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BUYER __

Short Sale Proposal Addendum A product of the CINCINNATI AREA BOARD OF REALTORS®, INC.

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For real estate advice, consult a REALTOR®.

The undersigned Buyer and Seller, having	ng executed a purchase contract ("Contract") da	nted	, for th
following described real estate known as _			("Real Estate"), County o
	, State of	, Zip code	
	m which are hereby incorporated as part of the t, including all prior addenda and counteroffers, the		
forth in the Contract is less than the amou Real Estate. Buyer and Seller acknowled claimant, or other party having an interest this Addendum, the Contract is hereby re accordance with Section 3 below. Any Ea	r and Buyer acknowledge that the Proposed Continut(s) owed to certain third parties and is insufficed that a Short Sale requires the written approximate the Real Estate, a list of which is attached her endered a non-binding offer/proposed contract ("arnest Money required under the Contract shall not it in 3 below. If any Earnest Money has already is Addendum by Buyer and Seller.	ient to discharge all debts and oblival of the Contract by certain thin eto by Seller (the "Third Parties") Proposed Contract") until such thot be due and payable until the Proposed.	igations secured by liens on the diparties, such as a lender, lie, and that by virtue of executin ird-party approval is granted is posed Contract is accepted an
shall submit to the Third Parties the Propo Buyer and Seller acknowledge that it may Seller acknowledge that the Third Parties	SHORT SALE: No later than four (4) days sed Contract together with any additional docume take an extended period of time to obtain written amay, in their sole discretion, elect to request not a Third Parties to provide approval status updates	entation required by the Third Parti approval of the Proposed Contract modifications to the terms of the I	es for review and consideration by the Third Parties. Buyer an Proposed Contract, or reject th
shall, no later than four (4) days after Selle that modify Buyer's obligations under the written consent, which consent may be wit below, Buyer, Seller and the Third Partie Notice"), and Buyer or Seller has not prev have entered into a binding contract with Proposed Contract shall be deemed accepted.	Fone or more of the Third Parties requests modificer's receipt of the Third Party Conditions, provide Proposed Contract. The Third Party Condition hheld by Buyer and/or Seller in their respective so see reach a written agreement, evidenced by writtiously rescinded the Proposed Contract as is permeach other for the purchase and sale of the Real and binding on Buyer and Seller. Upon receip the Contract and Listing Broker shall update ML	e a counter offer to Buyer that incl s shall not be binding upon Buye ble discretion. If by the Approval len notice signed by Seller, Buyer hitted in Section 7 below, then Buy Estate, with the Third Parties app t of signed Agreement Notice by a	udes the Third Party Condition r or Seller without their mutual Deadline referenced in Section and Third Parties ("Agreement er and Seller shall be deemed to roval of the Short Sale, and the Ill parties, Buyer shall deposit of
4. FAILURE TO OBTAIN THIRD PA Seller and the Third Parties have not rear rescinded and shall be null and void.	ARTY APPROVAL: If by the day ched a written agreement as provided in Section	of above, the Proposed Contract	_("Approval Deadline"), Buye shall automatically be deeme
during the pendency of the Contract and th required by Seller to obtain court approva approval or to redeem the Real Estate, ther	S BEEN FILED: Buyer acknowledges that a force sale of the Real Estate may be subject to court a all of the Short Sale or to redeem the Real Estate a Seller may terminate the Contract upon written but is not obligated to, contribute to the payment Real Estate.	pproval and/or redemption by the se and complete the Short Sale. If notice to Buyer and neither party si	Seller. Therefore, action may be Seller is unable to obtain suchall have any further obligation
agreement as provided in Section 3 above,	ADDITIONAL OFFERS: Buyer agrees that at ar Seller may (a) continue to market the Real Estattate, and (c) at Seller's option, forward any such ad	e and advertise it through the MLS	as available for sale, (b) accept
time prior to Buyer, Seller and the Third	D CONTRACT : In consideration of the rights reported a written agreement as providing providing written notice of rescission to the other providing written notice of rescission to the other provides are the provided as a second provided as a second provided provided as a second provided pr	ed in Section 3 above, Seller or B	
delivered to Buyer and all time periods pr Agreement Notice. Date deadlines provid	mencement of time periods for performance on rovided for in the Contract, including the Inspected for in the Contract may be modified in the evition shall be in accordance with any Third Party C	tion Period, shall commence on the ent Buyer, Seller and the Third Pa	ne day following delivery of the arties reach a written agreemen
9. ALL OTHER TERMS OF THE CO	ONTRACT, including all prior addenda and count	eroffers, not modified by this Adde	endum shall remain the same.
the Proposed Contract, any addendum ther	er and Buyer are advised to obtain legal advice re eto, this Addendum, dealings with creditor(s), for regarding the tax implications of any such Short S	eclosure, and any other legal matte	
SELLER			

_____ DATE _____ BUYER _____ DATE _____