

BUYER PRE-OCCUPANCY STORAGE ADDENDUM

(C.A.R. Form POSA, 12/18)

This is an addendum to the Purchase Agreement, \Box Counter C	ffer No, □ Other
	("Agreement"), dated
on property known as	("Property")
	("Buyer")
and	("Seller").
This addendum is intended for short-term pre-occupancy stora the Property before Close of Escrow.	ge by Buyer of Buyer's personal property (Personal Property) on
Of Escrow.	ersonal Property as defined below on the Property prior to the Close
the License begins on the date of Buyer's and Seller's mutua	ar days before the scheduled Close Of Escrow). If no time is filled in, I signing of this Buyer Pre-Occupancy Storage Addendum ("POSA"). Upperty on the commencement date (or), and
 shall have no right of access to the Property to bring in or TERMINATION: The License under this POSA shall ten Agreement. Buyer has no right to store Personal Property 	remove any items from that date until termination of the License. minate on the earlier of Close Of Escrow or cancellation of this beyond this term unless (i) escrow has been extended by mutual greed to in writing and signed by Buyer and Seller prior to the end
5. CONSIDERATION: Buyer agrees to pay Seller (i) an "Pre per day (or), If escrow	-Occupancy Storage Fee" for the term specified in paragraph 2 of is extended by mutual agreement, Buyer shall pay Seller additional per day
 PERSONAL PROPERTY: Personal Property means typic Buyer shall provide Seller a list of all items stored upon con 	per day. cal household furnishings and clothing, if not otherwise specified. mpletion of the move-in.
explosive, corrosive, caustic or other dangerous materials.	
8. STORAGE AREA: Buyer is allowed to store Buyer's Person	onal Property in the following location(s) on the Property only:
 REMOVAL OF PERSONAL PROPERTY: If Buyer has not completed the purchase of the Property, Buyer shall remove Personal Property within 3 calendar days of termination of this License. Buyer may be responsible for court awarded damages if Buyer does not remove Personal Property by the termination date without a subsequent written Agreement. RISK OF LOSS: The storage of Buyer's Personal Property on the Property shall not be deemed as Buyer taking possession or title under the Uniform Vendor and Purchaser Risk Act (Civil Code § 1662). 	
11. DAMAGE/INSURANCE: Except as otherwise specified, Buyer's Personal Property (including vehicles) is not insured by Seller, and, if applicable, not by the homeowner's association, against loss or damage. Each Party is to carry their own insurance to protect their respective property from such loss. Buyer is responsible for all damages incurred at either move-in or move-out, or otherwise, of the Personal Property.	
13. WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequent breach.	
14. OTHER TERMS AND CONDITIONS/SUPPLEMENTS:	
BROKERS DO NOT RECOMMEND PRE-OCCUPANCY STORAGE. BROKERS HAVE ADVISED BUYER AND SELLER TO CONSULT WITH LEGAL COUNSEL TO DETERMINE WHETHER ENTERING INTO SUCH AN ADDENDUM TEMPORARILY OR PERMANENTLY CHANGES THE NATURE OF THEIR STATUS AS BUYER AND SELLER, AND THE LEGAL CONSEQUENCES AND IMPLICATIONS OF PRE-OCCUPANCY STORAGE. IF BUYER AND SELLER AGREE TO PRE-OCCUPANCY THEY ARE DOING SO AGAINST THE ADVICE OF BROKERS AND AT THEIR OWN RISK.	
By signing below Buyer and Seller acknowledge that each has of this Buyer Pre-Occupancy Storage Addendum.	read, understands, has received a copy of and agrees to the terms
Date	Date
Buyer	Seller
Buyer	Seller
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