## Short Sale Purchase Contract Addendum



Da	te:		
Ва	nk of America 1st Loan No.:	Bank of America 2 <sup>nd</sup> Loan No.:	
Se	ller: Print name	Buyer:	
Se	ller:Print name	Buyer:Print name	
Se	ller:Print name	Buyer: Print name	
Se	ller: Print name	Buyer:Print name	
(he	ereinafter referred to as "the Parties") and shall be _// by and between Seller(s) and Buyer(s) (to DW, THEREFORE, in consideration of the mutual b	and is effective as of// by and between Seller(s) and Buyer(s) and deemed to amend, modify and supplement that certain Contract dated the "Purchase Contract").  Henefits to be derived from this Short Sale Purchase Contract Addendument promises hereinafter acknowledged, Sellers and Buyers hereby agree	
	The Parties acknowledge and agree that the Su	oject Property is being sold in "as-is" condition.	
2.	The parties acknowledge and agree that the Seller may cancel this agreement prior to the ending date of the contract period without advance notice to the broker and without payment of a commission of any other consideration, if the property is conveyed via foreclosure to the mortgage insurer or the mortgage holder.		
3.	The Parties acknowledge and agree that the Subject Property must be sold through an "Arm's-Length" Transaction. "Arm's-length" means two unrelated parties characterized by a selling price and other terms and conditions that would prevail in a typical real estate sales transaction. No party to this contract is a family member, related by blood or marriage, is a business associate or shares a business interest with the mortgagor (Sellers).		
4.	agreements written or oral that will permit the or regain ownership of said property at any time	the Buyers nor the Sellers nor their respective Brokers/Agents have an Seller or the Seller's family member to remain in the property as renters after the execution of the Short Sale transaction. This includes if the or possessory interest in the property and/or has a formal or informal	
5.		hin days PRIOR TO closing of the transaction OR Seller agrees safter closing subject to terms as shown on the Purchase Contract.	
6.	The Parties acknowledge and agree that none of	the parties shall receive any proceeds from this transaction.	
7.		contract cannot have any provisions for Assignment/Assignee and/or oprove any transactions with these sales contract provisions and any	

8. Buyer agrees that property cannot be sold or otherwise transferred within 30 days of closing.

such provisions are expressly deemed unapproved.

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- 9. The Parties acknowledge and agree that, upon Bank of America's request, the Parties shall provide all material documents involved in the short payoff transaction, including but not limited to the Buyer(s') and Seller(s') HUD-1 Settlement Statements.
- 10. The Parties acknowledge and agree that this Short Sale transaction will not constitute appraisal fraud, flipping, identity theft and/or straw buying.
- 11. The Parties acknowledge and agree that any misrepresentation or deliberate omission of fact that would induce Bank of America, an Investor or a Mortgage Insurer to agree to the terms of a short payoff that would not have been approved had all facts been known, constitutes Short Sale Fraud and may subject the responsible Party to civil and/or criminal liability.
- 12. The Parties acknowledge and agree that this Addendum, together with the Sales Contract, shall constitute the entire and sole agreement between the Parties with respect to the Sale of the Subject property and supersede any prior agreements, negotiations, understandings, optional contracts or other matters, whether oral or written, with respect to the subject matter hereof. To the extent that any term or condition contained within the Short Sale Contract is contradictory or inconsistent with this Addendum, the Parties agree that this Addendum shall supersede. No alterations, modifications or waiver of any provision hereof shall be valid unless in writing and signed by Parties, FHA, VA, government agencies, any Investor and/or mortgage holder hereto.

IN WITNESS WHEREOF, the parties hereby have acknowledged the terms and conditions contained in this Addendum as evidenced by the signatures appearing below:

Seller:	Buyer:
Sign name	Sign name
Seller:	Buyer:
Sign name	Sign name
Seller:	Buyer:
Sign name	Sign name
Seller:	Buyer:
Sign name	Sign name

During the short sale process, loan servicing may be transferred to a different loan servicer. Servicing refers to collecting principal, interest, and escrow payments, if any, as well as sending monthly or annual statements, tracking account balances, and handling other aspects of the loan. We may assign, sell, or transfer the servicing of a loan at any point while the loan is outstanding. Your client will be given advance notice before a transfer occurs. Depending on the status of the short sale when the servicing of a loan is transferred, the new servicer may not be required to accept the terms and conditions of a short sale.

## Short Sale Real Estate Licensee Certification



This certification is made in connection with the	he Residential Purchase Agreement dated			
on Property known as				
for which	is Seller and			
is the individual Real Estate Licensee at the listing brokerage representing Seller; and				
is Buyer and	is the individual Real Estate Licensee at the selling brokerage			
representing Buyer.				

- 1. Licensee acknowledges and agrees that Bank of America is not the property seller, but only the mortgage lien holder(s) or servicer acting on behalf of the lien holder, accepting less than the balance owed to facilitate the Short Sale purchase transaction of Property as an alternative to foreclosure. Bank of America is in no way responsible for paying any real estate sales commission.
- 2. Licensee acknowledges and agrees that he or she has a valid, current real estate license issued by the appropriate authority within the State that Property is listed for sale or a licensed attorney in good standing in the State where Property is listed for sale.
- 3. Licensee representing Seller acknowledges and agrees that, in his or her professional opinion, Property has been listed on the appropriate local Multiple Listing Service at a listing price intended to generate open market competitive offers to purchase Property and not at an artificially low or high listing price. Licensee representing Seller further acknowledges and agrees that his or her marketing efforts were in fact and "in spirit" aimed toward maximizing the selling price of Property from a ready, willing and able buyer. Licensee has not engaged in any conduct that restricts or limits offers from buyers, including but not limited to requiring cash offers, using disparaging language regarding the property or tenants, or unreasonably restricting access.
- 4. Licensee representing Seller acknowledges that he or she has made Seller aware of all offers to purchase Property that Licensee received during the listing period and that he or she has not coerced, harassed or improperly influenced Seller in selecting a buyer for Property or in agreeing to the terms and conditions of the purchase contract.
- 5. Licensee acknowledges and agrees that Licensee is not engaging in appraisal fraud, flipping (a predatory lending practice whereby a recently acquired property is resold for a considerable profit with an artificially inflated value within a short period of time, as defined by the Federal Bureau of Investigation), identity theft and/or straw buying. Licensee has disclosed all agreements or understandings relating to the current sale or subsequent sale of Property of which Licensee is aware or should be aware. Licensee is not aware of any other agreements or understandings that call for the subsequent sale of the Property within 30 days of the current sale, the assignment of the property to the Seller or the option for the Seller to purchase.
- 6. Licensee acknowledges and agrees that he or she is not receiving any compensation, remuneration or benefit from the completion of this Residential Purchase Agreement other than what has been disclosed in the preliminary and certified HUD-1 closing settlement statements. Licensee is not aware of any arrangement for compensation or other remuneration to Seller, Buyer, Licensees or other lien holders, either directly or indirectly related to the purchase agreement, that has been or will be paid outside the official terms of closing as presented in the purchase contract and the preliminary and certified HUD-1 closing settlement statements.
- 7. Licensee acknowledges and agrees that he or she has disclosed to Bank of America any known relationship to Buyer or ownership interest in Buyer's company, and Licensee representing Seller further acknowledges that he or she has no existing business relationship with Buyer and/or Seller other than the purchase of Property according to the terms and conditions of the purchase contract.

## Short Sale Real Estate Licensee Certification

responsible party to civil and/or criminal liability.



Licensee Representing Seller:	
Sign name	
State License Number:	Date:
Licensee Representing Buyer:	
Sign name	
State License Number	Date:

8. Licensee acknowledges and agrees that any misrepresentation or omission of a material fact may subject the

During the short sale process, loan servicing may be transferred to a different loan servicer. Servicing refers to collecting principal, interest, and escrow payments, if any, as well as sending monthly or annual statements, tracking account balances, and handling other aspects of the loan. We may assign, sell, or transfer the servicing of a loan at any point while the loan is outstanding. Your client will be given advance notice before a transfer occurs. Depending on the status of the short sale when the servicing of a loan is transferred, the new servicer may not be required to accept the terms and conditions of a short sale.