



ADDITIONAL SIGNATURE ADDENDUM (C.A.R. Form ASA, 4/06)

This form is not an assignment. It should not be used to add new parties after a contract has been formed.

The following are additional signatories to the [] Residential Purchase Agreement, [] Other _____, dated _____, for the property known as _____ ("Property"), between _____ ([] Buyer [] Seller [] Landlord [] Tenant [] Other) and _____ ([] Buyer [] Seller [] Landlord [] Tenant [] Other).

By signing below, the undersigned (i) acknowledges receipt of the document identified above; and, except as specified below (ii) agrees to the terms, conditions, representations and disclosures in the document.

[] Buyer [] Seller [] Landlord [] Tenant [] Other _____ (Print Name) _____ (If applicable) By _____ Title _____ (Signature) _____ Date _____

(Only initial the following if the document identified above contains an arbitration or liquidated damages provision which has been initialed by one or more parties.)

I () agree () do not agree to have disputes decided in accordance with the arbitration provision. I () agree () do not agree to the liquidated damages provision.

[] Buyer [] Seller [] Landlord [] Tenant [] Other _____ (Print Name) _____ (If applicable) By _____ Title _____ (Signature) _____ Date _____

(Only initial the following if the document identified above contains an arbitration or liquidated damages provision which has been initialed by one or more parties.)

I () agree () do not agree to have disputes decided in accordance with the arbitration provision. I () agree () do not agree to the liquidated damages provision.

[] Buyer [] Seller [] Landlord [] Tenant [] Other _____ (Print Name) _____ (If applicable) By _____ Title _____ (Signature) _____ Date _____

(Only initial the following if the document identified above contains an arbitration or liquidated damages provision which has been initialed by one or more parties.)

I () agree () do not agree to have disputes decided in accordance with the arbitration provision. I () agree () do not agree to the liquidated damages provision.

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Reviewed by _____ Date _____



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