







(NOT FOR USE WITH CONDOMINIUMS)

ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

		HOUSTON	TX, 77077
3606 BYLAKE COURT	(Street Address and City)		
	of Property Owners Association, (Association) at	nd Phone Number)	
<b>SUBDIVISION INFORMATION:</b> to the subdivision and bylaws and Section 207.003 of the Texas Prop	"Subdivision Information" means: ( rules of the Association, and (ii) a re perty Code.	(i) a current copy of the r sale certificate, all of whi	estrictions applying ch are described by
the Subdivision Information the contract within 3 days occurs first, and the earnes Information, Buyer, as Buye	after the effective date of the contr to the Buyer. If Seller delivers the So after Buyer receives the Subdivision st money will be refunded to Buyer. er's sole remedy, may terminate the ded to Buyer.	Information or prior to If Buyer does not rece contract at any time prio	closing, whichever live the Subdivision r to closing and the
2. Within days copy of the Subdivision Information or prior to closi Buyer, due to factors beyon required, Buyer may, as Buyer m	s after the effective date of the contra formation to the Seller. If Buyer ob terminate the contract within 3 ing, whichever occurs first, and the end by the buyer's control, is not able to obtain the control of the	days after Buyer receivernest money will be reformed in the Subdivision Informatract within 3 days after ill be refunded to Buyer.	res the Subdivision unded to Buyer. I stion within the time the time required of
3. Buyer has received and a does not require an up Buyer's expense, shall delicertificate from Buyer. Buyer, Seller fails to deliver the up	approved the Subdivision Information of the control	uires an updated resale r receiving payment for e earnest money will be	the undated resale
DA Buyer door not require deliv	very of the Subdivision Information.		
The title company or its ager Information ONLY upon rece	nt is authorized to act on behalf sipt of the required fee for the		
S. MATERIAL CHANGES. If Selle Seller shall promptly give notice to to Seller if: (i) any of the Subdivi Subdivision Information occurs pr	er becomes aware of any material to Buyer. Buyer may terminate the co ision Information provided was not tra rior to closing, and the earnest money	ue; or (ii) any material a will be refunded to Buye	dverse change in th r.
all Association fees, deposits, res	SERVES: Except as provided by Poerves, and other charges associated value any excess.	aragraphs A and D, Bu with the transfer of the Pr	per shall pay any an operty not to excee
D. AUTHORIZATION: Seller autland any updated resale certificate does not require the Subdivision information from the Association restrictions, and a waiver of any obtaining the information prior to	horizes the Association to release e if requested by the Buyer, the Title in Information or an updated resale n (such as the status of Aues, spec y right of first refusal),  Buyer S S o the Title Company ordering the infor	certificate, and the Titl ial assessments, violatio seller shall pay the Title mation.	e Company requirence of covenants an Company the cost of
NOTICE TO BUYER REGARDING responsibility to make certain repa Property which the Association is re Association will make the desired re	<b>G REPAIRS BY THE ASSOCIATIO</b> airs to the Property. If you are concequired to repair, you should not sign epairs.	<b>ON:</b> The Association of the condition of the condition of the contract unless you	may have the sol n of any part of th are satisfied that th
		and the	
Buyer	Seller	iao Jin M. Xiaoqin Hu	
	Seller		