Fannie Mae Contract Instructions

NC Contract

- Seller is <u>FANNIE MAE</u>
- Buyers name must be same as Deed name
- Please initial Due Diligence Fee on Page 1 and 2 of contract. Section H and I.
- Enter actual closing date, not "30 days from date of acceptance". Please do not change date once offer is accepted.
- Seller does not convey personal property.
- Seller is exempt from disclosures due to Foreclosure. (All info taken from Tax Records. Buyer/Agent to verify all info)
- Do not add Home Warranty unless negotiated at time of acceptance and included in HomePath comments. If seller is paying closing cost, Home Warranty will be included with Closing Cost, and will not be listed on contract.

- Section 15: Other. Please Add-- "Pursuant to section 28 of the Real Estate Purchase Addendum, this document is subject to all terms and conditions set forth in the Real Estate Purchase Addendum"
- Make sure Buyer signs contract exactly as Offer is Accepted in HomePath. Buyers should initial every page.

Purchase Addendum

- Page 1 I will enter acceptance date once offer is accepted. 10 day inspection period starts once there is verbal acceptance.
- Buyer should initial every page at the bottom. Contract will be return if missing any initials.
- Page 6 Make sure buyer initials Title and Closing Services. We recommend that you use your own attorney in North Carolina.
- Page 6 If buyer is investor there will be a 3 month deed restriction. See original instructions.

- Page 11 Please list any additional terms.
 See Example. All property sold AS IS and
 Seller paid closing cost.
- Page 13 Please make sure to list Buyer's Attorney at time of contract to save time and confusion later. It will delay process if buyer's switch attorney after contract is signed.

Additional Documents

- Must have copy of Earnest Money with contract
- Must have copy of pre qual letter or proof of funds with contract
- Must use Fannie Mae Lead Base Addendum

Contract will be returned if any of these items are missing.

Owner Occupant Packages must include:

Owner / Occupant Certification

NC Contract

Purchase Addendum

Pre Qual Letter

Copy of Earnest Money

Lead Base Paint Addendum and FHA Addendum (if required)

If we renegotiate for any reason a new contract may be required.

Thank you,
Teresa Johnson
Craven Johnson Pollock
(336)870-9776

OFFER TO PURCHASE AND CONTRACT
[Consult "Guidelines" (Standard Form 2G) for guidance in completing this form]

For valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, Buyer offers to purchase and Seller upon acceptance agrees to sell and convey the Property on the terms and conditions of this Offer To Purchase and Contract and any addendum or modification made in accordance with its terms (together the "Contract").

term.	TIONS: The terms listed below shall have the respective meaning given them as set forth adjacent to each
(a) "Seller":	Fannie Mae
(b) "Buyer":	
(c) "Property": The F improvements located to include a manufactured the Additional Provision	operty shall include all that real estate described below together with all appurtenances thereto including the creon and the fixtures and personal property listed in Paragraphs 2 and 3 below. NOTE: If the Property will mobile) home(s), Buyer and Seller should consider including the Manufactured (Mobile) Home provision in Addendum (Standard Form 2A11-T) with this offer.
City:	Zip:
County:	Zip:, North Carolina thority over taxes, zoning, school districts, utilities and mail delivery may differ from address shown.
Legal Description: (Cor Plat Reference: Lot/Uni	ntification number of the Property is:, Subdivision/Condominium at Page(s)
	, as shown on Plat Book/Slide at Page(s)
The PIN/PID or other is	intification number of the Property is:
Some or all of the Prop	ty may be described in Deed Book at Page
\$	check or wire transfer to be delivered to Escrow Agent no later than
\$ \$	existing loan(s) secured by a deed of trust on the Property in accordance with the attached Loan Assumption Addendum (Standard Form 2A6-T). BY SELLER FINANCING in accordance with the attached Seller Financing Addendum
\$	(Standard Form 2A5-T). BY BUILDING DEPOSIT in accordance with the attached New Construction Addendum
\$	(Standard Form 2A3-T). BALANCE of the Purchase Price in cash at Settlement (some or all of which may be paid
check or other funds p	with the proceeds of a new loan) liver either the Due Diligence Fee or any Initial Earnest Money Deposit by their due dates, or should any d by Buyer be dishonored, for any reason, by the institution upon which the payment is drawn, Buyer shall by after written notice to deliver cash or immediately available funds to the payce. In the event Buyer does or immediately available funds, Seller shall have the right to terminate this Contract upon written notice to
	2011
This form jointly	pproved by: Page 1 of 11 STANDARD FORM 2-T
North Carolina B	r Association Revised 7/2013
REALTOR® North Carolina A	sociation of REALTORS®, Inc.
Buyer initials	Seller initials
2000 T.E. 2000 2000 A	Parishin

(e) "Earnest Money Deposit": The Initial Earnest Money Deposit, the Additional Earnest Money Deposit monies paid in connection with this transaction, hereinafter collectively referred to as "Earnest Money Deposit and held in escrow by Escrow Agent until Closing, at which time it will be credited to Buyer, or until the terminated. In the event: (1) this offer is not accepted; or (2) a condition of any resulting contract is not accepted; or (2) a condition of any resulting contract is not accepted; or (2) a condition of any resulting contract is not accepted; or (2) a condition of any resulting contract is not accepted; or (2) a condition of any resulting contract is not accepted; or (2) a condition of any resulting contract is not accepted; or this Contract by Seller, the Earnest Money Deposit shall be refunded to Buyer. In the event of breach of this Contract by Seller upon Seller damages and as Seller's sole and exclusive remedy for such breach, but without limiting Seller's rights under the Earnest Money Deposit to Seller in the event of a breach of this Contract by Buyer is compensatory amount being a reasonable estimation of the actual loss that Seller would incur as a result of such breach Money Deposit to Seller shall not constitute a penalty or forfeiture but actual compensation for Sell parties acknowledging the difficulty determining Seller's actual damages for such breach. If legal proceeding or Seller against the other to recover the Earnest Money Deposit, the prevailing party in the proceeding shall be parties and court costs incurred in connection with the proceeding the non-prevailing party reasonable attorney fees and court costs incurred in connection with the proceeding the money party in the proceeding shall be parties and court costs incurred in connection with the proceeding shall be parties and court costs incurred in connection with the proceeding shall be parties and court costs incurred in connection with the proceeding shall be parties and parties and parties and parties and parties and	nis Contract is otherwise atisfied, then the Earnest Money Deposit shall be duyer for such breach. In er's request as liquidated ader Paragraphs 4(d) and e parties that payment of y and not punitive, such ach. The payment of the er's anticipated loss, bothings are brought by Buyer all be entitled to recover
(f) "Escrow Agent" (insert name):	a written release from the lternatively, if a Broker or it, the Broker or Attorney
THE PARTIES AGREE THAT A REAL ESTATE BROKERAGE FIRM ACTING AS ESCROW AGEARNEST MONEY DEPOSIT IN AN INTEREST BEARING TRUST ACCOUNT AND THAT AN THEREON SHALL BE DISBURSED TO THE ESCROW AGENT MONTHLY IN CONSIDERATION OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY OF THE PARTIES	ENT MAY PLACE THE IY INTEREST EARNED ON OF THE EXPENSES
(g) "Effective Date": The date that: (1) the last one of Buyer and Seller has signed or initialed this offer any and (2) such signing or initialing is communicated to the party making the offer or counteroffer, as the	
(h) "Due Diligence": Buyer's opportunity during the Due Diligence Period to investigate the Proceed contemplated by this Contract, including but not necessarily limited to the matters described in Paragraph Buyer, in Buyer's sole discretion, will proceed with or terminate the transaction.	below, to decide whether
(i) "Due Diligence Fee": A negotiated amount, if any, paid by Buyer to Seller with this Contract for B Diligence during the Due Diligence Period. It shall be the property of Seller upon the Effective Date and Closing. The Due Diligence Fee shall be non-refundable except in the event of a material breach of this Contract is terminated under Paragraph 8(1) or Paragraph 12, or as otherwise provided in any addendurench expressly waive any right that they may have to deny the right to conduct Due Diligence or to a enforceability of this Contract based on the absence or alleged insufficiency of any Due Diligence Fee parties to create a legally binding contract for the purchase and sale of the Property without regard to the Due Diligence Fee:	Contract by Seller, of 11 this- m-hereto. Buyer-and Seller- assert-any-defense as to the e, it-being-the-intent-of-the- existence or amount-of-any-
(j) "Due Dillgence Period": The period beginning on the Effective Date and extending 10 Days from Date of Acceptance TIME B.	g through 5:00 p.m. on EING OF THE ESSENCE
with regard to said date.	the the transaction
the closing attorney's receipt of all funds necessary to complete stem transfer	Clark Divit
(I) "Settlement Date": The parties agree that Settlement will take place on (the "Settlement Date"), unless otherwise agreed in writing, at a time and place designated by Buyer.	
(the "Settlement Date"), unless otherwise agreed in writing, at a time time provided in Page 2 of 11	STANDARD FORM 2-T
	Revised 7/2013 © 7/2013
Buyer initials Seller initials	Fannie Mac

the Due Diligence Period, Buyer's failure to deliver a Termination Notice to Seller prior to the expiration of the Due Diligence Period shall constitute a waiver by Buyer of any right to terminate this Contract based on any matter relating to Buyer's Due Diligence. Provided however, following the Due Diligence Period, Buyer may still exercise a right to terminate if Seller fails to materially comply with any of Seller's obligations under Paragraph 8 of this Contract or for any other reason permitted under the terms of this Contract or North Carolina law. (g) CLOSING SHALL CONSTITUTE ACCEPTANCE OF THE PROPERTY IN ITS THEN EXISTING CONDITION UNLESS PROVISION IS OTHERWISE MADE IN WRITING. BUYER REPRESENTATIONS: (a) Loan: Buyer 🔲 does 🔲 does not have to obtain a new loan in order to purchase the Property. If Buyer is obtaining a new loan, Buyer intends to obtain a loan as follows: THA VA (attach FHA/VA Financing Addendum) Conventional loan at a [Fixed Rate [Adjustable Rate in the principal amount of _ plus any financed VA Funding Fee or FHA MIP for a term of _______ year(s), at an initial interest rate not to exceed _ % per annum (the "Loan"). NOTE: Buyer's obligations under this Contract are not conditioned upon obtaining or closing any loan. If Buyer represents that Buyer does not have to obtain a new loan in order to purchase the Property, Seller is advised, prior to signing this offer, to obtain documentation from Buyer which demonstrates that Buyer will be able to close on the Property without the necessity of obtaining a new loan. (b) Other Property: Buyer \(\bullet \) does \(\bullet \) does not have to sell or lease other real property in order to qualify for a new loan or to complete purchase. (NOTE: This Contract is not conditioned upon the sale of Buyer's property unless a contingent sale addendum such as Standard Form 2A2-T is made a part of this Contract.) (c) Performance of Buyer's Financial Obligations: To the best of Buyer's knowledge, there are no other circumstances or conditions existing as of the date of this offer that would prohibit Buyer from performing Buyer's financial obligations in accordance with this Contract, except as may be specifically set forth herein. Buyer has received a signed copy of the N.C. Residential Property and Owners' Association Disclosure Statement prior to the Buyer has NOT received a signed copy of the N.C. Residential Property and Owners' Association Disclosure Statement prior to the signing of this offer and shall have the right to terminate or withdraw this Contract without penalty (including a refund of any Due Diligence Fee) prior to WHICHEVER OF THE FOLLOWING EVENTS OCCURS FIRST: (1) the end of the third calendar day following receipt of the Disclosure Statement; (2) the end of the third calendar day following the date the Contract was made; or (3) Settlement or occupancy by Buyer in the case of a sale or exchange. Exempt from N.C. Residential Property and Owners' Association Disclosure Statement because (SEE GUIDELINES): (a) Owners' Association Fees/Charges: Buyer shall pay any fees required for confirming account payment information on BUYER OBLIGATIONS: owners' association dues or assessments for payment or proration and any charge made by the owners' association in connection with the disposition of the Property to Buyer, including any transfer and/or document fee imposed by the owners' association. Buyer shall not be responsible for fees incurred by Seller in completing the Residential Property and Owners' Association Disclosure Statement. (b) Responsibility for Proposed Special Assessments: Buyer shall take title subject to all Proposed Special Assessments. (c) Responsibility for Certain Costs: Buyer shall be responsible for all costs with respect to any loan obtained by Buyer, appraisal, title search, title insurance, recording the deed and for preparation and recording of all instruments required to secure the balance of the Purchase Price unpaid at Settlement. Page 5 of 11 STANDARD FORM 2-T Revised 7/2013 © 7/2013

Buyer initials _____ Seller initials _

complete Settlement on the Settlement Date ("Non-Delaying Party") then the Delaying Party shall give as much notice as possible to the Non-Delaying Party and closing attorney and shall be entitled to a delay in Settlement. If the parties fail to complete Settlement and Closing within fourteen (14) days of the Settlement Date (including any amended Settlement Date agreed to in writing by the parties) or to otherwise extend the Settlement Date by written agreement, then the Delaying Party shall be in breach and the Non-Delaying Party may terminate this Contract and shall be entitled to enforce any remedies available to such party under this Contract for the breach. 14. POSSESSION: Possession, including all means of access to the Property (keys, codes, garage door openers, etc.), shall be delivered upon Closing as defined in Paragraph 1(m) unless otherwise provided below: A Buyer Possession Before Closing Agreement is attached (Standard Form 2A7-T) A Seller Possession After Closing Agreement is attached (Standard Form 2A8-T) Possession is subject to rights of tenant(s) (NOTE: Consider attaching Additional Provisions Addendum (Form 2A-11-T) or Vacation Rental Addendum (Form 2A13-T)) 15. OTHER PROVISIONS AND CONDITIONS: CHECK ALL STANDARD ADDENDA THAT MAY BE A PART OF THIS CONTRACT, IF ANY, AND ATTACH HERETO. ITEMIZE ALL OTHER ADDENDA TO THIS CONTRACT, IF ANY, AND ATTACH HERETO. NOTE: UNDER NORTH CAROLINA LAW, REAL ESTATE BROKERS ARE NOT PERMITTED TO DRAFT CONDITIONS OR CONTINGENCIES TO THIS CONTRACT. ☐ Loan Assumption Addendum (Form 2A6-T) Additional Provisions Addendum (Form 2A11-T) New Construction Addendum (Form 2A3-T) ☐ Back-Up Contract Addendum (Form 2A1-T) ☐ Seller Financing Addendum (Form 2A5-T) ☐ Contingent Sale Addendum (Form 2A2-T) ☐ Short Sale Addendum (Form 2A14-T) ☐ FHA/VA Financing Addendum (Form 2A4-T) ☐ Vacation Rental Addendum (Form 2A13-T) Lead-Based Paint Or Lead-Based Paint Hazard Pursuant to Section 28 of the Real Estate Purchase Addendum, this document Addendum (Form 2A9-T) is subject to all terms and conditions set forth in the Real Estate Purchase Addendum. 16. ASSIGNMENTS: This Contract may not be assigned without the written consent of all parties except in connection with a taxdeferred exchange, but if assigned by agreement, then this Contract shall be binding on the assignce and assignee's heirs and successors. 17. TAX-DEFERRED EXCHANGE: In the event Buyer or Seller desires to effect a tax-deferred exchange in connection with the conveyance of the Property, Buyer and Seller agree to cooperate in effecting such exchange; provided, however, that the exchanging party shall be responsible for all additional costs associated with such exchange, and provided further, that a non-exchanging party shall not assume any additional liability with respect to such tax-deferred exchange. Buyer and Seller shall execute such additional documents, including assignment of this Contract in connection therewith, at no cost to the non-exchanging party, as shall be required to give effect to this provision. 18. PARTIES: This Contract shall be binding upon and shall inure to the benefit of Buyer and Seller and their respective heirs, successors and assigns. As used herein, words in the singular include the plural and the masculine includes the feminine and neuter genders, as appropriate. 19. SURVIVAL: If any provision herein contained which by its nature and effect is required to be observed, kept or performed after the Closing, it shall survive the Closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept or 20. ENTIRE AGREEMENT: This Contract contains the entire agreement of the parties and there are no representations, inducements or other provisions other than those expressed herein. All changes, additions or deletions hereto must be in writing and signed by all parties. Nothing contained herein shall alter any agreement between a REALTOR® or broker and Seller or Buyer as contained in any listing agreement, buyer agency agreement, or any other agency agreement between them. 21. NOTICE: Any notice or communication to be given to a party herein may be given to the party or to such party's agent. Any written notice or communication in connection with the transaction contemplated by this Contract may be given to a party or a party's agent by sending or transmitting it to any mailing address, e-mail address or fax number set forth in the "Notice Information" section below. Seller and Buyer agree that the "Notice Information" and "Escrow Acknowledgment" sections below shall not constitute a material part of this Contract, and that the addition or modification of any information therein shall not constitute a rejection of an offer

Page 9 of 11

Seller initials ___

or the creation of a counteroffer.

Buyer initials _____

Revised 7/2013

STANDARD FORM 2-T

REO#		-				
		REAL ESTATE PURCHASE ADDEND	UM			
This Real Estate Purchase Addendum ("Addendum") is to be made part of, and incorporated in "Contract"), between Fannie Mae			("Purchaser")	for the	ase Contrac ("Seller")	t (the and and
improve	emen	ts located at the following address:	(1410111101)		("Propo	-
•		nis Addendum, the Contract, Addendum and any riders thereto shall be collectively		e "Agreei	nent".	aty).
The Scl	ler ar	nd the Purchaser agree as follows:				
1.	Offer:					
		Acknowledgement of Sufficient Offer; The Purchaser has offered to purchase amount of \$ in accordance with the terms set forth in the Agreem Offer and deemed it materially sufficient on, 20 ("Acknowledge").	gement Date").	no Bener		
		Acceptance of Offer: Notwithstanding Seller's acknowledgement that the Offer agrees that the Agreement remains subject to acceptance by the Seller and much binding. The Agreement shall be effective as of the date of execution by Seller money deposit of \$	"Effective Date account acceptal the Purchaser a dar days of the A offer shall be done Agreement by	"). The Pole to the nd reflect acknowle cemed my the Sella	urchaser's e Seller with ting the ter dgement D all and voic er's listing a	earnest in two rms as ate. If I. As agent.
	an sha sat Pu tho No	e Purchaser shall present proof, satisfactory to the Seller, of the Purchaser's fundation annount and under terms sufficient for the Purchaser to perform its obligations to all include but is not limited to, a certification of prequalification or a mortgage leads is factory credit report and/or proof of funds sufficient to meet the Purchaser rehaser's submission of proof of prequalification is a condition precedent to the Secondary Purchaser to obtain, at no cost to the Purchaser, loan prequalification from the successful any Seller required prequalification, the Purchaser acknowledges the y source.	oan commitment 's obligations u Seller's acceptan	from a mader the sec. The Sproyed the	nortgage le Agreemen Seller may hird party	nder, a nt. The require lender.
2. Time is of the Essence: Settlement Date:						
	(a)	It is agreed that time is of the essence with respect to all dates specific deadlines are intended to be strict and absolute.	ed in the Agree	nent. Ti	his means	that all
	(b)	The closing shall take place on a date ("Settlement Date") on or before ("Expiration Date"), unless extended in writing signed by the Seller and the the terms of the Agreement. The closing shall be held at a place so desorterwise required by applicable law. The Purchaser has the right to matterney, settlement company, escrow company, title company and/or title closing. The date the closing takes place shall be referred to as the Settlement closing does not occur by the Expiration Date, or in any extension, the the Seller may retain any earnest money deposit as liquidated damages.	e Purchaser or e signated and app ake an independ insurance comp nent Date for pur	dent selection	by the Selle the Selle ction of the connection v the Agreen	eir own with the nent. If
		R (Initials)tials)				

FANNIE MAE FORM 001 (12/05/2012)

Created with www.AMNForms.com

	(e)	Regardless of local custom, requirements or practice, the Purchaser shall pay all costs and fees incurred in the transfer of the Property, including the cost of any lender required fees and recording costs except as expressly assumed by the Seller in this Addendum.
	(1)	Title and Closing Services. Purchaser will obtain title and escrow closing services from (Purchaser to select option below and initial in the space provided):
		Seller's escrow closing and title provider and title insurance company used by Seller's provider. If Purchaser selects this option, Seller shall pay for the owner's and lender's title insurance. Purchaser and Seller agree that Seller's payment of the title insurance products is limited to the amount that Seller would pay its provider under its agreement with the provider for a basic residential owner's and lender's title insurance policy or their equivalent.
Indine		X Other escrow closing and title provider. If Purchaser selects this option, Purchaser shall bear the expense for all title insurance costs associated with the transaction, regardless of local custom, requirements or practice.
11.	the Pure	y of Funds: Regardless of local custom, requirements, or practice, upon delivery of the deed by the Seller to the Purchaser, chaser shall deliver, or cause to be delivered, all funds due the Seller from the sale in the form of cash, bank check, certified r wire transfer. An attorney's trust fund check shall not be sufficient to satisfy this provision unless the bank holding the on which the trust fund check is drawn certifies the trust fund check.
12.	or repai understa The Pur Date, Ti Certifica	ate of Occupancy: If the Property is located in a jurisdiction that requires a certificate of occupancy, smoke detector ation, septic certification or any similar certification or permit ("Certificate of Occupancy") or any form of improvement ir to the Property to obtain such Certificate of Occupancy necessary for the Property to be occupied, the Purchaser ands that the Seller requires the Certificate of Occupancy to be obtained by the Purchaser at the Purchaser's sole expense, rehaser shall make application for all Certificates of Occupancy within ten (10) calendar days of the Acknowledgement he Purchaser shall not have the right to delay the closing due to the Purchaser's failure or inability to obtain any required ate of Occupancy. Failure of the Purchaser to obtain and furnish the Certificate of Occupancy shall be a material breach agreement.
13.	of posse Purchas person t by the F for dam damage	y of Possession of Property: The Seller shall deliver possession of the Property to the Purchaser at closing. The delivery ession shall be subject to the rights of any tenants or parties in possession per Section 8 of this Addendum. If the first alters the Property or causes the Property to be altered in any way and/or occupies the Property or allows any other to occupy the Property prior to closing without the prior written consent of the Seller, such event shall constitute a breach Purchaser under the Agreement and the Seller may terminate the Agreement and the Purchaser shall be liable to the Seller mages caused by any such alteration or occupation of the Property prior to closing and waives any and all claims for so or compensations for alterations made by the Purchaser to the Property including, but not limited to, any claims for enrichment.
14.	only the	Regardless of local practice, the deed to be delivered by Seller at closing shall be a deed that covenants that grantor grants at title which grantor may have and that grantor will only defend title against persons claiming by, through, or under the but not otherwise. Any reference to the term "Deed" or "Special Warranty Deed" herein shall be construed to refer to rm of deed. Under no circumstances shall Seller be required to deliver any form of deed which grants a general warranty
	M.	(check if applicable) Seller's deed shall include the following deed restriction:
MIY	OF GR RECOI PROPE	TEE HEREIN SHALL BE PROHIBITED FROM CONVEYING CAPTIONED PROPERTY FOR A SALES PRICE SEATER THAN \$ FOR A PERIOD OF MONTH(S) FROM THE DATE OF THE RDING OF THIS DEED. GRANTEE SHALL ALSO BE PROHIBITED FROM ENCUMBERING SUBJECT SETY WITH A SECURITY INTEREST IN THE PRINCIPAL AMOUNT OF GREATER THAN FOR A PERIOD OF MONTH(S) FROM THE DATE OF THE RECORDING OF THIS DEED. RESTRICTIONS SHALL RUN WITH THE LAND AND ARE NOT PERSONAL TO GRANTEE.
	THIS R	RESTRICTION SHALL TERMINATE IMMEDIATELY UPON CONVEYANCE AT ANY FORECLOSURE SALE FED TO A MORTGAGE OR DEED OF TRUST. 6
PURCH/	SER (Initi	als)

FANNIE MAE FORM 001 (12/05/2012)

Created with www.AMNForms.com

- 28. <u>EFFECT OF ADDENDUM</u>: THIS ADDENDUM AMENDS AND SUPPLEMENTS THE CONTRACT AND, IF APPLICABLE, ESCROW INSTRUCTIONS. IN THE EVENT THERE IS ANY CONFLICT BETWEEN THIS ADDENDUM AND THE CONTRACT OR ESCROW INSTRUCTIONS OR NOTICE OR OTHER DOCUMENTS ATTACHED AND MADE A PART OF THE AGREEMENT, THE TERMS OF THIS ADDENDUM TAKE PRECEDENCE AND SHALL PREVAIL EXCEPT AS OTHERWISE PROVIDED BY LAW.
- 29. Entire Agreement: The Agreement constitutes the entire agreement between the Purchaser and the Seller concerning the subject matter hereof and supersedes all previous communications, understandings, representations, warranties, covenants or agreements, either written or oral and there are no oral or other written agreements between the Purchaser and the Seller. All negotiations are merged into the Agreement. The Seller is not obligated by any other written or oral statements made by the Seller, the Seller's representatives, or any real estate licensee.
- 30. <u>Modification</u>: No provision, term or clause of the Agreement shall be revised, modified, amended or waived except by an instrument in writing signed by the Purchaser and the Seller.
- 31. Rights of Others: This Agreement does not create any rights, claims or benefits inuring to any person or entity, other than Seller's successors and/or assigns, that is not a party to the Agreement, nor does it create or establish any third party beneficiary to this Agreement.
- 32. <u>Counterparts</u>: This Agreement may be executed in any number of counterparts and each such counterpart shall be deemed to be an original, but all of which, when taken together, shall constitute one agreement.
- 33. Headings: The titles to the sections and headings of various paragraphs of this Agreement are placed for convenience of reference only and in case of conflict, the text of this Agreement, rather than such titles or headings shall control.
- 34. <u>Electronic Signature</u>: An electronic signature shall be given the same effect as a written signature.
- 35. Force Majeure: Except as provided in Section 21 to this Addendum, no party shall be responsible for delays or failure of performance resulting from acts of God, riots, acts of war and terrorism, epidemics, power failures, earthquakes or other disasters, providing such delay or failure of performance could not have been prevented by reasonable precautions and cannot reasonably be circumvented by such party through use of alternate sources, workaround plans or other means.
- 36. Attorney Review: The Purchaser acknowledges that Purchaser has had the opportunity to consult with its legal counsel regarding the Agreement and that accordingly the terms of the Agreement are not to be construed against any party because that party drafted the Agreement or construed in favor of any Party because that Party failed to understand the legal effect of the provisions of the Agreement.
- 37. Notices: Any notices required to be given under the Agreement shall be deemed to have been delivered when actually received in the case of hand or overnight delivery, or five (5) calendar days after mailing by first class mail, postage paid, or by fax with confirmation of transmission to the numbers below. All notices to the Seller will be deemed sent or delivered to the Seller when sent or delivered to Seller's listing broker or agent or Seller's attorney, at the address or fax number shown below. All notices to the Purchaser shall be deemed sent or delivered when sent or delivered to the Purchaser or the Purchaser's attorney or agent at the address or fax number shown below.
- 38. Additional Terms or Conditions:

Seller to pay \$ in buyers prepaid and closing cost.

Property is Sold AS IS. Buyer and Seller agree that any lender required repairs may result in increase of purchase

10 Day inspection period from date of acceptance.

PURCHASER (Initials)
SELLER (Initials)
FARRIE MAD PODM 001 (12/05/2012)
FANNIE MAE FORM 001 (12/05/2012)

PURCHASER'S ATTORNEY: SELLER'S ATTORNEY: Name: Name: Address: Address: Telephone: Telephone: Fax: Fax: Email Address: Email Address:

13

FANNIE MAE FORM 001 (12/05/2012)