

LEASED PROPERTY ADDENDUM

OPPORTUNITY To be used in conjunction with the Residential Real Estate Purchase Agreement approved by Northwest Ohio REALTORS® and the Toledo Bar Association.

This Addend		esidential Real Estate Purchase Agreemei		
between		, as Seller and		
as Purchase	er for the property located	at		
		onflict or ambiguity in the terms of the Agr ns not defined herein shall have the same		
The Property	is presently occupied by	Tenants. Please check applicable provision	on.	
		D LEASES. Purchaser is not purchasing to paragraph only shall be part of this Addend		xisting leases
A.		f eviction is necessary to remove tenants f ction shall be borne by () Purchaser ()		osing, the cost
		ASES. Purchaser is purchasing the propert only shall be part of this Addendum.	ty subject to the existing lea	ses (written or
A.	Acceptance Date and a	Y AS TO LEASES. Seller represents, is of the date of Closing, and Purchaser ving is a complete and current list of all	may rely on the same in p	ourchasing the
	TENANT'S NAME	ADDRESS/UNIT #	LEASE TERM I	EXPIRATION

and that (a) no person, firm, or corporation has any title, interest, or right to possession of the Property or any apartment or unit thereof as a tenant of Seller except as shown on the list above, (b) all the leases shown on the list above are presently in full force and effect, Seller is not in default in the performance of any such agreement or instrument, and no tenant is entitled to any rebate or other benefit except as set forth in the leases referred to in the list above, (c) Seller has provided Tenant with all disclosures and notices required by law, including, but not limited to Disclosure of Information on Lead-Based Paint and/or Lead-Based Hazards, and (d) the rentals and other sums due or to become due under the leases referred to in the list above have not been assigned or encumbered by Seller and will not be assigned, encumbered, or subjected to any liens by Seller.

- B. **PRORATION OF RENTS AND DELIVERY OF SECURITY DEPOSITS.** Rents received from Seller's tenants shall be prorated as of the date of Closing, with Seller to receive all rents which have accrued (on a daily basis) up to Closing and Purchaser to receive all rents accruing (on a daily basis) on and after Closing. At the time of Closing, Seller shall deliver to Purchaser the sum of all tenants' security deposits, as well as any other deposits that may have been made by tenants of the Property.
- C. **ASSIGNMENT OF LEASES.** Seller shall deliver to Purchaser at Closing an assignment of lease(s) in form satisfactory to Purchaser, assigning to Purchaser all of Seller's rights, title and interest in the leases encumbering the Property. At Purchaser's request, Seller shall notify tenants in writing of the sale of the Property and shall direct that rental payments be made to Purchaser's order.
- D. **REVIEW OF LEASES.** Within seven (7) days after acceptance of the agreement, Seller will deliver to Purchaser true, complete and current copies of every written lease agreement identified in Section A above and/or a written summary of all material terms of every oral lease agreement identified in Section A above.

Purchaser shall have a period of seven (7) days after receipt of the written lease agreements and/or written summary of oral lease agreement provisions to approve the lease agreements or to terminate this Agreement and the provisions of Paragraph 23 of the Agreement shall apply.

NEW LEASES\AMENDMENTS. Seller shall not enter into any new leases (written or oral) encumbering the Property, nor shall Seller amend, modify and/or alter any of the existing leases identified in Section A above

Purchaser	Date	Seller	Date
Purchaser	Date	Seller	Date

without Purchaser's written approval.