Commercial Contract: Optional Clauses FLORIDA ASSOCIATION OF REALTORS®

1*	Addendum No to the Commercial Contract between ("Seller")
2*	and ("Buyer") concerning the sale and purchase of the Property
3*	described as:
4	The clauses below shall be incorporated into the Contract referenced above only if initialed by all parties:
5	Seller Initials Buyer Initials
6* 7* 8* 9 10 11 12 13 14	(A)
16* 17 18 19 20 21	(B)
22* 23 24 25 26 27 28 29 30 31 32	c) property inspection and reasonable access to the Property to Buyer, its agents, contractors and assigns for the purpose of conducting the inspections described below; provided, however, that all such persons enter the Property and conduct the inspections at their own risk. Buyer shall indemnify and hold Seller harmless from losses, damages, costs, claims and expenses of any nature, including attorneys' fees, and from liability to any person, arising from the conduct of any and all inspections or work authorized by Buyer. Buyer shall not engage in any activity that could result in a mechanics lien being filed against the Property without Seller's prior written consent. In the event this transaction does not close, Buyer shall, at Buyer's expense, (1) repair all damages to the Property resulting from the inspections and return the Property to its present condition, and (2) release to Seller copies of all reports and other work generated as a result of the inspections. Seller has no duty to make repairs except to those defects and conditions reported by Buyer in writing prior to 5:00 p.m. on the date the applicable Inspection Period expires. Seller makes no warranties other than marketability of title. (Check if applicable):
33* 34 35 36 37* 38 39* 40 41	(1) Structure and Systems: Within days from Effective Date ("Inspection Period"), Buyer shall, at Buyer's expense, have a certified general contractor or engineer make inspections which Buyer deems necessary to determine the condition of all structures and systems, including roof; exterior walls; foundation; major appliances; electrical, HVAC, plumbing, and sewer, septic and well systems; pool and pool equipment; parking lot; fences; and seawall or other retaining structures on the Property except Seller shall have days from the date Seller receives Buyer's written report to obtain repair or replacement estimates from a licensed building or general contractor. If the cost to correct the defects does not exceed % of the purchase price ("Structural Repair Limit"), Seller shall have the defects repaired in a workmanlike manner by an appropriately licensed contractor. If the cost to correct the defects exceeds the Structural Repair Limit, either party may elect to pay the excess, failing which either party may terminate this Contract.
42* 43 44 45* 46	days from Effective Date ("Inspection Period"), Buyer shall, at Buyer's Seller's expense, apply for a Phase I inspection to be conducted by an environmental engineer. Buyer shall deliver to Seller a copy of all resulting environmental reports. If a lender requires a Phase II or III investigation, Buyer shall deliver written notice of the requirement to Seller and Seller may elect, within days from receipt of the notice, to conduct the investigation at (check one) Seller's Buyer's expense. If Seller elects not to conduct the investigation, either party may terminate this Contract. If Seller elects to conduct the
47*	Buyer () () and Seller () () acknowledge receipt of a copy of this page, which is page 1 of 3 Pages. OC-5 Rev. 10/09 © Florida Association of REALTORS® All Rights Reserved
	dential Sterling Properties 2000 Highway A1A Indian Harbour Beach, FL 32937 ne: 321-768-7600 Fax: 321-768-2891

48*	investigation, Seller will pay for and make corrective measures required by law. If remediation is necessary, Seller shall have
49	days to complete the cleanup ("Cleanup Period"). If remediation is completed within Cleanup Period, then Seller shall deliver written
50	notice to Buyer within 3 days after cleanup completion, and the parties will close the transaction on Closing Date, or, if Closing Date has
51	passed within 10 days from Buyer's receipt of Seller's notice. If Seller is unable to complete remediation within Cleanup Period, Seller will deliver written notice to Buyer within 3 days often this determination is made and Buyer will within 10 days from receipt of Seller's
52	will deliver written notice to Buyer within 3 days after this determination is made and Buyer will within 10 days from receipt of Seller's notice either cancel this Contract or accept the property in current condition and shall close on Closing Date, or, if Closing Date has
53 54	passed within 10 days from Buyer's receipt of Seller's notice with costs of completing the remediation being held in escrow at closing.
54	passed within 10 days norm buyer streetelpt of series should with costs of completing the remediation being held in escrow at closing.
55*	(3) Wood Destroying Organism Inspection: "Wood destroying organism" means arthropod or plant life which may damage the
56*	wood in a structure, as defined in Section 482.021(27), Florida Statutes. Within days from Effective Date ("Inspection Period")
57	Buyer shall, at Buyer's expense, have the Property inspected by a Florida-licensed pest control business to determine the presence in
58*	the improvements of past or present infestation and damage caused by infestation. Seller shall have days from receipt of Buyer 's
59	written report to obtain repair estimates from a licensed building or general contractor and treatment estimates from a licensed pes
60*	control business. Seller shall treat and repair the Property if the cost to do so does not exceed % of the purchase price ("Termite
61	Repair Limit"). If the cost of treatment and repair exceeds the Termite Repair Limit, either party may elect to pay the excess, failing which
62	either party may terminate this Contract. If there is no evidence of live infestation and the Property is covered by a full treatment warranty
63	Seller shall transfer the warranty to Buyer at closing and shall not be obligated to treat the Property.
	Calley shall deliver the Decree to the Conservation of the conserv
	Seller shall deliver the Property to Buyer at the time agreed in its present condition, ordinary wear and tear and repairs made pursuant to
	this Paragraph excepted, and shall maintain the landscaping and grounds in a comparable condition. Walk-through Inspection: Buyer may see the day prior to closing or any other time mutually agreeable to the parties, conduct a final "walk through" inspection of the Property to
	on the day prior to closing or any other time mutually agreeable to the parties, conduct a final "walk-through" inspection of the Property to determine compliance with this paragraph and to ensure that all Property is on the premises. No new issues may be raised as a result of the
	walk through.
69	Seller Initials Buyer Initials
70*	(D) \ ; \ SELLER REPRESENTATIONS: Seller shall, within days from Effective Date and a
	Seller's expense, deliver to Buyer current copies of the rent roll; leases; notes and mortgages; existing title reports or policies; surveys
72*	permits and certificates of occupancy; certified income and expense statements for the period January 1, through December
73*	31, , as Evidence that the Property generated income of \$ against expenses of \$
	and agreements with third parties that will remain in effect after closing. Buyer may terminate this Contract by written notice to Selle
75*	within days after receipt of the above documents if the statements differ materially from Seller's representations. If Buyer fails
76	to provide timely written notice, Buyer shall be deemed to waive this contingency.
	(E) \ ; \ SELLER WARRANTY: Seller warrants that Seller has no knowledge of (1) notice of
78	city, county, state, federal, building, zoning, fire, or health codes, regulations or ordinances filed or issued against the Property, (2
	current pending lawsuit(s), investigation(s), inquiry(ies), action(s), or other proceeding(s) or the right to use and occupy the Property, (3
	unsatisfied construction liens, (4) incompatibility of property with land use plans (5) tenants in bankruptcy, or (6) special assessments
	condemnation, eminent domain, change in grade of public streets affecting the Property or similar proceedings affecting the Property
	If Seller is notified of any of the above matters prior to closing, Seller shall notify Buyer in writing within days. If Buyer requires
83*	the matter to be corrected prior to closing, Buyer shall notify Seller in writing within days from receipt of Seller's notice. Buyer's
	failure to provide timely notice shall be deemed acceptance of the Property with the matter as it then exists. If Seller is unable of
	unwilling to correct the matter prior to closing, Buyer may terminate this Contract. Seller warrants that, as of Effective Date, execution of this Contract and delivery of title is not a violation or breach of any agreement or judgment to which Seller is a party.
00	this contract and delivery of title is not a violation of breach of any agreement of judgment to which Seller is a party.
87*	(F); COASTAL CONSTRUCTION CONTROL LINE: All or part of the Property is located seaward of the Coastal Construction Control Line as defined in Section 161.053, Florida Statutes, and is therefore subject to government
88	seaward of the Coastal Construction Control Line as defined in Section 161.053, Florida Statutes, and is therefore subject to government
	regulation. Florida law requires Seller to provide Buyer with an affidavit, or a survey meeting the requirements of Chapter 472 of the
	Florida Statutes, delineating the location of the CCCL on the Property at or prior to closing, unless Buyer waives this requirement in writing. The property being purchased may be subject to coastal erosion and to federal, state, or local regulations that govern coastal
	property, including the delineation of the coastal construction control line, rigid coastal protection structures, beach nourishment, and the
	protection of marine turtles. Additional information can be obtained from the Florida Department of Environmental Protection, including
	whether there are significant erosion conditions associated with the shoreline of the property being purchased. Buyer waives the right
	to receive a CCCL affidavit or survey. requests a CCCL affidavit or survey within the time allowed for Seller to deliver title evidence.
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96*	Buyer () () and Seller () () acknowledge receipt of a copy of this page, which is page 2 of 3 Pages.

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91	Jeliei IIIIIais	Duyer initials			
99* 100* 101* 102	Area Coastal High premium of flood insura either party elects, with on rebuilding in the every	Hazard Area. Fl nce required by a nin day ent of casualty or	ood insurance on structu lender exceeds \$ ys of notification of the exc substantial modification t	per year, Buyer may ess amount, to pay the excess. In addition the structure. Buyer is advised to volicy is is not transferable to contact the structure.	of financing. If the first year terminate this Contract unless ition, there may be restrictions verify all such restrictions with
105	* to Seller in the amount	of \$\	_ SELLER FINANCING: B , due	uyer shall execute a purchase money, bearing annual interest at _	note and mortgage % and payable as
107 108 109 110* 111 112 113* 114	utilized by lending inso acceleration at Seller's time(s) with interest on consent, which may no Property is in a flood z note. Buyer shall furnis	citutions in the contion in the every ly to date of payor be unreasonable one) with extending credit, employ information, Sell	county where the Proper ent Buyer defaults, (3) the yment, (4) the loan to be bly withheld and (5) Buye led coverage in an amour ment, and financial inform ler shall deliver written no	orm acceptable to Seller , but shall compare the right to prepay without penalty all one on conveyance or sale of the result of the property insured againg the reasonably required by Seller . We there is the result of the put of the put of the put of the put of the reasonably required by Seller . We there is the result of the put of the reasonably required by Seller . We there is the reasonably required by Seller . We there is the reasonably required by Seller . We there is the reasonable of the reasonabl	(1) a late payment fee, (2) or part of the principal at any assumable with mortgagee's not loss by fire (and flood, if irchase money mortgage and Within days from
117 118* 119 120* 121 122 123 124*	Buyer a copy of the many time and method of pay to examine the mortgage and a due on sale or convey from Effective Date. An account dollar for dollar.	cortgage and an aments, interest rage and approve to ance clause, Sell by variance in the shall not prepay	estoppel letter from the leate and status of mortgage the terms of the loan. But er shall, at Buyer's expense mortgage will be adjust any portion of the mortgage.	es Seller shall, within days ender stating principal balance and accepted. Buyer shall have days from yer shall not unreasonably withhold a se, obtain lender's consent to the assumed in the balance due at closing with ge without Buyer's consent. Buyer should be to the existing first mortgage, LN#	ccrued interest, maturity date, neceipt of lender's statement pproval. If mortgage contains nption within days heno adjustment to purchase nall purchase Seller's escrow
125	of	to propent princip	and halange of ¢	payable \$	nor month including
126 ²				payable \$, and having a fixed
128	<u></u>				interest rate of
129		will will no	t escalate upon assumption	n. Additional terms:	
130° 131° 132°	* (2) Second Mortga			ect to the existing second mortgage, LN	
133	* having an approxima	te present princip	al balance of \$	payable \$	per month including
134'	principal, interest, o	li iei			, and having a 🗀 lixed
135	* U other (describe) _	0/ which [Twill Dwill not oppolete	upon assumption. Additional terms:	
136 ²		%, wnich [_ will [_ will not escalate	upon assumption. Additional terms:	
139 140* 141* 142	approving the Contract. Contract and Buyer noti (K) approving the Contract	Buyer may tern fies Seller in writing to the seller may to the sel	ninate the Contract and render of the majority	APPROVAL: This Contract is continued are return of the deposits if Buy days if left blank) after Effective Date. APPROVAL: This Contract is continued the deposit will be returned to days (5 days if left blank) after	er's attorney disapproves the ngent upon Seller's attorney Buyer if Seller's attorney
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