

_____ Date: ____

Addendum to Purchase Contract

WARRANTY.	Address of Subject Home:	
enter into the Purchase (his Addendum are a material consideration for the Builder/Seller to m is attached and such provisions supersede and preempt any se Contract.
Warranty administered b warranty that provides or certain construction defe provisions of this Addend represents that they have	by Home Buyers Warranty Corpo ne-year workmanship, two-year ects in the subject home. As cor dum, which supersede any diffe e been furnished with a copy of	escrow, Builder/Seller will purchase for Buyer(s) a 2-10 HBW [®] oration ("2-10 HBW [®] "). The 2-10 HBW [®] Warranty is a limited systems and qualifying ten-year structural defect coverage for insideration for the 2-10 HBW [®] Warranty, Buyer(s) agrees to the erent or inconsistent provisions in the Purchase Contract. Buyer(s) the 2-10 HBW [®] Warranty and has had an opportunity to read and int contained in it, before signing this Addendum.
Arbitration Agreement. Any and all claims or disputes between Builder/Seller, Buyer(s), and/or 2-10 HBW arising from or relating to the 2-10 HBW Warranty, Purchase Contract, the Home, the real property on which it is located, and any common elements in which the Buyer(s) has an interest, including without limitation, any claim of negligent or intentional misrepresentation, shall be settled by binding arbitration. The arbitration shall be conducted by Construction Dispute Resolution Services LLC, or DeMars & Associates, Ltd, or some other mutually agreeable service. The decision of the arbitrators shall be final and binding and may be entered as a judgment in any state or federal court of competent furisdiction. Any person in contractual privity with the Builder/Seller whom the Buyer(s) contends is responsible for any construction defect in the Home shall be entitled to enforce this arbitration agreement. The Builder/Seller and Buyer(s) agree that this agreement and arbitration provision involve and concern interstate commerce and are governed by the provisions of the Federal Arbitration Act (9 U.S.C. §§ 1-16), to the exclusion of any different or inconsistent state or local law, ordinance or judicial rule.		
By signing this Addendul class action litigation.	m, Buyer(s) agrees to all terms	of the arbitration agreement and waive their right to a jury trial or
	ate:	Date:
Buyer	Builder	r/Seller

Buyer