

1*	The clauses below will be incorporated into the Contract betweenLinda Guy and Philip Snipes ("Seller")						
2*	and ("Buyer") concerning the Property described as						
3*	130 4th Ave N #106, St Petersburg, FL 33701						
5	This addendum supersedes all inconsistent terms of the Contract. All other Contract terms which are applicable to a cooperative shall apply to this sale and purchase. The definitions of Section 719.103, Florida Statutes, shall apply the terms used in this addendum.						
8 9 10* 11*	A. Property: The Property to be sold by Seller and purchased by Buyer is a cooperative parcel not a fee simple interest in real property. The Property is evidenced and described in the cooperative documents referenced below. It is the use of and equity in an apartment owned by a Cooperative Association ("Association"). The sale and purchase shall include a proprietary lease or other occupancy agreement relating to Apartment # 106 of Flori De Leon (Name of Building) between the Association and Seller and shall also include shares of the capital stock of the Association or other membership rights.						

^{19*} **C. Ground Lease:** (check one) $\boxed{\mathbf{x}}$ The Property is wholly owned by the Association, there is no ground lease, and no ^{20*} obligation to pay rent $_$ The Property is not wholly owned by the Association and is held in whole or in part under a ^{21*} ground lease, the rights and interests acquired by **Buyer** is subject to the ground lease and (check one) $_$ **Buyer** has ²² an obligation to pay a proportionate share of rents and other expenses of the Association under the ground lease ^{23*} $_$ **Buyer** has no obligation to pay rent, but has an obligation to pay a proportionate share of other expenses of the ²⁴ Association under the ground lease. If the remaining term on any ground lease is less than 50 years, **Buyer** may ²⁵ terminate the Contract within the time to examine title under the Contract.

D. Seller Warranty: Seller represents and warrants that **Seller** is the sole owner of the shares or other membership rights in the Association, the proprietary lease or other occupancy agreement, and all personal property included in the sale and purchase and that such shares, lease and personal property are free and clear of all liens, encumbrances, restrictions on transferability and adverse interests except those that have been disclosed herein or those which will be discharged at closing.

E. Closing Documents: In addition to any applicable closing document referenced in the Contract, at closing, Seller 31 shall deliver to **Buyer** certificate or certificates for **Seller's** shares, stock powers or endorsements, original proprietary 32 lease or other occupancy agreement, assignment of the proprietary lease, consent of the Association to transfer 33 shares of the proprietary lease to **Buyer**, and estoppel letter from the Association regarding the status of regular and 34 special assessments for common expenses, rents, transfer fees, and ground lease. Seller shall deliver to Buyer a 35 UCC encumbrance search of the records of the Florida Secretary of State conducted no more than 10 days prior to 36 Closing Date, evidencing that title to all personal property sold to Buyer is unencumbered. At closing, Buyer 37 shall execute any assignment of the proprietary lease and any assumption agreement if **Buyer** is assuming Seller's 38 share of a blanket mortgage owned by the Association. 39

F. Closing Fees: In addition to any applicable closing fees referenced in the Contract, Seller shall pay for the
 preparation of the transfer and assumption documents, recording fees for Seller's existing cooperative documents,
 documentary stamp taxes on the transfer documents, and Association estoppel fees. Buyer shall pay recording fees
 for the transfer and assumption documents, recording fees for the transfer and membership approval by the
 Association, Association resale or other transfer fee and leasehold title insurance.

45* Seller (_____) (_____) and Buyer (_____) (_____) acknowledge receipt of a copy of this page, which is Page 1 of 3 Pages.

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G. Title: Title insurance referenced in the Contract shall mean leasehold title insurance. The title policy shall insure
the leasehold title in the amount of the Purchase Price subject only to the cooperative documents, restrictions,
easements and matters appearing on the plat or otherwise common to the total Association property, liens,
encumbrances, exceptions and qualifications set forth in this Contract and those matters which shall be discharged by
Seller at or before closing. None of these shall prevent the use of the Property as a cooperative residence.

H. Cooperative Association: The Property is a cooperative subject to the rules and regulations of the Association.
 Seller's warranty and risk of loss of the Contract extend to the unit and limited common elements appurtenant to the
 Property and not to any common elements or any other property.

(1) Documents: Seller will, at Seller's expense, deliver to Buyer the current and complete copy of the articles of
 incorporation, bylaws, rules of the association and question and answer sheet (including any recorded
 amendments) referenced in subparagraph (9) below no later than 3 days from Effective Date (if Buyer has already
 received the required documents, indicate receipt by initialing here)

(____) (____) Date received (______). If this Contract does not close, Buyer will
 immediately return the documents to Seller , failing which, Buyer authorizes Escrow Agent to reimburse Seller
 \$_______ from the deposit for the cost of the documents.

(2) Association Approval: If the cooperative declaration or bylaws give the Association the right to approve
 Buyer as a purchaser, this Contract is contingent on such approval by the Association. Buyer will apply for
 approval within _____ days from Effective Date and use diligent effort to obtain approval, including making
 personal appearances and paying related fees if required. Buyer and Seller will sign and deliver any documents
 required by the Association to complete the transfer. If Buyer is not approved, this Contract will terminate and
 Seller will return Buyer's deposit unless this Contract provides otherwise.

(3) Right of First Refusal: If the Association has a right of first refusal to buy the Property, this Contract is
 contingent on the Association deciding not to exercise such right. Seller will, within 3 days from receipt of the
 Association's decision, give Buyer written notice of the decision. If the Association exercises its right of first
 refusal, this Contract will terminate, Buyer's deposit will be refunded unless this Contract provides otherwise and
 Seller will pay Broker's full commission at closing in recognition that Broker procured the sale.

(4) Application/Transfer Fees: Buyer will pay any application and/or transfer fees charged by the Association.

73* (5) Parking/Boat Slip/Storage Unit: Seller will assign to Buyer at closing parking space(s) # _____;
 74* boat slip(s) # _____; and storage unit(s) # ______ if applicable.

(6) Fees: Seller will pay all fines imposed against the Property as of Closing Date and any fees the Association 75 charges to provide information about its fees or the Property, and will bring maintenance and similar periodic fees 76 and rents on any recreational areas current as of Closing Date. If, after the Effective Date, the Association imposes 77 a special assessment for improvements, work or services, Seller will pay all amounts due before Closing Date and 78 Buyer will pay all amounts due after Closing Date. If special assessments may be paid in installments 79* Seller (if left blank, Buyer) shall pay installments due after Closing Date. If Seller is checked, Seller will pay the 80* assessment in full prior to or at the time of closing. Seller represents that he/she is not aware of any pending 81 special or other assessment that the Association is considering except as follows 82*

87 **Seller** represents that the current assessments, maintenance, and/or association fees are:

88*	\$ <u>\$1,274.77</u>	per	Quarter	to	1/1/20
89*	\$	per		to	
90*	\$	per		to	

and that there is is is not a recreation or land lease with the Property. If there is a recreation or land lease, the current payment is \$______ per month.

93* Seller (<u>L6</u>) (<u>P5</u>) and Buyer (____) (____) acknowledge receipt of a copy of this page, which is Page 2 of 3 Pages.

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(7) Damage to Common Elements: If any portion of the common element is damaged due to fire, hurricane or 94 other casualty before closing, either party may cancel the Contract and Buyer's deposit shall be refunded if (a) as 95 a result of damage to the common elements, the Property appraises below the purchase price and either the 96 parties cannot agree on a new purchase price or **Buyer** elects not to proceed, or (b) the Association cannot 97 determine the assessment attributable to the Property for the damage at least 5 days prior to Closing Date, or 98 (c) the assessment determined or imposed by the Association attributable to the Property for the damage to the 99 common element is greater than \$ _____ or _____% of the purchase price (1.5% if left blank). 100*

101 (8) Sprinkler System: IF THE UNIT OWNERS VOTED TO FOREGO RETROFITTING EACH UNIT WITH A FIRE 102 SPRINKLER OR OTHER ENGINEERED LIFE SAFETY SYSTEM, SELLER SHALL PROVIDE THE BUYER, BEFORE CLOSING, A COPY OF THE COOPERATIVE ASSOCIATION'S NOTICE OF THE VOTE TO FOREGO 103 **RETROFITTING.** 104

(9) Buyer Acknowledgement/Seller Disclosure: (Check whichever applies) 105

THE **BUYER** HEREBY ACKNOWLEDGES THAT **BUYER** HAS BEEN PROVIDED A CURRENT COPY OF 106* THE ARTICLES OF INCORPORATION OF THE ASSOCIATION, BYLAWS, RULES OF THE ASSOCIATION, 107 AND THE QUESTION AND ANSWER SHEET MORE THAN 3 DAYS. EXCLUDING SATURDAYS, SUNDAYS, 108 AND LEGAL HOLIDAYS, PRIOR TO EXECUTION OF THIS CONTRACT. 109

THIS AGREEMENT IS VOIDABLE BY **BUYER** BY DELIVERING WRITTEN NOTICE OF THE **BUYER'S** 110* INTENTION TO CANCEL WITHIN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, 111 AFTER THE DATE OF EXECUTION OF THIS AGREEMENT BY THE BUYER AND RECEIPT BY BUYER OF A 112 CURRENT COPY OF THE ARTICLES OF INCORPORATION, BYLAWS, AND RULES OF THE ASSOCIATION. 113 AND QUESTION AND ANSWER SHEET, IF SO REQUESTED IN WRITING. ANY PURPORTED WAIVER OF 114 THESE VOIDABILITY RIGHTS SHALL BE OF NO EFFECT. BUYER MAY EXTEND THE TIME FOR CLOSING 115 FOR A PERIOD OF NOT MORE THAN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL 116 HOLIDAYS, AFTER THE BUYER RECEIVES THE ARTICLES OF INCORPORATION, BYLAWS, RULES, AND 117 QUESTION AND ANSWER SHEET, IF REQUESTED IN WRITING. BUYER'S RIGHT TO VOID THIS 118 AGREEMENT SHALL TERMINATE AT CLOSING. 119

This addendum amends the above-referenced Contract between Seller and Buyer. All other non-conflicting 120 provisions of that agreement remain in full force and effect. 121

122* 123*	<u>Linda Guy</u> SELLER	<u>12/9/2019</u> DATE	BUYER	DATE
124* 125*	<u>Phillip Snipes</u> SELLER	<u>12/11/2019</u> DATE	BUYER	DATE

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