



SHURT	SALE ADI	DENDUM			
Buyer(s)					
Seller(s)					
Property Address or Tax ID #					(the "Property")
Buyer and Seller are entering into this Short Sale Addendum to a OREF 027SEL – Short Sale Summary for Sellers. A short sale sufficient to pay off the Seller's total costs and expenses necess and expenses may include such things as the loan balance, late charges that would normally be paid from the Seller's gross produced and experience significant time delays and other complications Seller's creditors ("Creditors"). By signing below, Buyer and Sell applicable summary listed above and have been advised by their	is a real estate to sary to close the elfees, recorded loceeds of sale at in this transaction for agree this transaction	ransaction in which transaction and con iens, taxes, encuml he time of Closing on while negotiating asaction is a short s	the agreed-univey marketable trances, real ("Total Closing a reduction and acknowledge to the control of the co	ppon price for ole title to the fi estate comper g Costs"). As a in the Total Cl owledge they	the Property is not Buyer. These costs nsations, and other a result, the parties osing Costs with a have reviewed the
1. CONTINGENCY: This sale is contingent upon Seller obtaining sufficient to close this transaction for the purchase price and corpresent time, the exact identities of the Creditor(s) and/or the exdeemed to be satisfied if Creditor(s) give written consent to this writing. However, if any of the following events occur, this transafull refund of all Deposit(s):	nvey marketable act amount of the transaction before	title to Buyer (the " e Total Closing Cos e the Closing Date	Contingency" ts may not be upon such te). All Parties ac known. The C rms as Buyer a	cknowledge, at the Contingency will be and Seller agree in
(a) Either Buyer or Seller rejects any of the terms which the	ne Creditor(s) imp	ose as a condition t	to granting the	eir consent to t	his transaction;
(b) Creditor(s) consent upon terms satisfactory to both Buy	er and Seller doe	s not occur by 5:00 p	o.m. on (<i>insert</i>	date)	;
(c) Buyer, in Buyer's sole discretion, gives written Notice of	of termination at a	ny time before Cred	ditor(s)' conse	nt; or	
(d) Creditor(s) consent upon terms satisfactory to both Bu	yer and Seller do	es not occur before	the schedule	d Closing.	
Upon such termination under (a) $-$ (d) above, all Parties will co-complete termination of the transaction and refund/return of all D		, , ,		reasonably ne	cessary to effect a
2. CONTINGENCY AND DEPOSIT DEADLINES: Except for the writing by Buyer and Seller, all performance or contingency deadeposit of earnest money, financing, title, inspection, lead-based commence until the first Business Day after satisfaction of the Co sentence, the following performance or contingency deadlines will (describe)	adlines contained I paint, and Selle ntingency occurs	in the Sale Agreer 's Property Disclos as described in Sec	ment, includin ure Statemen ction 1. As add	g but not limite t (<u>ORS 105.46</u> ditional excepti	ed to those for the 65-105.490) will not ons to the previous
Caution: If the Property is pre-1978 housing, the <u>OREF 021 – Lee</u> their Agent(s) before Closing. Unless waived, the Buyer must be the "Lead-Based Paint Contingency Period" Section of the Sale A or if it is, there may be insufficient time for Buyer to complete all invitat date.	given an opportu greement. All Pai	inity to conduct a le ties acknowledge w	ad-based pai ritten Creditor	nt assessment r(s) consent ma	or inspection. See ay never be issued,
3. WAIVER, MODIFICATION, AMENDMENT; CREDITOR MODIFICATION, AMENDMENT; CREDITOR MODIFICATION, AMENDMENT; CREDITOR MODIFICATION, and Seller and may not be unilaterally waived, modified, or acknowledge one or more of the Creditor(s) may require a change Costs. However, neither Buyer, Seller, or their respective Agent(sproposed change of terms, even though the refusal to do so could Sale Addendum, if any Claims arise under this Short Sale Addendums be resolved under the Dispute Resolution provisions of the Stremoved, terminated, or waived.	or amended, by one in the terms of the solution of the solutio	ne Party, without the nis transaction befor be legally required, saction will fail to c mong Buyer, Seller,	e written cons re agreeing to as a party or lose. Despite , or their respe	ent of the othe any reduction fiduciary, to co the other provective Agents o	er. Buyer and Seller of the Total Closing consent to any such risions of this Short or Firms, the Claims
Buver Initials / Date		Seller Initials		Date	





SHORT SALE ADDENDUM

4. NO REPRESENTATIONS OR WARRANTIES; ASSUMPTION OF RISK: Buyer and Seller acknowledge Closing of this Short Sale transaction will be primarily based upon consent of the Creditor(s), and neither Party or their respective Agent(s) or Firm(s), have made any representations or warranties concerning the likelihood this transaction will successfully close. This Short Sale Addendum will not create any right of first refusal to Buyer. Any expenditure of time, money, or other consideration by Buyer or Seller before termination or expiration of the transaction will be solely at their own risk, and neither will have a claim against the other, or the other's Agent(s) or Firm(s), for such expenditure.

5. RIGHTS OF PARTIES DURING CONTINGENCY: Buyer understands:

- (a) the Property may remain on the market as an active listing, subject to existing MLS rules;
- (b) Seller may consider, accept, and submit to the Creditor(s) other competing offers to purchase the Property with the understanding the Creditor(s) will make the final decision on which offer to accept if any; and
- (c) Creditor(s) may insist that regardless of the order in which received from Seller, all Short Sale offers will be reviewed before a final decision is made on which one to accept.

Buyer acknowledges if one or more Creditor(s) instruct Seller or Seller's representatives, all offers of purchase are to be submitted promptly as received by Seller, and Seller may accept multiple offers without designating any subsequent offers to be in a "back-up" position. In such case, Seller will not be legally required to sell the Property to any particular buyer except the one accepted by the Creditor(s) upon terms acceptable to Seller and said selected Buyer, and all remaining offers previously accepted by Seller will be automatically terminated with no liability to Seller and with a full refund of their deposit(s) to the Buyer(s). During the period this Contingency remains open, Buyer and Seller will have the right to verify, to their sole satisfaction, one or more of the Creditor(s) will, in writing, waive or reduce the Total Closing Costs in an amount sufficient to enable Seller to close this transaction for the Purchase Price and convey marketable title to Buyer.

6. BUYER'S CONTACT WITH CREDITORS: Without Seller's consent, Buyer or representatives have no authorization to contact any Creditor(s) regarding Seller's financial, personal, or confidential information for which any privacy rights may exist. If Seller agrees to permit Buyer or representatives to have direct contact with the Creditor(s) concerning or verifying a reduction of Seller's Total Closing Costs, Seller will sign such documents as reasonably required by the Creditor(s) to authorize such contact.

7. SHARING OF NON-CONFIDENTIAL INFORMATION: Both Parties acknowledge while final Creditor(s) consent is outside of their individual control, they nevertheless agree to timely provide to the other Party and their Agent(s) or representatives, if any, such non-confidential information as they may actually acquire from the Creditor(s) regarding approval or disapproval of this transaction, including copies of written, faxed or email communications, such as but not limited to, Creditor's written consent, denial of consent, and conditions imposed upon consent to the short sale.

8. ADDITIONAL PROVISIONS: (describe)

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Buyer	Print	Date	a.m. 🗌 p.m. 🗲
Buyer	Print	Date	a.m. ☐ p.m. €
Caller	Deiret	Date	
Seller			
Seller	Print	Date	a.m. 🗌 p.m. 🗲
Buver's Agent		Seller's Agent	