341 the prevailing party, whether Buyer, Selier or Broker shall be entitled to recover all costs incurred including 342 attorney's fees and legal assistant fees for services rendered in connection therewith, including appellate 343 proceedings and postjudgement proceedings. The provisions in this paragraph shall survive the termination or 344 closing of this Contract. 345

346 32. DEPAULT: If either party defaults, the rights of the non-defaulting party and the Broker(s) shall be as provided 347 herein and such rights shall be deemed to be the sole and exclusive rights in such event. The provisions of this Section 348 32 shall survive the termination of this Contract.

349 32.1 BUYER DEFAULT: If Buyer fails to perform any of the covenants of this Contract, all money paid or to be paid 350 as deposite by Buyer pursuant to this Contract shall be retained by or for the account of Seller as consideration for the execution of this Contract and as liquidated damages and in full settlement of any claims for damages and specific 351 352 performance by Seller against Buyer,

32.2 SELLER DEFAULT: If Seller fails to perform any of the covenants of this Contract, all money paid or 353 deposited by Buyer pursuant to this Contract shall be returned to Buyer upon demand, or Buyer shall have the right 354 355 of specific performance. In addition, Seller shall immediately pay to Brokers the full professional service fee provided for in this Contract or separate listing contract. 356

357 32.3 MEDIATION: Any controversy or claim between Buyer and Seller arising out of or relating to this Contract 358 or a breach thereof may be submitted to mediation prior to arbitration or litigation. The mediator's fees shall be paid equally by the parties of the mediation. Any of the above proceedings shall be brought in the county where the 359 360 Real Property is located and shall be conducted pursuant to Florida Statutes relating to mediation, arbitration or 361 litigation,

. Form #1001

362 Property Address:

363 33. CONTRACT NOT RECORDABLE AND PERSONS BOUND: The benefits and obligations of the covenants 364 herein shall inure to and bind the respective heirs, representatives, successors and assigns (when assignment is 365 permitted) of the parties hereto. Neither this Contract nor any notice shall be recorded in any public records.

366 34: SURVIVAL OF COVENANTS: No provision, covenant or warranty of this Contract shall survive the closing 367 except as expressly provided herein and except express representations and warranties contained herein.

368 35. CONCURRENCY: No representation is made regarding the ability to change the current use of or to improve the 369 Property under the Local Government Comprehensive Planning and Land Development Regulation Act (Chapter 163 et 370 seq., Florida Statutes) or any comprehensive plan or other similar ordinance promulgated by controlling governmental 371 authorities in accordance with the Act.

372 30: TINI TA. Thiparties are actived that the I.Refit code requires Day or to withheld ten persons (1000) of the Destination

373 Price for tax on sales by certain foreigners. The tax will be withheld unless affidavite of compliance with the I.R.S. code

or an I.R.S. qualifying statement are provided to Ruyer at closing. If this paragraph applies, Buyer and Seller agree to obtain and/or disclose their U.S. Social Security Number or Taxpayers Identification Number if required by the

376 Wrong Agent:

377 37. DISCLOSURES:

378 37.1 RADON GAS: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in 379 sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that 380 exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding 381 radon and radon testing may be obtained from your county public health unit.

382 37.2 MOLD: Mold and/or other microscopic organisms may exist at the Property and such microscopic organisms 383 and/or mold may cause physical injuries, including but not limited to allergic and/or respiratory reactions or other 384 problems, particularly in persons with immune system problems, young children and/or elderly persons.

385 37.3 ENBRGY-EFFICIENCY RATING: "In accordance with the Florida Building Energy-Efficiency Rating Act 386 {Chapter 553, Part XI, F.S. (1993)}, the Buyer of Real Property with a building for occupancy located thereon is 387 notified that the Buyer may have the building's energy-efficiency rating determined." Buyer acknowledges receipt 388 of the "Florida Building Energy-Efficiency Rating System" Disclosure.

389 37.4 FUTURE PROPERTY TAXES: The "Save Our Home" amendment of the Florida Constitution limits the 390 increase in the tax assessed value of a homesteaded property until the title is transferred. In the year following the 391 closing of this saie, the tax assessed value may change to its market value which may result in a tax amount 392 significantly higher than this year's tax amount. Existence of (or loss of) homestead and other exemptions may also 393 affect the new tax amount. Additional information may be obtained from the local Property Appraiser's office.

394 37.5 CLOSINO COSTS: Buyer may be required to pay additional closing costs, including but not limited to: 395 attorney's fees; casualty, hazard, windstorm and flood insurance premiums; title examination and closing service 396 fees; taxes including property tax proration, recording costs; survey costs; courier fees; tax service fees; 397 underwriting fees; document preparation fees; utility search fees; premiums for owner and mortgagee title 398 insurance and endorsements; and costs associated with obtaining financing, such as: application fee, appraisal fee, 399 credit report fee and points or assumption fee.

400 37.6 SELECTION OF SERVICE PROVIDERS: If Broker gives Buyer or Seller referrals to professional persons, 401 service or product providers or vendors of any type, including, but not limited to: lending institutions, loan brokers, 402 attorneys, title insurers, escrow companies, inspectors, structural engineers, pest control companies, contractors and 403 home warranty companies ("Providers"), the referrals are given based on the following disclosures:

404 37.5.1 Buyer and Seller are free to select Providers other than those referred or recommended by Broker.

405 37.6.2 If Buyer or Seller instructs Broker to arrange for any Provider to perform services related to this Contract, Broker 406 makes such arrangements only as Authorized Representative for the account of Buyer or Seller.

407 37.6.3 Broker does not guarantee the performance of any Providers.

408 38. DISCLOUTED OF LATENT DEFECTS. Sollor specifically acknowledges and understandy that 42 Seller limiting

409 latent defects (defects not readily observable) materially affecting the value of the Property, then Seller is under a duty

410 to disclose these latent defects to Buyer. Seller represents that if Beller Knows of latent defects, they are set forth in

411 writing under Special Clauses below or have been separately disclosed by Seller to Buyer. Seller and Buyer agree to

412 indemnify and hold harmtess Broker from damages resulting from the inaccuracy of this information except to the extent

413 Brond was many of man arous und all not another than a bard

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not condominiums or cooperative apartments: The lincorporated into and made a part of this Contract. BU BUYER HAS RECEIVED AND READ THE DISCLOS IF THE DISCLOSURE SUMMARY REQUIRED I BEEN PROVIDED TO THE PROSPECTIVE PURC SALE, THIS CONTRACT IS VOIDABLE BY BUYE WRITTEN NOTICE OF THE DUTER'S INTENTION THE DISCLOSURE SUMMARY OR PRIOR ' PURPOLITED WAIVER OF THIS VOIDABLITY THIS CONTRACT SHARE TERMINATE AT SEC 40. FINAL AGREEMENT: This Contract represent representations unless incorporated into this Contract supersede printed provisions and handwritten provision handwritten or typewritten provisions as are appropril	BY SECTION 689.26, FLORIDA STATUTES, HAS NOT CHASER BEFORE EXECUTING THIS CONTRACT FOR ER BY DELIVERING TO SELLER OR SELLER'S AGENT ON TO CANCEL WITHIN 3 DAYS AFTER RECEIPT OF TO CLOSING, WHICHEVER OCCURS FIRST. ANY RIGHT HAS NO EFFECT. BUYER'S RIGHT TO VOID
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 7 8 ADDENDUM(S) ATTACHED: CHECK ALL THA 9 () AS-IS Addendum 0 () Coastal Construction Control Line Waiver 1 () Condominium Addendum 2 () FHA/VA Addendum 3 () FIRPTA Addendum 4 () Homeowners' Association Addendum 	 () Homeowners' Assoc./Community Disclosure Summa () Interest-Bearing Escrow Agreement () Lead-Based Paint Disclosure () Option To Purchase Addendum () Seller's Disclosure (x) Other: <u>SEE ADDENDUM</u>
Form #1001	Page 9 of 10 Revised 01/04 [

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· . ·	Sample Documents: Purchase & Sale Contract and Addendum
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fwitness type or print name) 472 DEPOSIT RECEIVED	00
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82 Tele. # () Fax #: ()	Sales Associate
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 467 and deposits are retained, 50% out not exceed 488 consideration for Brokers' crivices including cost 489 () IF NO WRITTEN LISTING AGREEMENT 490 from the process of sale, a professional fee of _ 491 for Brokers' services in effecting the sale by fin 492 fail to perform and deposits are retained, 50%, t 493 to full consideration for Brokers' protection of the sale by fin 493 to full consideration for Brokers' are retained, 50% and a fail consideration for Brokers' are retained. 	S CURRENTLY IN EFFECT: Seller agrees to pay Listing Broker named abo ional fee agreement as per.MLS #
495 APPROVED AS TO FORM:	CITY OF FORT LAUDERDALE, a Flo
496	municipal corporation
197 <u>.</u>	
498 ATTEST:	Mayor
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500	Till's I's and the second s
501 THIS IS INTENDED TO BE A LEGAULY BI 502 of an attorney prior to signing. If you desire leg 503 by the Broward County Bar Association and 504 not constitute an opinion that any of the terms	ACTAING CIFY Manager NDING CONTRACT. If you do not fully understand this Contract, seek the adv al or tax advice consult an appropriate professional. This form has been approv the REALTOR® Association of Greater Fort Lauderdale, Inc. Approval do and conditions in this Contract should be accepted by the parties in a particu gotiated based upon the respective interests, objections and bargaining positions
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EXHIBIT 5 CAM 15-0122 Page 10 of 20

ADDENDUM TO DEPOSIT RECEIPT AND CONTRACT FOR SALE AND PURCHASE

SELLER: CITY OF FORT LAUDERDALE, a Florida municipal corporation

BUYER:

PROPERTY: ***; said lands lying situate and being in the City of Fort Lauderdale, Broward County, Florida.

(Approximate street address:

Fort Lauderdale, FL **)

(Parcel ID # **) (hereinafter, "Property.")

The following Addendum to the Deposit Receipt and Contract for Sale and Purchase (hereinafter, "Contract") is hereby incorporated into that Contract between Buyer and Seller and Buyer and Seller do hereby agree as follows:

1. Purchase and Sale. Subject to the terms and conditions of this Contract, Seller shall sell to Buyer, and Buyer shall purchase from Seller, all of Seller's right, title and interest in and to the above described Real Property

1.1. Effective Date. The Effective Date of this Contract shall be the first day of the month next succeeding that date upon which both Buyer and Seller have executed this Contract.

2. Closing Date. This Contract shall be closed and the deed and possession of the Real Property no later than forty-five (45) days after the Effective Date of this Contract, unless extended by other provisions of this Contract or separate agreement.

3. Evidence of title. Buyer shall secure whatever evidence of title it elects at its own expense. Buyer shall have the balance of the "Investigations Period" to examine the status of the title. Seller shall have no obligation to cure title defects. Conveyance of the Real Property by Seller shall be by way of Quit-Claim Deed.

4. Survey. Buyer may survey the Real Property within **fifteen (15) days** after the Effective Date of this Contract. Seller shall have no obligation to cure any encroachments as title to this Real Property is being conveyed by Quit-Claim Deed.

5. Inspections, Testing and Examination.

Addendum / Contract to Purchase Seller: City of Fort Lauderdale, a Florida municipal corporation Buyer: CAR 14-_____ Parcel ID #_____ Rev. 05.06.2014

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(a) Buyer shall be provided a period ("Investigation Period") for investigation, testing and examination of the Real Property as set forth herein. The "Investigation Period" under this Contract shall be a period starting with the Effective Date of the Contract and ending thirty (30) days thereafter. During the Investigation Period, Buyer shall have the absolute right, through its agents, servants, employees and contractors, to enter upon the Real Property for the purpose of investigation, discovery, inspection and testing of the Real Property, including, without limitation soil testing and boring, environmental studies or any other testing Buyer determines to be necessary or appropriate to the evaluation of the purchase and sale of the Real Property including inspection as provided in ¶ 15 ("Inspections, Repair and Maintenance") of the Contract. Seller agrees to cooperate, at no expense to Seller, in regard to Buyer's efforts to obtain all relevant information respecting the investigation, discovery and testing, including providing to Buyer within ten (10) days of the Effective Date hereof copies of Seller's Books and Records, including those Books and Records in the possession of Seller or any of its agents.

(b) In connection with such inspection, there shall be no soil tests or other invasive tests that can or may cause damage to the Real Property unless Buyer has received Seller's prior written approval of such tests. All such entries shall be at the risk of Buyer; Seller shall have no liability for any injuries sustained by Buyer or any of Buyer's agents or contractors. Buyer agrees to repair or restore promptly any damage to the Real Property caused by Buyer, its agents and contractors under this Paragraph. Upon completion of Buyer's investigations and tests, the Real Property will be restored to the same condition as it existed before Buyer's entry upon the Real Property. In the event this Contract is terminated without a closing upon and passing title, Buyer's obligations under this Paragraph shall survive termination of this Contract for a period of six (6) months.

6. Extension of time. For good cause shown, any time or deadline referenced herein may be extended on behalf of Seller, by the City Manager, Assistant City Manager, Director of Economic Development, City Attorney or Assistant City Attorney by written instrument executed by such designated party.

7. Right of Cancellation. Buyer shall have the absolute and unqualified right to terminate and cancel this Contract by delivering written notice of such cancellation to Seller no later than 5:00 PM on the fifth (5th) business day after the Investigation Period has elapsed. The right of cancellation may be exercised by Buyer and may be exercised upon the discovery of any condition determined to be unacceptable to Buyer.

8. Liquidated Damages. [This Section intentionally deleted.]

9. Leases. Conveyance of title to the Real Property shall be free of any leasehold interests or claims by persons in possession of the Real Property.

10. Personal Property. Seller represents and acknowledges that there is no personal property located on the Real Property that is a part of the sale of the Real Property.

11. Service Contracts. Seller represents and acknowledges that there are no Service Contracts concerning this Real Property.

12. Destruction or Condemnation of Real Property. [This Section is intentionally deleted.]

13. Seller Representations and Warranties. Seller hereby represents and warrants the following to Buyer:

(a) <u>Authority</u>. Seller has all requisite power and authority to execute and deliver, and to perform all of its obligations under this Contract.

(b) <u>Enforceability</u>. This Contract constitutes a legal, valid and binding obligation of Seller enforceable against Seller in accordance with its terms, except as limited by bankruptcy, insolvency, reorganization, moratorium and other similar laws of general applicability relating to or affecting the enforcement of creditor's rights and general equitable principles.

(c) <u>No Bankruptcy or Dissolution</u>. No "Bankruptcy/Dissolution Event" (as defined below) has occurred with respect to Seller. As used herein, a "Bankruptcy/Dissolution Event" means any of the following: (a) the commencement of a case under Title 11 of the U.S. Code, as now constituted or hereafter amended, or under any other applicable federal or state bankruptcy law or other similar law; (b) the appointment of a trustee or receiver of any property interest; (c) an assignment for the benefit of creditors; (d) an attachment, execution or other judicial seizure of a substantial property interest; (e) the taking of, failure to take, or submission to any action indicating an inability to meet its financial obligations as they accrue; or (f) a dissolution or liquidation, death or incapacity.

14. Computation of Days. In computing any period of time expressed in day(s) in this Contract, the day of the act, event, or default from which the designated period of time begins to run shall not be included. The last day of the period so computed shall be included unless it is a Saturday, Sunday, or legal holiday, in which event the period shall run until the end of the next day which is neither a Saturday, Sunday or legal holiday. When the period of time prescribed or allowed is less than seven (7) days, intermediate Saturdays, Sundays, and legal holidays shall be excluded in the computation.

15. Notice. All notices under this Contract to be given by one party to the other shall be in writing and the same shall only be deemed given if forwarded as follows:

(a) By certified mail, return receipt requested, to the following addresses:

SELLER:

Lee R. Feldman, City Manager City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, Florida 33301 Telephone: (954) 828-5129 FAX: (954) 828-5021

with a copy to:

With a copy to:

with a copy to:

Phil Thornburg, Director of Parks and Recreation City of Fort Lauderdale 1350 W. Broward Boulevard Fort Lauderdale, FL 33312

Robert B. Dunckel, Assistant City Attorney City of Fort Lauderdale 100 North Andrews Avenue Fort Lauderdale, Florida 33301 Telephone: (954) 828-5036 FAX: (954) 828-5915

BUYER:

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or to such other addresses as the parties may by writing designate to the other party from time to time. All notices, demands, deliveries, or other communications hereunder shall be deemed to have been given or served for all purposes hereunder forty-eight (48) hours after the time that such communication was deposited in the United States mails (Saturdays, Sundays and legal holidays excluded), postage prepaid, in the manner aforesaid, provided however, that for any distance in excess of five hundred (500) miles, overnight express service shall be utilized.

(b) The notice may also be served by personal delivery to the Seller or Buyer as indicated above.

16. Documents for Closing. All documents for closing prepared by Seller shall be submitted to Buyer for approval at least two (2) days prior to Closing.

17. Brokers. Except as otherwise disclosed in the section of the Contract entitled "Acceptance of Contract & Professional Service Fee", Seller and Buyer warrant and represent to each other that no broker or agent has been employed with respect to the sale of the Real Property. Other than as represented above, neither this Contract nor any subsequent transaction between Seller and Buyer involving the Real Property has been brought about through the efforts of any Broker. Seller and Buyer agree that in the event of a breach of this warranty and

representation, the offending party shall indemnify and hold the non-offending party harmless with respect to any loss or claim for brokerage commission, including all attorneys' fees and costs of litigation through appellate proceedings. This paragraph shall survive expiration of this Contract.

18. Proceeds of Sale. All payments made by Buyer shall be made in the form of U.S. currency, trust account or escrow account check drawn on the account of the Title Insurance Agent or Attorney licensed to practice law in the State of Florida or wire transfer of funds or equivalent drawn on a financial institution with branches in Broward, Dade or Palm Beach County which must have at least one branch in the county where the Real Property is located.

19. Purchase "As is". Subject to the provisions herein, Buyer acknowledges that it has performed, or will perform pursuant to this Contract, sufficient physical inspections of the Real Property in order to fully assess and make itself aware of the physical condition of the Real Property, and that Buyer is purchasing the Real Property in an "AS IS" condition. Nothing contained in this Paragraph shall be construed as to negate Seller's obligation to convey marketable title by Statutory Warranty Deed. Except as may be expressly set forth in or required by this Contract, Buyer acknowledges that the Seller has made no other representations or warranties as to the condition or status of the Real Property and that Buyer is not relying on any other representations or warranties of the Seller, any broker(s), or any agent of Seller in purchasing the Real Property. Except as may be expressly set forth in or required by this Contract, Buyer acknowledges that neither Seller nor any agent of Seller has provided any other representations, warranties, promises, covenants, agreements or guaranties of any kind or character whatsoever, whether express or implied, oral or written, past, present or future, of, as to, concerning or with respect to:

- (a) The nature, quality or condition of the Real Property, including, without limitation, the water, soil and geology;
- (b) The income to be derived from the Real Property;
- (c) The suitability of the Real Property for any and all activities and uses which Buyer may conduct thereon;
- (d) The compliance of or by the Real Property or its operation with any laws, rules, ordinances or regulations of any applicable governmental authority or body;
- (e) The habitability, merchantability or fitness for a particular purpose of the Real Property; or
- (f) Any other matter with respect to the Real Property.

Without limiting the foregoing, Seller does not and has not made and specifically disclaims any other representation or warranty regarding the presence or absence of any hazardous substances, as hereinafter defined, at, on, under or about the Real Property or the compliance or non-compliance of the Real Property with any laws, rules, regulations or orders

regarding Hazardous Substances (collectively the "Hazardous Substance Laws"). For purposes of this Contract, the term "Hazardous Substances" shall mean and include those elements or compounds which are contained in the list of Hazardous Substances adopted by the United States Environmental Protection Agency and the list of toxic pollutants designated by Congress or the Environmental Protection Agency or under any Hazardous Substance laws. Hazardous Substances shall also include Radon Gas. Buyer further acknowledges that neither Seller nor any agent of Seller has provided any representation or warranty with respect to the existence of asbestos or other Hazardous Substances on the Real Property other than as may be specifically set forth in this Contract.

Buyer acknowledges that it has completed its own market due diligence and inspection of the Real Property, and that the Purchase Price reflects Buyer's informed judgment as to the matters set forth herein.

20. Seller's Option To Effectuate A Tax Free Exchange. [This Section intentionally deleted.]

21. Disclosure Of Beneficial Interest(s). [This Section intentionally deleted.]

22. Conveyance. Conveyance of the Real Property shall be by Quit-Claim Deed. Seller makes no warranty, express or implied, as to the status of the title to the Real Property.

23. Expenses. Seller shall pay its own attorneys' fees. All other expenses of this transaction and closing thereon, including, but not necessarily limited to, abstracting prior to closing, governmental lien searches, state documentary stamps on the deed of conveyance, the cost of recording any corrective instruments, cost of recording the deed, etc. shall be paid by Buyer.

24. Escrow Deposits. The escrow deposit of ten (10%) percent of the Purchase Price under this Contract have been deposited into the City of Fort Lauderdale's Escrow Account.

25. Conflict. In the event of any conflict or ambiguity between this Addendum and the underlying Contract that it modifies, this Addendum shall control.

26. Miscellaneous.

(a) <u>Incorporation of Exhibits</u>. All exhibits attached and referred to in this Contract are hereby incorporated herein as fully set forth in (and shall be deemed to be a part of) this Agreement.

(b) <u>Time of the Essence</u>. Time is of the essence of this Agreement.

(c) <u>Severability</u>. If any term or provision of this Contract or the application thereof to any person or circumstance shall, to any extent, be invalid or unenforceable, the remainder of this Contract, or the application of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby, and each such

term and provision of this Contract shall be valid and be enforced to the fullest extent permitted by law.

(d) Interpretation. Words used in the singular shall include the plural and vice-versa, and any gender shall be deemed to include the other. Whenever the words "including", "include" or "includes" are used in this Contract, they should be interpreted in a non-exclusive manner. The captions and headings of the Paragraphs of this Contract are for convenience of reference only, and shall not be deemed to define or limit the provisions hereof. Except as otherwise indicated, all Exhibits and Paragraph references in this Contract shall be deemed to refer to the Exhibits and Paragraphs in this Contract. Each party acknowledges and agrees that this Contract (a) has been reviewed by it and its counsel; (b) is the product of negotiations between the parties, and (c) shall not be deemed prepared or drafted by any one party. In the event of any dispute between the parties concerning this Contract, the parties agree that any ambiguity in the language of the Contract is to not to be resolved against Seller or Buyer, but shall be given a reasonable interpretation in accordance with the plain meaning of the terms of this Contract and the intent of the parties as manifested hereby.

(e) <u>No Waiver</u>. Waiver by one party of the performance of any covenant, condition or promise of the other party shall not invalidate this Contract, nor shall it be deemed to be a waiver by such party of any other breach by such other party (whether preceding or succeeding and whether or not of the same or similar nature). No failure or delay by one party to exercise any right it may have by reason of the default of the other party shall operate as a waiver of default or modification of this Contract or shall prevent the exercise of any right by such party while the other party continues to be so in default.

(f) <u>Consents and Approvals</u>. Except as otherwise expressly provided herein, any approval or consent provided to be given by a party hereunder shall not be unreasonably withheld, delayed or conditioned.

(g) <u>Governing Law</u>. The laws of the State of Florida shall govern this Contract.

(h) <u>Third Party Beneficiaries</u>. Except as otherwise expressly provided in this Contract, Seller and Buyer do not intend by any provision of this Contract to confer any right, remedy or benefit upon any third party (express or implied), and no third party shall be entitled to enforce or otherwise shall acquire any right, remedy or benefit by reason of any provision of this Agreement.

(i) <u>Amendments</u>. This Agreement may be amended by written agreement of amendment executed by all parties, but not otherwise.

(j) <u>Jurisdiction: Venue</u>. Each party hereby consents to the exclusive jurisdiction of any state or federal court located within the jurisdiction where the Real Property is located. Each party further consents and agrees that venue of any action instituted under this Contract shall be proper solely in the jurisdiction where the Real Property is located, and hereby waives any objection to such venue.

(k) <u>Waiver of Trial by Jury</u>. The parties hereby irrevocably waive their respective rights to a jury trial of any claim or cause of action based upon or arising out of this Contract. This waiver shall apply to any subsequent amendments, renewals, supplements or modifications to this Contract. In the event of litigation, this Contract may be filed as a written consent to a trial by the court.

IN WITNESS WHEREOF, the parties have set their hands and seal the day and year written above.

AS TO SELLER:

WITNESSES:

CITY OF FORT LAUDERDALE, a Florida municipal corporation

By:___

By:_

John P. "Jack" Seiler, Mayor

Lee R. Feldman, City Manager

[Witness print or type name]

[Witness print or type name]

APPROVED AS TO FORM:

Robert B. Dunckel, Assistant City Attorney

STATE OF FLORIDA: COUNTY OF BROWARD:

The foregoing instrument was acknowledged before me this _____ day of ______, 2014, by John P. "Jack" Seiler, Mayor of the City of Fort Lauderdale. He is personally known to me and did not take an oath.

(SEAL)

Notary Public, State of Florida (Signature of Notary taking Acknowledgment)

Name of Notary Typed, Printed or Stamped

My Commission Expires:

Commission Number

STATE OF FLORIDA: COUNTY OF BROWARD:

The foregoing instrument was acknowledged before me this ____ day of _____, 2014, by Lee R. Feldman, City Manager of the City of Fort Lauderdale. He is personally known to me and did not take an oath.

(SEAL)

Notary Public, State of Florida (Signature of Notary taking Acknowledgment)

Name of Notary Typed, Printed or Stamped

My Commission Expires:

Commission Number

AS TO BUYER:

WITNESSES

[Witness-print or type name]

[Witness-print or type name]

STATE OF FLORIDA: COUNTY OF BROWARD:

The foregoing instrument was acknowledged before me this ____ day of ______, 2014, by _______. He/She is personally known to me or has produced _______ as identification and did not (did) take an oath.

(SEAL)

Notary Public, State of Florida (Signature of Notary taking Acknowledgment)

Name of Notary Typed, Printed or Stamped

My Commission Expires:

Commission Number

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Addendum / Contract to Purchase Seller: City of Fort Lauderdale, a Florida municipal corporation Buyer: CAR 14-_____ Parcel ID # _____ Rev. 05.06.2014

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