FHA/VA LOAN ADDENDUM TO REAL ESTATE PURCHASE CONTRACT

				" with an Offer Reference Date of
	, 20, including a as Buver, and	ili prior addenda	and counteroffers, betwe	en regarding the Property located at
	do buyor, and		uo oonor,	The following terms are hereby
	of the REPC. All referen		shall mean the Federal H	ousing Administration/Department
1. Buyer □ DOI	ES DOES NOT intend	to occupy the Pr	operty as his/her residenc	ce.
Earnest Money Depote the Purchase Price of VA appraisal; or closing costs) establito the amount of the determine the maxim condition of the Prop	esit or other down payme exceeds the reasonable v (b) for an FHA loan, the shed by the FHA apprais appraised valuation ma num loan that FHA will in erty. Buyer should satisfy	nt, or otherwise alue of the Prope Purchase Price al. Buyer shall, de by the applications or VA will whimself/herself	be obligated to purchase serty established by the Verene exceeds the appraised however, have the right to cable FHA or the VA. To guarantee. Neither FHA	ur any penalty or forfeiture of the the Property, if: (a) for a VA loan, A Certificate of Reasonable Value value of the Property (excluding complete the sale without regard he appraised valuation is used to nor the VA warrants the value or on of the Property are acceptable.
			airs, provided that the co odify Seller's obligations u	st does not exceed \$ nder Section 10.2 of the REPC.
the Property to be fr	ee and clear from termit	e infestation. Ir	the event of termite infe	rrent Pest Control Report showing estation, Seller shall eradicate the
Buyer to pay. (Check	applicable box):			of which FHA/VA will not allow the
loan and closing rela shall first be applied Buyer's discretion to of Seller's contribution	ted costs ("Loan Costs"). to Loan Costs that FHA vard remaining Loan Cos on exceeds the amount o	The amount of /VA will not per ts. Seller shall he f actual Loan Co	Seller's contribution shal mit Buyer to pay, and ar nave no further obligation osts, then such excess sh	oan discount points and other I be \$ Such contribution by remainder shall be allocated at toward Loan Costs. If the amount hall be returned to Seller. Seller's ions under Sections 3 and 10.1 of
	eller shall not contribute	any amount towa	ard Loan Costs.	
	f, and that any other agr			e REPC are true to the best of our es has been fully disclosed and is
• .			s inconsistent with any c ency, that law shall goveri	urrently applicable law governing า.
Page 1 of 2 pages	Seller's Initials	Date	Buyer's Initials	Date

To the extent the terms of this ADDEND and counteroffers, these terms shall connot modified by this ADDENDUM shall (Date), to accept	ntrol. All other terms I remain the same.	of the REPC, including all p □ Seller □ Buyer shall hav	rior addenda and counteroffers,
of Section 23 of the REPC. Unless so a			
☐ Buyer Signature ☐ Seller Signature	Date	Time	
□ Buyer Signature □ Seller Signature	Date	Time	
AC	CEPTANCE/COUNT	EROFFER/REJECTION	
CHECK ONE:			
□ ACCEPTANCE: □ Seller □ Buyer	r hereby accepts the	terms of this FHA/VA LOAN A	ADDENDUM.
□ COUNTEROFFER: □ Seller □ Buy	rer presents as a cou	nteroffer the terms of attache	d ADDENDUM NO
□ REJECTION: □ Seller □ Buyer reje	cts the foregoing FHA	AVVA LOAN ADDENDUM.	
☐ Buyer Signature ☐ Seller Signature	Date	Time	
Page 2 of 2 pages Seller's Initials	Date	Buyer's Initials	Date