

SALE AGREEMENT #	
	COMMERCIAL

INVESTMENT PROPERTY ADDENDUM

1	Buyer(s)					
2	Seller(s) Property Address or Tax ID #					
4	(the "Property")					
5 6	This Investment Property Addendum (this "Addendum") does not contain a complete list of all inspections, tests, information, feasibility studies, and reports available or appropriate for this transaction. Others may be added in Section 1.5 (Additional Due Diligence Items).					
7 8 9	The Sale Agreement is contingent upon: (a) Buyer's satisfaction with the documents and information obtained from review of the due diligence items selected below (collectively "Due Diligence Items"); and (b) Buyer reaching written agreement with Seller for resolution of any repairs, corrections, or other remedial action.					
0 1	Unless otherwise agreed in writing, Due Diligence Items will be provided by Seller, at Seller's expense. Except as modified in this Addendum, all provisions of the Sale Agreement will remain in full force and effect.					
2 3 4	Real estate agents are not qualified to perform inspections, conduct research, or otherwise provide any services relating to any due diligence items. Nor are they qualified to render opinions on the reliability of any documents or information obtained from the due diligence items. Buyer should retain their own experts for these responsibilities.					
	DUE DILIGENCE					
5 6 7 8	1. DUE DILIGENCE ITEMS: Not all documents and information may be readily available to Seller. Buyers and Sellers should promptly determine what documents and information can be reasonably provided within the Document Delivery Period, defined in Section 2 (Document Delivery Period). If obtaining any documents and information may be delayed, it is suggested Buyer and Seller reach written agreement for an extension of time before expiration of the Document Delivery Period.					
9 !0	The phrase "2+ Years" below means that Seller will provide those documents and information for the calendar year to date and the two (2) preceding calendar years.					
!1 !2	Seller will provide the following documents and information to Buyer to the extent that they are within Seller's possession or are reasonably available to Seller:					
23	1.1. Basic Information. (select all that apply)					
24	(a) Current rent roll with addresses, tenant names, rental rates, security deposits paid, and delinquencies					
!5	(b) Delinquent rent reports for 2+ Years					
:6	(c) Accounting of all current (i) prepaid rents; and (ii) security, key, pet, and other deposits (refundable and nonrefundable)					
27	(d) Current utility, maintenance, and operating bills that will remain unpaid on Closing					
28	(e) Current leases, rental agreements, and tenant files					
9	(f) Profit and loss statements for 2+ Years					
0	(g) Balance sheets for 2+ Years					
31	(h) Capital expenditures for 2+ Years					
2	1.2. Financial Information. (select all that apply)					
3	(a) Form 1040 Schedule E or comparable business schedule returns of entity owner for the past two years					
34	(b) Current property tax statements and assessment					
5	(c) Current operating contracts and service agreements					
6	(d) Current accounts receivable and payable					
37	(e) Copy of insurance policies and claims history for 2+ Years					
	Buyer Initials					





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38	1.3. Property Information. (select all that apply)				
39	(a) Description of all assets currently associated with the Property to be excluded for this transaction.				
40	(b) ☐ Interior inspection reports of units/offices/rooms for 2+ Years				
41	(c) Latest survey and site plan				
42	(d) All floor plans and as-built plans				
43	(e) Latest appraisal				
44	(f) Latest engineering reports				
45	(g) Latest inspection reports (fire, building inspector, pest, dry rot, etc.)				
46	(h) All environmental audits and reports (including Phase I, II, and III, if any)				
47	(i) All verifications of the presence/absence of underground storage tanks				
48	(j) Current inventory list of furniture, fixtures, and equipment				
49	(k) ☐ All operating licenses and permits				
50	(I) All notices from any governmental agency of any eminent domain proceeding or violation of law				
51	(m) ☐ All parking lot plans				
52	1.4. Miscellaneous Information. (select all that apply)				
53	(a) All pending lawsuits and claims threatened or made affecting the Property				
54	(b) All Americans with Disabilities Act plans, audits, reports, notices, or claims affecting the Property				
55	(c) All Fair Housing and/or Bureau of Labor and Industry claims and settlements affecting the Property				
56	1.5. Additional Due Diligence Items. (select and describe)				
57	(a)				
58	(b)				
59	(c)				
60	(d)				
61	(e)				
	TIME REQUIREMENTS				
62	2. DOCUMENT DELIVERY PERIOD: Time is of the essence. Seller will have Days (ten [10] if not filled in) after the date Buyer and Seller have				
63	Signed and Delivered this Addendum in which to provide Buyer with all Due Diligence Items (the "Document Delivery Period"). If additional time is				
64	needed, Seller and Buyer should obtain a written extension.				
65	3. SELLER'S NOTICE OF UNAVAILABLE ITEMS: If Seller is unable or unwilling to provide any Due Diligence Items to Buyer during the Documer Delivery Period, within Days (four [4] if not filled in) after receipt of this Addendum, Seller will Notify Buyer in writing of the specific document				
66 67	or information that cannot or will not be provided. Buyer will have Days (four [4] if not filled in) after receipt of Seller's Notice to give Seller writte				
68	Notice of termination of this transaction (the "Termination Period"). Buyer's right to timely terminate will apply even if Seller has Signed and Delivered				
69 70	Buyer's offer before Notifying Buyer of documents or information that cannot or will not be provided. If Buyer fails to give such written Notice to Selle within the Termination Period, it will be deemed to have been waived for all purposes.				
71	4. CONTINGENCY: Section 9 (Inspection and Due Diligence Period) of the Sale Agreement describes the contingency associated with the Du				
72	Diligence Items.				
	Buyer Initials/ Date Seller Initials/ Date				



Buyer's Agent(s)



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5. CONFIDENTIALITY: Unless the parties agree otherwise, all documents and written information provided from Seller to Buyer will be deemed to be confidential for all purposes and will be promptly returned to Seller upon termination or expiration of this transaction. Electronic information will be deleted. This confidentiality provision will survive such termination or expiration of this transaction.

ADDITIONAL ITEMS

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6. MATERIAL EVENTS OCCURRING BEFORE CLOSING: If, after this Addendum is Signed and Delivered by all parties but before							
event occurs that materially affects the Property or its value (a "Material Event"), Seller will promptly Deliver to Buyer all information and docun							
relevant to the event. The term "Material Event" includes any actual or potential increase or decrease in tenancies, actual or potential evict							
notices of claims, losses or liabi	notices of claims, losses or liabilities, insurance claims, changes to vendor or supplier contracts, or any other similar material event, regardles						
whether actual financial damage	whether actual financial damage could occur. If any Material Event involves the extension or termination of any vendor or supplier contracts, accepting						
or terminating tenants, undertaking capital improvements, or any like matter, the effect of which could foreseeably survive the Closing of this							
=	transaction, Seller will first consult with Buyer before taking such action.						
and an executive control and a control	transaction, Seller will hist consult with buyer before taking such action.						
7. FURTHER ASSURANCES: If within twelve (12) months after the Closing of this transaction, Seller becomes aware of any Material Event							
previously disclosed to Buyer, Seller will promptly Notify Buyer in the same manner as described in Section 6. This provision will survive Closing of							
this transaction.							
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8. ADDITIONAL PROVISIONS: (describe)							
For further additional provisions see Addendum							
Buyer	Print	Date	a.m. 🗌 p.m. 🗲				
Buyer	1 11111						
Buyer	Print	Date	a.m. 🗌 p.m. 🗲				
Seller	Drint	Date_	a.m. 🗌 p.m. 🗲				
Sellel	Print	Date	a.iii p.iii. \				
Seller	Print	Date	a.m. □ p.m. ←				
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Seller's Agent(s)