Addendum to the Purchase Contract (Exclusively designed for use in the Tahoe-Truckee Regional Area)

	following terms and conditions are hereby incorporated in and made part of the Real Estate Purchase
Cont	ract dated:, regarding("the Property")
by a	nd between ("Buyer")
and_	er and Seller are collectively referred to as the "Parties". ("Seller").
Buye	er and Seller are collectively referred to as the "Parties".
1.	License Status of the Parties: The Parties agree that the following information is accurate regarding the following. Check all boxes that apply:
	☐ Seller is a licensed California Real Estate ☐ Broker ☐ Salesperson: BRE#
	☐ Buyer is a licensed California Real Estate ☐ Broker ☐ Salesperson: BRE#
2.	Snow Removal: Seller has 7 (or) Days after Acceptance to provide Buyer with all documentation and information regarding any snow removal agreements and Seller shall provide specific information regarding the name and contact information of the persons or entities providing that service. Buyer understands, acknowledges and agrees that Buyer is solely responsible for contacting snow removal experts to determine the need, availability and/or cost of snow removal and the location of snow storage areas regardless of what snow removal agreements currently exist.
	☐ If the existing snow removal agreement is transferrable to Buyer, then the Seller will assign that agreement to Buyer and the annual cost of that agreement will be prorated at Close of Escrow.
	☐ No snow removal contract will be assigned to the Buyer.
3.	Use of Propane:
	A. Property does or does not include a propane tank.
	B. If there is a propane tank, Seller has 7 (or Days after Acceptance to provide Buyer with all documentation and information regarding the ownership, use and/or leasing information of the propane tank, including non-compliance or citation notices, if any. The Parties understand, acknowledge and agree that the propane tank may or may not contain propane at close of escrow. Any remaining propane in the tank at close of escrow shall transfer to Buyer at no cost to the Buyer.
4.	Sewer Testing and Clearance: Prior to Close of Escrow, Seller shall, at Seller's expense comply with any and all sewer testing and clearance obligations that may be required by any local regulatory or governing agency.
5.	Seller shall provide Buyer copies of all plans, permits, certifications, inspections, or other documentation in their possession that are pertinent to the Property within 7 days after acceptance or as specified in the Purchase Contract. Seller and Buyer understand, acknowledge and agree that Buyer may not be entitled to use that documentation for any purpose beyond the investigation of the Property in conjunction with its purchase without the express authorization of the creators of those documents.

6.	Property Condition: In addition to any requirements specified in the Purchase Contract regarding the condition of the Property that Seller is obligated to deliver to Buyer at Close of Escrow, the Parties further agree that Seller, at Seller's expense shall remove all paint, stain, household cleaning products and other hazardous waste prior to Close of Escrow unless otherwise agreed in writing. The Parties further agree that Seller, at Seller's expense shall be responsible to do all of the acts specified in the provisions below but only if the box is checked :
	☐Snow is to be removed from all walkways, driveways and decks at close of escrow.
	☐ House is to be cleaned by a professional cleaning service of Seller's choice within 5 (or ☐) Days Prior to Close of Escrow.
	Carpets are to be cleaned by a professional carpet cleaning service of Seller's choice within 5 (or D) Days Prior to Close of Escrow.
	Other:
	("HOIP"), designed to maintain a minimum exterior standard of appearance. The inspection focuses on advising Homeowners whose exterior property may be in need of improvement to keep with the Association's standards. These maintenance items are identified and a reasonable deadline is established for performing the maintenance as identified. The HOIP mandates that a TDA Homeowner Property "Street View Inspection" be conducted when there is a transfer of ownership; however, the Seller and Buyer can agree as to whether the Seller obtains that "Street View Inspection" prior to the close of escrow or if the "Inspection only" will occur after escrow closes. A. TDA HOMEOWNER PROPERTY "STREET VIEW INSPECTION": Seller shall submit a timely request to TDA to have a Homeowner Property "Street View
	Inspection" completed no later than the time frame specified in Paragraph 14B of the Purchase Contract for the Buyer's investigation of Property condition contingency. Or
	B. Buyer waives the right to have a TDA Homeowner Property "Street View Inspection" conducted prior to the close of escrow. Buyer understands, acknowledges and agrees that the TDA mandatory sale inspection shall take place after the close of escrow.
8.	Other:

THE PARTIES AGREE THAT EACH PROVISION WITH A CHECK BOX IS INCORPORATED INTO THE PURCHASE CONTRACT IF THAT BOX IS CHECKED AND THE PARTIES HAVE AGREED TO ALL OF THE OTHER TERMS AND CONDITIONS SPECIFIED ABOVE.

ELECTRONIC SIGNATURES

You may be able to sign transaction documents electronically making it possible to skip from one signature line to the next and thus it is easier to ignore the terms and conditions to which a signature or initial applies. If you choose to sign documents electronically, be certain to take your time to read each document thoroughly and only sign or initial those documents that you with full knowledge and consent intend to sign

The Parties acknowledge receipt of a copy of this document.

Date:	Date:	
Buyer:	Buyer:	
(Print Name):	(Print Name):	
Date:	Date:	
Seller:	Seller:	
(Print Name):	(Print Name):	

Brokers are qualified to provide advice on real estate transactions; however, if the Parties require any legal, financial or insurance advice they should consult with their own legal, tax or insurance advisors.