Short Sale Addendum to Exclusive Listing Agreement

Excidence Eisting Agreement	
regarding th	dum is incorporated into the Exclusive Listing Agreement ("Listing Agreement") between("Seller") and(Broker) dated
Bro ma lier Th	<u>knowledgement of Short Sale</u> : Seller acknowledges that based upon information supplied to the ker by the Seller, the Broker has advised the Seller of the following: (1) That the current fair retet value of the property may be insufficient to discharge all debts and obligations secured by son the Premises as well as to pay brokers' fees, transfer taxes and other costs of sale. (2) at sale of the Premises is likely to require approval by one or more lienholders, and that a holder is not obligated to approve the terms of the sale unless paid in full.
sha coi liei	ker Not Liable for Lender Decisions: Lienholders are not within the Broker's control. Broker II not be liable for any loss, damage or harm to the Seller resulting from; (a) Broker's munications with a lienholder, (b) a lienholder's rejection of the short sale terms; (c) failure of a holder to make a decision in a timely manner; or (d) imposition of terms or conditions by a holder.
to mo	ernatives to Short Sale: Alternatives to a short sale may be available, including, but not limited the following; (a) forbearance agreements or repayment plans with the Seller's lender(s) (b) loan diffications; (c) refinancing programs, either with the Seller's lender(s) or with other lenders; (d) alkruptcy; (e) voluntary deed in lieu of foreclosure.
cor	ler's Right to Consult with Others: Broker has further advised the Seller that the Seller is free to sult an attorney and/or tax advisor to discuss the possible credit and tax ramifications of a short and the alternatives to a short sale. Seller is aware that Broker can provide neither tax advice legal advice.
ab ma to pa	horization to Disclose Short Sale Status: Seller hereby authorizes the Broker in the Broker's olute and sole discretion to identify the property as a potential short sale and/or short sale in keting and promotional materials and in the listing of the Premises. Broker is further authorized lisclose to prospective buyers and their agents that the terms of the sale may be subject to third by approval and that the transaction is likely to be a short sale. Broker shall have no liability for loss, damage or harm to the Seller from any such communication.
Bro po:	horization to Contact Third Party or Parties Regarding Short Sale: Seller hereby authorizes the ker to communicate with Sellers' lienholder(s) regarding the details of Seller's loan(s) and the sibility of the lienholder accepting less than the total amount owed in exchange for a release of lien.
pa ord the sta to an sha de	der's <u>Duties</u> : Seller hereby agrees to cooperate with the Broker's efforts to negotiate a reduced off amount by executing or providing any documentation required by the Seller's lienholder(s) in er to review or process the short sale. Such documentation may include, but, is not limited to following; appraisal, copies of tax returns, W2 forms, 1099 forms, pay stubs, bank statements, ement of assets, medical statements, and documentation to establish a hardship. Seller agrees espond to Broker's requests promptly, accurately, and fully. Broker shall not be responsible for adverse decision (or the failure to make a decision in a timely manner) by a lienholder(s). Broker II not be responsible to verify any information provided by Seller and Seller agrees to indemnify, and hold Broker harmless from all liability including attorney's fees and defense costs ing from incorrect or untruthful information provided by Seller.
Date:	Seller

Seller

Broker