CONTINGENCIES/CLAUSES ADDENDUM

This Adde	endum is made on, to a sales contract ("Contract") offered on,
between_	("Buyer") and
	("Seller") for the
purchase a	and sale of Property:
The follow Contract:	ving provisions if initialed by the parties are incorporated into and made a part of this
Commact.	
	TINGENCIES
	LE OF BUYER'S PROPERTY AND KICK-OUT This Contract is contingent until
	o.m Days after Date of Ratification ("Deadline") upon the sale of
Bu	yer's property located at
<u> </u>	("Buyer's Property"). If Buyer does not satisfy, amend or remove
	s contingency by the Deadline pursuant to sub-paragraph 3 below, this Contract will
bec	come void.
1)	Seller may continue to offer Property for sale and accept bona fide back-up offers to this Contract until this contingency is satisfied or removed. If a back-up offer is accepted, Seller will Deliver Notice to Buyer requiring that this contingency be removed or satisfied pursuant to sub-paragraph 3 below not later than 9 p.m. Days after Delivery of Notice or this Contract will become void. If Buyer fails to
-	satisfy or remove the contingency by Deadline, this Contract will become void.
2)	Buyer's Property will be listed exclusively and actively marketed by a licensed real estate broker and entered into a multiple listing service within Days after the Date of Ratification at a price not to exceed \$
3)	Buyer may:
2	a. Satisfy this contingency by Delivering to Seller a copy of the ratified contract for the sale of Buyer's Property with evidence that all contingencies, other than financing and appraisal, have been removed or waived by Deadline OR
	b. Remove this contingency by Delivering to Seller (1) a letter from the lender stating that the financing is not contingent in any manner upon the sale and settlement of any real estate or obtaining a lease of any real estate and that Buyer has sufficient funds available for the down payment and closing costs necessary to complete Settlement; OR (2) evidence of sufficient funds available to complete Settlement without obtaining financing.

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v S S S r C a ti	Buyer satisfies the requirements of sub-paragraph 3.a. above, this Contract will emain contingent upon the settlement of the sale of Buyer's Property. This paragraph will survive the satisfaction of the contingency for the sale of Buyer's Property. Settlement (under this Contract) may not be delayed more than Days after the Settlement Date (specified in this Contract) without the parties' written consent. Seller \square will \mathbf{OR} \square will not accept an assignment of funds. If a further delay is equired to obtain coinciding settlements, Buyer may at Buyer's option declare the Contract void in writing. Nothing herein shall prohibit the parties from mutually agreeing to extend Settlement Date under terms acceptable by both parties. If at any time after Date of Ratification the contract for the sale of Buyer's Property becomes roid, Buyer will immediately Deliver Notice to Seller together with evidence of such roiding, at which time either Seller or Buyer may declare this Contract void by Delivering Notice to the other party.
	TLEMENT OF BUYER'S PROPERTY Settlement of this Contract is contingent the settlement of the contract for the sale of Buyer's property located at
(spec not a settle herei term for th Selle	("Buyer's Property"). Settlement (under this tract) may not be delayed more than Days after Settlement Date cified in this Contract) without the parties' written consent. Seller □ will OR □ will accept an assignment of funds. If a further delay is required to obtain coinciding ements Buyer may at Buyer's option declare the Contract void in writing. Nothing in shall prohibit the parties from mutually agreeing to extend Settlement Date under acceptable by both parties. If at any time after the Date of Ratification the contract he sale of Buyer's Property becomes void, Buyer will immediately Deliver Notice to be together with evidence of such voiding, at which time either Seller or Buyer may have this Contract void by Delivering Notice to the other party.
Cont to all Dead Notice D. GEN	TINGENT ON THE SELLER PURCHASING ANOTHER HOME This cract is contingent until 9 p.m Days after Date of Ratification ("Deadline") low Seller to identify another home for purchase. This contingency will terminate at dline and this Contract will remain in full force and effect unless Seller delivers ce, prior to Deadline, to Buyer that this Contract is void. ERAL This Contract is contingent until 9 p.m Days after Date of fication ("Deadline") upon:

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2.	CI	AUSES
_	A.	BACK-UP CONTRACT This Contract is first back-up to another contract dated between Seller and
	_	as Buyer.
T	-	This Contract becomes the primary contract immediately upon Notice from Seller that the other contract is void. All deadlines contained in this Contract shall be measured from Date of Ratification OR date this Contract becomes primary. Additionally, Settlement Date will be Days after the date this Contract becomes primary. Buyer may void this back-up Contract at any time by Delivering Notice to Seller prior to Delivery of Notice from Seller that this Contract has become the primary contract. If the other contract settles, this Contract will become void. The rights and obligations of the parties under the primary contract are superior to the rights and obligations of the parties to this back-up Contract.
ı	В.	"AS IS" PROPERTY CONDITION The following terms in this Contract are hereby amended (check all that apply): □ All clauses pertaining to delivery of Property free and clear of trash and debris and
1	-	broom clean are deleted □ Buyer assumes responsibility for compliance with all laws and regulations regarding smoke detectors □ All clauses pertaining to termites and wood-destroying insects are deleted □ All clauses pertaining to Seller's compliance with all orders or notices of violation of any county or local authority are deleted
		☐ All requirements for Seller to comply with Property Owners' or Condominium Owners' Associations notices of violations related to the physical condition of Property are deleted
	. C.	UNREPRESENTED SELLER OR BUILDER AND BUYER'S BROKER Upon
	4	Seller's irrevocable instruction, it is understood and agreed by all parties that
	1	(Cooperating Broker's name) of (Cooperating Broker's firm) is acting as an agent solely representing Buyer in this transaction ("Buyer's Broker").
	人	Seller agrees to pay Buyer's Broker a payment of \$ in cash OR
7		□

D.	1031 EXCHANGE (BUYER) Property is being acquired to complete an IRC Section 1031 tax-deferred exchange pursuant to an exchange agreement. This Settlement will be coordinated with
•	("Intermediary"), who shall instruct Seller as to the manner Property shall be conveyed to Buyer. There shall be no additional expense to Seller as a result of the exchange and Seller shall cooperate with Buyer and Intermediary in the completion of the exchange.
E.	1031 EXCHANGE (SELLER) Seller and Buyer agree to transfer Property by utilizing an IRC Section 1031 tax-deferred exchange. Buyer agrees to cooperate with Seller, at no expense or liability to Buyer, in the completion of the exchange, including execution of all necessary documents, the intention of the parties being that Seller utilizes Section 1031 to defer taxes by acquiring like-kind real estate through an exchange agreement established at Settlement. The parties will execute all necessary documents as determined by Intermediary at Settlement, which documents are prepared at Seller's expense.
	acept as modified by this Addendum, all of the terms and provisions of this Contract e hereby expressly ratified and confirmed and will remain in full force and effect.
SELL Date	BUYER: / Signature Date Signature

 $\ensuremath{\mathbb{O}}$ 2016 Northern Virginia Association of REALTORS®, Inc.



Date

Date

Date

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