

NEW JERSEY REALTORS® ADDENDUM REGARDING CONDOMINIUM/HOMEOWNER'S ASSOCIATIONS

© 2016 NEW JERSEY REALTORS®

This Addendum is attached to and made a part of the New Jersey Realtors® Standard Form of Real Estate Sales Contract,

If the Property is a condominium or is subject to a homeowners' association, Seller shall make available to Buyer upon request, prior to or at the time of the signing of this Contract, a copy of the current rules, regulations, Master Deed, financial statements and by-laws of the condominium and/or homeowners' association. The name(s), address(es) and telephone number(s) of the association(s) is/are:

Form 118 (the "Contract"). If this Addendum conflicts with the Contract, then this Addendum shall control. Patrician Associates Management Inc. 552 Franklin Ave, Nutley, NJ 07110 (973) 284-0900 (B) Approval. Seller, if required, shall provide Buyer with written approval by the condominium or homeowners' association for Buyer's purchase of the Property. Prior to Closing, Seller shall provide a "Status of Account" letter and Certificate of Insurance for the association. (C) Fees. Seller represents that the current monthly association fee is \$881/month . Buyer acknowledges that associations commonly require a one-time non-refundable capital contribution or start-up fee, which shall be the responsibility of Buyer to pay. (D) Assessments. Seller represents that the association has imposed or may be imposing an assessment payable after Closing by Buyer in the amount of for the following purpose: which assessment includes but is not limited to any lawsuit or major capital improvement project of which Seller is aware. (E) Inspections. Within seven (7) business days of Seller's receipt of a report by Buyer's qualified inspector within the Inspection Time Period that identifies a physical defect or environmental condition that affects the Property itself which is, or is caused by, a physical defect or environmental condition of a common element or limited common element maintained by the condominium and/or homeowner's association, Seller may notify Buyer that Seller will cause such defect or condition to be cured or corrected or that Seller does not have the legal right to cure or correct such defect or condition, in which case Seller has notified the association and/or management company of the need to repair the defect or condition and the association and/or management company has agreed to correct the defect or condition prior to or after

If Seller provides such notice to Buyer, then Seller's obligation regarding the defect or condition will be deemed satisfied and Seller will have no liability to Buyer for the defect or condition. If Seller fails to provide such notice to Buyer, Buyer will have the right to void this Contract by notifying Seller in writing within seven (7) business days thereafter. If Buyer fails to void this Contract within the seven (7) business day period, Buyer will have waived Buyer's right to void this Contract and Seller will be under no obligation to correct or cure such defect or condition.





57	WITNESS:		
58			
59 60		BUYER	Date
61		DO TEIX	Date
62			
63		BUYER	Date
64			
65 66		BUYER	Date
67		DO TEIX	Date
68			
69		BUYER	Date
70 71		Monique Mcripley Ollie	datlaap verified 01/05/25 7:26 PM EST VSEF-OHAV-OWMJ-UZ3M
72		SELLER	Date
73			Date
74			
75		SELLER	Date
76 77			
78		SELLER	Date
79			
80			
81		SELLER	Date
82 83			
84			
85			
86			
87			
88 89			
90			
91			
92			
93			
94 95			
96			
97			
98			
99			
100 101			
102			
103			
104			
105			
106 107			
107			
109			
110			
111			
112 113			
113			
115			
116			