

## SUPPLEMENTAL PROVISIONS ADDENDUM

Note: All of the following provisions, which are marked with an "X," shall apply to the attached Offer to
Purchase and Contract as if fully set forth therein. Those provisions marked "N/A" shall NOT apply.

Regardi	ing:90 Willard Ln	Hendersonv	Hendersonville NC 28792				
Property Address, City, State							
1	EVELOATION OF OFFER, Thi	s offer shall expire unless assentan	co is delivered to Buyer or to				
1.			re unless acceptance is delivered to Buyer or to, on, or until				
	withdrawn by Buyer, whichever o		, or until				
2			yledges awareness of and nossible				
۷.	2. AREA REGIONAL AIRPORTS/OTHER AIR TRAFFIC: Buyer acknowledges awareness of and possinoise associated with area regional airports and air traffic. Many types of aircraft operate from the						
			and weather conditions. The main				
	regional airports are:	ne patterns depending on the wine	and weather conditions. The main				
	regional an ports are.						
	Asheville Regional Airport	Hendersonville Airport	Transylvania County Airport				
	1		28				
	Mailing Address:	Mailing Address:	Mailing Address:				
	P.O. Box 817	1232 Shepherd Street	P.O. Box 1390				
	Fletcher, NC 28732	Hendersonville, NC 28792	Etowah, NC 28729				
	828-684-2226	828-693-1897	828-877-5801				
	Physical Address:	Physical Address:	Physical Address: 5436 Old Hendersonville Hwy				
	61 Terminal Drive	1232 Shepherd Street Hendersonville, NC 28792	Pisgah Forest, NC 28768				
1	Fletcher, NC 28732	Hendersonville, NC 28732	risgan rolest, NC 20700				
	[19] 12] 12] 전경 - Albert (12] 12] 12] 12] 12] 12] 12] 12] 12] 12]	these airports to inquire into flight					
			airports or landing strips are located				
	throughout Western North Caroli	ina and Buyer is advised to seek out	those which they feel may				
	adversely affect the property being	ng purchased.					
	Buyer acknowledges awareness of and possible noise associated with the helicopter serving Mission						
			Street in Asheville. Buyer may wish				
		8-213-1111 to inquire into flight pa					
			v it pertains to the close location of				
			e Diligence Period" of the attached				
	Offer to Purchase and Contract (	CLOSINGS SHALL CONSTITUTE ACCE	PTANCE OF THIS PROVISION. AND				
	ALL OTHER CONDITIONS OF THE						
3.	INTERSTATES, ROADWAYS	AND RAILROADS: Buyer acknowled	lges awareness of possible noise				
associated with road traffic and trains traveling through Western North Carolina. Buyer is advised to							
Buyer Initials Seller Initials							
	buyer illitials	Seller illicials	1				
			U				

	seek out information from the NCDO1 <u>http://www.ncdot.gov/projects</u> of other governmental bodies
	controlling traffic, traffic patterns, pending road projects or train tracks that might adversely affect the
	property being purchased. Such investigations shall be completed prior to the expiration of the "Due
	Diligence Period." CLOSING SHALL CONSTITUTE ACCEPTANCE OF THIS PROVISION, AND ALL OTHER
	CONDITIONS OF THE PROPERTY BY THE BUYER(S).
4.	MEGAN'S LAW: Buyer should exercise whatever due diligence Buyer deems necessary with
٠.	respect to information on any sexual offenders registered under Chapter 14 of the North Carolina
	2000 X
	General Statutes (NCGS 14-205.5 et seq.). Such information may be obtained by contacting the local
	Sheriff's department or on the internet at <a href="http://sbi.jus.state.nc.us/DOGHAHT/SOR/Default.htm">http://sbi.jus.state.nc.us/DOGHAHT/SOR/Default.htm</a> .
5.	STEEP SLOPE: Buyer acknowledges that local municipalities regulate the building and subdivision
	of steep slopes in Western North Carolina. Regulations include limits to grading, disturbances, and
	requirements for geotechnical engineer reports, amount of impervious surface that can be created,
	density limits, and subdivision restrictions. Buyer is advised to check with the planning department of
	the governmental jurisdiction in which the property is located to see if the property is restricted by
	steep slope regulations.
6.	LAND USE ORDINANCES: Buyer acknowledges the awareness of local, incorporated municipalities,
	county, state, and governmental laws, ordinances and regulations that may affect the Buyer's intended
	use or development of the subject property. The Buyer's Agent may assist in providing resources
	available for obtaining relevant information regarding such; however, the Buyer solely accepts
	responsibility for investigation and verification of any and all issues related to compliance with any local,
	incorporated municipalities, county, state or federal governmental law, ordinance or regulation relative
	to environmental, zoning, subdivision, occupancy, use, construction or development of the property
	which may affect Buyer's intended use or development of the property. Such investigations shall be
	complete prior to the expiration of the "Due Diligence Period." CLOSING SHALL CONSITITUTE
	ACCEPTANCE OF THIS PROVISION, AND ALL OTHER CONDITIONS OF THE PROPERTY BY THE BUYER(S).
7.	SEPTIC SYSTEM VERIFICATIONS: Seller warrants, and within days of Contract
	acceptance, shall provide to Buyer written verification from the appropriate and applicable County
	Health Department, that the existing ground water absorption system is suitable for the subject
	property with number of bedrooms as advertised. If no permit is provided or if the permit
	shows fewer bedrooms permitted than advertised, then Buyer may terminate this Contract and all
	earnest money will be refunded to Buyer.
8.	SEPTIC SYSTEM PERMITS: This Contract is contingent upon the Buyer Seller
	("Responsible Party") obtaining an Improvement Permit or written evaluation from the County Health
	Department ("County") for a conventional or other ground
	absorption sewage system for a bedroom home.
	All costs and expenses of obtaining such permit or written evaluation shall be borne by Responsible
	Party unless otherwise agreed in writing. In any event, Seller, by no later than,
	shall be responsible for clearing that portion of the Property required by the County to perform its tests
	and/or inspections. Responsible Party shall use best efforts to obtain such Permit or written evaluation.
	If the Improvement Permit or written evaluation from the County cannot be obtained within the "Due
	if the improvement remit of written evaluation from the county cannot be obtained within the Duc.
	A . /
	Buyer Initials Seller Initials
	Buyer Initials Seller Initials

		e Period," either party may terminate this Contract and Earnest Money Deposit shall be						
_	1	ed to the Buyer.						
9.		FUTURE DEVELOPMENT: Buyer(s) acknowledge awareness of the possibility of construction and						
		e effects, both expected and unexpected and may disturb or disrupt Buyer(s) interest in the						
		y. Buyer(s) should investigate contemplated development projects that are not yet in the						
		application process by researching local media, including print newspapers, television, and web-based						
0000000		publications.						
10.								
		et, the Seller(s) will:						
	2	Provide the existing Certificate of Title to the Buyer(s) at or before closing.						
	b.	In the absence of a Certificate of Title, Seller(s) will cooperate with the Buyer(s) to provide all						
		information required for conversion of a Manufactured Home to an improvement to Real						
		Property, as set forth in NC Gen. Stat. 47-20.6-20.7 and 20-109.2.						
	C.	Satisfy any and all obligations outstanding and unpaid which are a lien against said						
		Manufactured Home; and,						
	d.	Warrant to Buyer(s) that no security interest in any third party exists against said Manufactured						
	~	Home, which warranty will survive closing.						
11.		ELECTRONIC SIGNATURES: Buyer(s) and Seller(s) acknowledge knowledge and awareness of and						
		responsibility for their use or acceptance of, the use and enforceability of e-signatures as						
		by the North Carolina Electronic Transactions Act (N.C. Gen. Stat. 66-213 et al) ("UETA") as						
	amended, and any other applicable federal or state laws. The use or acceptance of such e-signatures							
		mmunications is a formal consent to the same. The term "Electronic Communications and E-						
	Signatures" includes, but is not limited to, any and all current and future notices and/or disclosures that							
		federal and/or state laws or regulations, as well as such other documents, statements, data,						
		and any other communications regarding this transaction. The use and/or acceptance of any e-						
		signature or communication is a consent and acknowledgement that it is also reasonable and proper						
		for the purpose of any and all laws, rules and regulations, and agree that such electronic form						
	1 /	fully satisfies any requirement that such communications be provided in writing.						
12.		WIRE FRAUD DISCLOSURE: Buyer(s) and Seller (s) acknowledge awareness of possible wire fraud.						
	Never trust wiring instructions sent via email from anyone. Always independently confirm wiring							
	instruction in person or via a telephone call to a trusted and verified phone number. CLOSING SHALL							
	CONSTITUTE ACCEPTANCE OF THIS PROVISION, AND ALL OTHER CONDITIONS OF THE PROPERTY, BY THE							
	BUYER(S).							
13.	X.	SUGGESTED INVESTIGATIONS FOR BUYER(S): Buyer(s) acknowledge knowledge and awareness of						
	possibl	e issues with the following matters:						
	a.	Watershed Matters, Restrictions, Laws, and/or Regulations (Public and Private)						
	b.	Floodway/Floodplain Matters, Restrictions, Laws, and/or Regulations (Public and Private)						
	c.	Natural Resource Matters, Restrictions, Laws, and/or Regulations (Public and Private)						
	d.	Environmental or Tax Matters, Restrictions, Laws, and/or Regulations (Public and Private)						
	e.	Aesthetic Matters, Restrictions, Laws, and/or Regulations (Public and Private)						

Buyer has been advised to seek and obtain any available information and to investigate any and all a material matters related to this Property. Such investigations shall be completed within the "Due Diligence Period" of the attached Offer to Purchase and Contract. CLOSING SHALL CONSTITUTE ACCEPTANCE OF THIS PROVISION, AND ALL OTHER CONDITIONS OF THE PROPERTY BY THE BUYER(S).

14. OTHER COND	DITIONS OR PROVISIONS:			
	NY CONFLICT BETWEEN THIS "SUP	DI ENJENT	AL DROVISIONS ADDENDIA	M" AND THE
	D PURCHASE CONTRACT, THEN TH			
any real estate broke inspection and inves Keller Williams Mou damage, suit or expe	) acknowledge the following: (a) Ter involved in the transaction; (b) Teligation of the Property. Buyer(s) antain Partners, its agents and assignse that Keller Williams Mountains) selection and use of any of the list	These disc and Seller gns, from a Partners	losures are not a substitute (s) hereby agree to indemn and against any and all liab , its agents and assigns, ma	e for their own ify and hold harmless ility, claim, loss,
Buyer:	 Date	Seller: _	gayhise	5/4/1 Date
Buyer:	Date	Seller: _	V	 Date

Buyer Initials \_\_\_\_\_ Seller Initials \_\_\_\_\_