#### CONTRACT OF PURCHASE AND SALE FOR COMMERCIAL REAL ESTATE

INFORMATION ABOUT THIS CONTRACT

THIS INFORMATION IS INCLUDED FOR THE ASSISTANCE OF THE PARTIES ONLY. IT DOES NOT FORM PART OF THE CONTRACT AND SHOULD NOT AFFECT THE PROPER INTERPRETATION OF ANY OF ITS TERMS.

- CONTRACT: This document, when signed by both parties, is a legally binding contract. READ IT CAREFULLY. The parties should ensure that everything that is agreed to is in writing.
- **DEPOSIT(S):** Section 28 of the *Real Estate Services Act* requires that money held by a brokerage in respect of a real estate transaction for which there is an agreement between the parties for the acquisition and disposition of the real estate be held by the brokerage as a stakeholder. The money is held for the real estate transaction and not on behalf of one of the parties. If a party does not remove a subject clause, the brokerage requires the written agreement of both parties in order to release the deposit. If both parties do not sign the agreement to release the deposit, then the parties will have to apply to court for a determination of the deposit issue.
- COMPLETION: (Clauses 6.1 and 17) Unless the parties are prepared to actually meet at the Land Title Office and exchange title documents for the Purchase Price, it is, in every case, advisable for the completion of the sale to take place in the following sequence:
  - The Buyer pays the Purchase Price or down payment in trust to the Buyer's Lawyer or Notary (who should advise the Buyer of the exact amount required) several days before the Completion Date, and the Buyer signs the documents.
  - The Buyer's Lawyer or Notary prepares the documents and forwards them for signature to the Seller's Lawyer or Notary who returns the documents to the Buyer's Lawyer or Notary.
  - The Buyer's Lawyer or Notary then attends to the deposit of the signed title documents (and any mortgages) in the appropriate Land Title Office.
  - The Buyer's Lawyer or Notary releases the sale proceeds at the Buyer's Lawyer's or Notary's office.

Since the Seller is entitled to the Seller's proceeds on the Completion Date, and since the sequence described above takes a day or more, it is strongly recommended that the Buyer deposits the money and the signed documents AT LEAST TWO DAYS before the Completion Date, or at the request of the Conveyancer, and that the Seller delivers the signed transfer documents no later than the morning of the day before the Completion Date.

While it is possible to have a Saturday or Sunday Completion Date using the Land Title Office's Electronic Filing System, parties are strongly encouraged NOT to schedule a Saturday Completion Date as it will restrict their access to fewer lawyers or notaries who operate on Saturdays; lenders will generally not fund new mortgages on Saturdays; lenders with existing mortgages may not accept payouts on Saturdays; and other offices necessary as part of the closing process may not be open.

- **POSSESSION:** (Clauses 7.1 and 18) The Buyer should make arrangements through the real estate licensees for obtaining possession. The Seller will not generally let the Buyer move in before the Seller has actually received the sale proceeds. Where residential tenants are involved. Buyers and Sellers should consult the Residential Tenancy Act.
- ADJUSTMENT: (Clauses 8.1 and 19) The Buyer and Seller should consider any additional adjustments that are necessary given the nature of the Property and how any costs are payable by tenants and whether the Seller holds any of the tenant's funds with respect to such costs.
- TITLE: (Clause 22) It is up to the Buyer to satisfy the Buyer on matters of zoning or building or use restrictions, toxic or environmental hazards, encroachments on or by the Property and any encumbrances which are staying on title before becoming legally bound. It is up to the Seller to specify in the Contract if there are any encumbrances, other than those listed in Clause 22 and Schedule 22, which are staying on title before becoming legally bound. If you as the Buyer are taking out a mortgage, make sure that title, zoning and building restrictions are all acceptable to your mortgage company. In certain circumstances, the mortgage company could refuse to advance funds. If you as the Seller are allowing the Buyer to assume your mortgage, you may still be responsible for payment of the mortgage, unless arrangements are made with your mortgage company.
- **CUSTOMARY COSTS:** (Clause 31) In particular circumstances there may be additional costs, but the following costs are applicable in most circumstances:

#### Costs to be Borne by the Seller

Lawyer or Notary Fees and Expenses:

- attending to execution documents.

Costs of clearing title, including:

- discharge fees charged by encumbrance holders,
- prepayment penalties.

Goods and Services Tax (if applicable).

Real Estate Commission (plus GST).

Lawyer or Notary Fees and Expenses: - searching title,

- investigating title,

- drafting documents.

Land Title Registration fees.

Survey Certificate (if required).

Costs of Mortgage, including:

- mortgage company's Lawyer/Notary.

### Costs to be Borne by the Buyer

- appraisal (if applicable). Land Title Registration fees.

Fire Insurance Premium.

Sales Tax (if applicable). Property Transfer Tax.

Goods and Services Tax (if applicable).

In addition to the above costs there maybe financial adjustments between the Seller and the Buyer pursuant to Clause 19.

- RISK: (Clause 32) The Buyer should arrange for insurance to be effective as of 12:01 am on the earlier of the Completion Date. The Seller should maintain the Seller's insurance in effect until the later of the date the Seller receives the proceeds of sale, or the date the Seller vacates the property.
- FORM OF CONTRACT: This Contract of Purchase and Sale is designed primarily for the purchase and sale of freehold commercial real estate. If your transaction involves:
  - a building under construction

- an operating business with or without employees being hired
- a sale and purchase of shares in the owner of the Property the purchase of a leasehold interest other special circumstances additional provisions, not contained in this form, may be needed, and professional advice should be obtained.







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# **CONTRACT OF PURCHASE AND SALE** FOR COMMERCIAL REAL ESTATE

MLS® NO:	DATE:
The Buyer agree	s to purchase the Property from the Seller on the following terms and subject to the following conditions:

# **PART 1 - INFORMATION SUMMARY**

1.	Prepared By				
1.1	Name of Brokerage				
1.2	Brokerage Address				
1.3	Licensee's Name		Phone No.		
1.4	Personal Real Estate Corporation				
1.5	Licensee's Email Address		Fax No.		
1.6	Brokerage Phone No.		Fax No.		
2.	Parties to the Contract				
2.1	Seller				
	Seller				
2.2	Seller's Address				
2.3	Seller's Phone No.		Fax No.		
2.4	Seller's Email Address				
2.5	Seller's Incorporation No.	2.6	Seller's GST No.		
2.7	Buyer				
	Buyer				
2.8	Buyer's Address				
2.9	Buyer's Phone No.		Fax No.		
2.10	Buyer's Email Address				
2.11	Buyer's Incorporation No.	2.12	Buyer's GST No.		
3.	Property				
3.1	Civic Address of Property				
3.2	Legal Description of Property				
	PID				
4.	Purchase Price			\$	Clause
4.	ruiciidse fiice			Ψ	14
					17
				Dollars	

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		PAGES
<b>5.</b>	RTY ADDRESS  Deposit	Clause
5.1	Deposit To Be Provided By The Following Date:  ☐ within 48 hours of acceptance of offer or counter-offer  ☐ Date	15
5.2	□ other Amount of Deposit	15
5.3	Deposit To Be Paid In Trust To	15
6.	Completion Date	10
6.1	Completion Date	17
7.	Possession Date	
7.1	Possession Date	18
7.2	Vacant Possession Yes □ No □ 7.3 All Existing Tenancies Yes □ No □	18
8.	Adjustment Date	
8.1	Adjustment Date	19
9.	Viewing Date	
9.1	Viewing Date	21
10.	Agency Disclosure	
10.1	Seller's Designated Agent Licensee  Licensee  Brokerage	
10.2	Brokerage	_ 38B
10.3	Limited Dual Agency Designated Agent Licensee Licensee Brokerage	38C
10.4	Date of Limited Dual Agency Agreement	38C
11.	Acceptance	
11.1	Offer Open Until - Date Time	42
12.	Schedules	
15	Deposit Attached Yes   No	15
16A	Buyer's Conditions Attached Yes   No	16
16B	Seller's Conditions  Attached Yes   No	16
18	Accepted Tenancies Attached Yes   No	18
20A	Additional Included Items Attached Yes   No	20
20B	Excluded Items Attached Yes   No	20
22	Additional Permitted Encumbrances Attached Yes   No	22



No 🗆

No □

No 🗆

No 🗆

**Additional Terms** 

23

24

41

Additional Permitted Encumbrances

Additional Seller's Warranties and Representations

Additional Buyer's Warranties and Representations

Attached Yes

Attached Yes

Attached Yes

Attached Yes

23

24

41

#### **PART 2 - TERMS**

- 13. INFORMATION SUMMARY: The Information Summary being Part 1 to this Contract of Purchase and Sale for Commercial Real Estate and the Schedules attached to this Contract of Purchase and Sale for Commercial Real Estate, form an integral part of this offer. The Seller and Buyer acknowledge that they have read all of Part 1 and Part 2 and the Schedules to this Contract of Purchase and Sale for Commercial Real Estate.
- 14. PURCHASE PRICE: The purchase price of the Property will be the amount set out in Clause 4.1 (Purchase Price).
- 15. DEPOSIT: A deposit in the amount set out in Clause 5.2 which will form part of the Purchase Price, will be paid in accordance with Clause 26 except as otherwise set out in Schedule 15 and on the terms set out in Schedule 15. All monies paid pursuant to this Clause (the "Deposit") will be delivered in trust to the party identified in Clause 5.3 and held in trust in accordance with the provisions of the *Real Estate Services Act*. In the event the Buyer fails to pay the Deposit as required by this Contract, the Seller may, at the Seller's option, terminate this Contract. The party who receives the Deposit is authorized to pay all or any portion of the Deposit to the Buyer's or Seller's conveyancer (the "Conveyancer") without further written direction of the Buyer or Seller, provided that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be held in trust by the Conveyancer as stakeholder pursuant to the provisions of the *Real Estate Services Act* pending the completion of the transaction and not on behalf of any of the principals to the transaction; and (c) if the sale does not complete, the money should be returned to such party as stakeholder or paid into Court.
- 16. CONDITIONS: The obligations of the Buyer described in this Contract are subject to the satisfaction or waiver of the conditions precedent set out in Schedule 16A, if any (the "Buyer's Conditions"). The Buyer's Conditions are inserted for the sole benefit of the Buyer. The satisfaction or waiver of the Buyer's Conditions will be determined in the sole discretion of the Buyer and the Buyer agrees to use reasonable efforts to satisfy the Buyer's Conditions. The Buyer's Conditions may only be satisfied or waived by the Buyer giving written notice (the "Buyer's Notice") to the Seller on or before the time and date specified for each condition. Unless each Buyer's Condition is waived or declared fulfilled by delivery of the Buyer's Notice to the Seller on or before the time and date specified for each condition, this Contract will be terminated thereupon and the Deposit returnable in accordance with the Real Estate Services Act.
  - The obligations of the Seller described in this Contract are subject to the satisfaction or waiver of the conditions precedent set out in Schedule 16B, if any (the "Seller's Conditions"). The Seller's Conditions are inserted for the sole benefit of the Seller. The satisfaction or waiver of the Seller's Conditions will be determined in the sole discretion of the Seller and the Seller agrees to use reasonable efforts to satisfy the Seller's Conditions. These conditions may only be satisfied or waived by the Seller giving written notice (the "Seller's Notice") to the Buyer on or before the time and date specified for each condition. Unless each Seller's Condition is waived or declared fulfilled by delivery of the Seller's Notice to the Buyer on or before the time and date specified for each condition, this Contract will be terminated thereupon and the Deposit returnable in accordance with the *Real Estate Services Act*.
- **17. COMPLETION:** The sale will be completed on the date specified in Clause 6.1 (Completion Date) at the appropriate Land Title Office.
- **18. POSSESSION:** The Buyer will have possession of the Property at the time and on the date specified in Clause 7.1 (Possession Date) with vacant possession if so indicated in Clause 7.2, or subject to all existing tenancies if so indicated in Clause 7.3; or subject to the specified tenancies set out in Schedule 18, if so indicated in Clause 12 (if Clause 7.3 or 12 is selected, such tenancies shall be the "Accepted Tenancies").
- 19. ADJUSTMENTS: The Buyer will assume and pay all taxes, rates, local improvement assessments, fuel, utilities, insurance, rents, tenant deposits including interest, prepaid rents, and other charges from, and including, the date set for adjustments, and all adjustments both incoming and outgoing of whatsoever nature will be made as of the date specified in Clause 8.1 (the "Adjustment Date").
- **20. INCLUDED ITEMS:** The Purchase Price includes the Accepted Tenancies, any buildings, improvements, fixtures, appurtenances and attachments thereto, and all security systems, security bars, blinds, awnings, curtain rods, tracks and valances, fixed mirrors, fixed carpeting, electric, plumbing, heating and air conditioning fixtures and all appurtenances and attachments thereto as viewed by the Buyer at the date of inspection, together with those items set out in Schedule 20A but excluding those items set out in Schedule 20B.
- **21. VIEWED:** The Property and all included items will be in substantially the same condition at the Possession Date as when viewed by the Buyer on the date specified in Clause 9.1.



- 22. TITLE: Free and clear of all encumbrances except subsisting conditions, provisos, restrictions, exceptions and reservations, including royalties, contained in the original grant or contained in any other grant or disposition from the Crown, registered or pending restrictive covenants and rights-of-way in favour of utilities and public authorities, the Accepted Tenancies and any additional permitted encumbrances set out in Schedule 22.
- 23. ADDITIONAL SELLER'S WARRANTIES AND REPRESENTATIONS: In addition to the representations and warranties set out in this Contract, the Seller makes the additional representations and warranties set out in Schedule 23 to the Buyer.
- 24. ADDITIONAL BUYER'S WARRANTIES AND REPRESENTATIONS: In addition to the representations and warranties set out in this Contract, the Buyer makes the additional representations and warranties set out in Schedule 24 to the Seller.
- **25. GST:** In addition to the Purchase Price, the applicable Goods and Services Tax ("GST") imposed under the *Excise Tax Act* (Canada) (the "Act") will be paid by the Buyer. On or before the Completion Date, the Buyer may confirm to the Seller's Lawyer or Notary that it is registered for the purposes of Part IX of the Act and will provide its registration number. If the Buyer does not confirm that it is a registrant under Part IX of the Act on or before the Completion Date, then the Buyer will pay the applicable GST to the Seller on the Completion Date and the Seller will then remit the GST as required by the Act. All taxes payable pursuant to the *Social Service Tax Act* arising out the purchase of the Property, will be paid by the Buyer and evidence of such payment will be provided to the Seller.
- **26. TENDER:** Tender or payment of monies by the Buyer to the Seller will be by bank draft, certified cheque, cash or Lawyer's/Notary's or real estate brokerage's trust cheque.
- **27. DOCUMENTS:** All documents required to give effect to this Contract will be delivered in registerable form where necessary and will be lodged for registration in the appropriate Land Title Office by 4 pm on the Completion Date.
- 27A. SELLER'S PARTICULARS AND RESIDENCY: The Seller shall deliver to the Buyer on or before the Completion Date a statutory declaration of the Seller containing: (A) particulars regarding the Seller that are required to be included in the Buyer's Property Transfer Tax Return to be filed in connection with the completion of the transaction contemplated by this Contract (and the Seller hereby consents to the Buyer inserting such particulars on such return); and (B) if the Seller is not a non-resident of Canada as described in the non-residency provisions of the *Income Tax Act*, confirmation that the Seller is not then, and on the Completion Date will not be, a non-resident of Canada. If on the Completion Date the Seller is a non-resident of Canada as described in the residency provisions of the *Income Tax Act*, the Buyer shall be entitled to hold back from the Purchase Price the amount provided for under section 116 of the *Income Tax Act*.
- 28. TIME: Time will be of the essence hereof, and unless the balance of the cash payment is paid and such formal agreement to pay the balance as may be necessary is entered into on or before the Completion Date, the Seller may, at the Seller's option, terminate this Contract, and, in such event, the amount paid by the Buyer will be non-refundable and absolutely forfeited to the Seller, subject to the provisions of Section 28 of the *Real Estate Services Act*, on account of damages, without prejudice to the Seller's other remedies.
- 29. BUYER FINANCING: If the Buyer is relying upon a new mortgage to finance the Purchase Price, the Buyer, while still required to pay the Purchase Price on the Completion Date, may wait to pay the Purchase Price to the Seller until after the transfer and new mortgage documents have been lodged for registration in the appropriate Land Title Office, but only if, before such lodging, the Buyer has: (a) made available for tender to the Seller that portion of the Purchase Price not secured by the new mortgage, and (b) fulfilled all the new mortgagee's conditions for funding except lodging the mortgage for registration, and (c) made available to the Seller, a Lawyer's or Notary's undertaking to pay the Purchase Price upon the lodging of the transfer and new mortgage documents and the advance by the mortgagee of the mortgage proceeds pursuant to the Canadian Bar Association (BC Branch) (Real Property Section) standard undertakings (the "CBA Standard Undertakings").
- **30. CLEARING TITLE:** If the Seller has existing financial charges to be cleared from title, the Seller, while still required to clear such charges, may wait to pay and discharge existing financial charges until immediately after receipt of the Purchase Price, but in this event, the Seller agrees that payment of the Purchase Price shall be made by the Buyer's Lawyer or Notary to the Seller's Lawyer or Notary, on the CBA Standard Undertakings to pay out and discharge the financial charges, and remit the balance, if any, to the Seller.
- **31. COSTS:** The Buyer will bear all costs of the conveyance and, if applicable, any costs related to arranging a mortgage and the Seller will bear all costs of clearing title.



- **32. RISK:** All buildings on the Property and all other items included in the purchase and sale will be, and remain, at the risk of the Seller until 12:01 am on the Completion Date. After that time, the Property and all included items will be at the risk of the Buyer. If loss or damage to the Property occurs before the Seller is paid the Purchase Price, then any insurance proceeds shall be held in trust for the Buyer and the Seller according to their interests in the Property.
- **33. GOVERNING LAW:** This Contract will be governed by the laws of the Province of British Columbia. The parties submit to the exclusive jurisdiction of the courts in the Province of British Columbia regarding any dispute that may arise out of this transaction.
- **34. CONFIDENTIALITY:** Unless the transaction contemplated by this Contract is completed, the Buyer and the Seller will keep all negotiations regarding the Property confidential, and the Buyer will not disclose to any third party the contents or effect of any documents, materials or information provided pursuant to or obtained in relation to this Contract without the prior written consent of the Seller, except that each of the Buyer and the Seller may disclose the same to its employees, inspectors, lenders, agents, advisors, consultants, potential investors and such other persons as may reasonably be required and except that the Buyer and the Seller may disclose the same as required by law or in connection with any regulatory disclosure requirements which must be satisfied in connection with the proposed sale and purchase of the Property.
- **35. PLURAL:** In this Contract, any reference to a party includes that party's heirs, executors, administrators, successors and assigns; singular includes plural and masculine includes feminine.
- **36. SURVIVAL OF REPRESENTATIONS AND WARRANTIES:** There are no representations, warranties, guarantees, promises or agreements other than those set out in this Contract and any attached Schedules. All of the warranties contained in this Contract and any attached Schedules are made as of and will be true at the Completion Date, unless otherwise agreed in writing.
- 37. PERSONAL INFORMATION: The Buyer and the Seller hereby consent to the collection, use and disclosure by the Brokerages and by the managing broker(s), associate broker(s) and representative(s) of those Brokerages (collectively the "Licensee(s)") described in Clause 38, the real estate boards of which those Brokerages and Licensees are members and, if the Property is listed on a Multiple Listing Service®, the real estate board that operates that Multiple Listing Service®, of personal information about the Buyer and the Seller:
  - A. for all purposes consistent with the transaction contemplated herein;
  - B. if the Property is listed on a Multiple Listing Service®, for the purpose of the compilation, retention and publication by the real estate board that operates the Multiple Listing Service® and other real estate boards of any statistics including historical Multiple Listing Service® data for use by persons authorized to use the Multiple Listing Service® of that real estate board and other real estate boards;
  - C. for enforcing codes of professional conduct and ethics for members of real estate boards; and
  - D. for the purposes (and to the recipients) described in the brochure published by the British Columbia Real Estate Association entitled *Privacy Notice and Consent*.

The personal information provided by the Buyer and Seller may be stored on databases outside Canada, in which case it would be subject to the laws of the jurisdiction in which it is located.

38. AGENCY DISCLOSURE: The Seller and the Buyer acknowledge and confirm as follows (initial appropriate box(es) and

00p010		as application).
INITIALS	A.	The Seller acknowledges having received, read and understood Real Estate Council of British Columbia (RECBC) form entitled "Disclosure of Representation in Trading Services" and hereby confirms that the Seller has an agency relationship with the Designated Agent(s)/Licensee(s) specified in Clause 10.1 who is/are licensed in relation to the brokerage specified in Clause 10.1.
INITIALS	B.	The Buyer acknowledges having received, read and understood RECBC form entitled "Disclosure of Representation in Trading Services" and hereby confirms that the Buyer has an agency relationship with the Desingated Agent(s)/Licensee(s) specified in Clause 10.2 who is/are licensed in relation to the brokerage specified in Clause 10.2.
INITIALS	C.	The Seller and the Buyer each acknowledge having received, read and understood RECBC form entitled "Disclosure of Risks Associated with Dual Agency" and hereby confirm that they each consent to a dual agency relationship with the Designated Agent(s)/Licensee(s) specified in Clause 10.3 who is/are

complete details as applicable):

200	DEDTY A D.D.	NEOO				PAGE 6 of PAGES
PRO	PERTY ADDR	RESS				
					ied in Clause 10.3, h dated the date set o	aving signed a dual agency agreement ut in Clause 10.4.
	INITIALS	form "Dis	sclosure of R		ed Parties" from the	received, read and understood RECBC Seller's agent listed in (A) and hereby
	INITIALS	form "Dis	sclosure of R		ed Parties" from the	received, read and understood RECBC Buyer's agent listed in (B) and hereby
	out in claus	e 44(c) below	is a confirm		assignment by the Se	Seller's authorization and instruction set eller in the Listing Contract and is notice
	of Purchase	e and Sale is	executed un	der seal. It is agreed	_	r specifically confirm that this Contract the Seller's acceptance is irrevocable, Buyer to either:
	A. fulfill or	waive the ter	ms and cond	ditions herein contain	ed; and/or	
	B. exercis	e any option(	s) herein cor	ntained.		
	assigned w	ithout the writ	ten consent (		he Seller is entitled to	agree that this Contract: (a) must not be any profit resulting from an assignment
	ADDITIONA this Contract		The addition	al terms set out in S	chedule 41 are herel	by incorporated into and form a part of
42.	THIS IS A L	EGAL DOCU	MENT. REA	D THIS ENTIRE DOO	UMENT AND INFOR	MATION PAGE BEFORE YOU SIGN.
						nd date specified in Clause 11.1 (unless
						r to notification of its acceptance), and
					g in writing and notily he terms and conditio	ring the other party of such acceptance,
	there will be	a billuling Co	Jilliact of Fu	ichase and Sale on t	ne terms and condition	ons sectionii.
	X					SEAL
	WITNESS			BUYER		PRINT NAME
	v					SEAL
	WITNESS			BUYER		PRINT NAME
	conditions s the Buyer a	set out above nd anyone ac pies of the Se	, (b) agrees ting on beha	to pay a commission If of the Buyer or Selle	as per the Listing Co er to pay the commiss	complete the sale upon the terms and ontract, and (c) authorizes and instructs ion out of the cash proceeds of sale and ting Brokerage, as requested, forthwith
	Seller's acc	eptance is da	ated			, yr
	The Seller	declares their				
			residency.			7
	RESIDENT	OF CANADA	INITIALS	NON-RESIDENT C	INITIALS	as defined under the <i>Income Tax Act</i> .
	X					SEAL
	WITNESS			SELLER		PRINT NAME
	X					SEAL
	WITNESS			SELLER		PRINT NAME

<sup>\*</sup>PREC represents Personal Real Estate Corporation





# **CONTRACT OF PURCHASE AND SALE ADDENDUM**

MLS® NO.:	DATE:	PAGE of PAGES
RE: ADDRESS:		
LEGAL DESCRIPTION:		
		PID:
FURTHER TO THE CON	NTRACT OF PURCHASE AN	D SALE DATED
MADE BETWEEN		AS BUYER, AND
		AS SELLER AND COVERING
THE ABOVE-MENTIONI	ED PROPERTY, THE UNDEF	SIGNED HEREBY AGREE AS FOLLOWS:
holidays] of the Buyer's Re exceed% per annum or repayable in blended paymbenefit of the Buyer.	caltor's receipt of the requested Strat calculated semi-annually, not in adv ent of approximately \$ p	er within ten [10] days ]excluding Saturdays, Sundays, or Statutory a Documents, in amount of \$ at an interest rate not to ance with a year amortization period,year term and er month including principal and interest. This condition is for the sole lays, Sundays and Statutory holidays] after receiving the [from the
Seller] requested strata doc against any defects whose	numents [as in subject number one] accumulative cost repairs not to excee	t the Buyer's expense obtaining and approving an inspection report  \$ and which reasonably may adversely affect the erty for this purpose on reasonable notice. This condition is for the sole
approving the Strata Proper lot, including any by-laws, approved such statement w	rty Disclosure Statement with respe item of repair or maintenance, spec ill be incorporated into and form pa	ays, Sundays and Statutory holidays] of receiving from the Seller and et to information that may adversely affect the use or value of the strata al levy, judgement or other liability, whether actual or potential. If et of this contract. This condition is for the sole benefit of the Buyer. Pocuments" once provided to Buyer's Realtor by the Listing Realtor.
documents confirming that the following arrangement: under a lease between	the parking stall[s] # and stora part of the strata lot, limited co , as landlord, and	ling Saturdays, Sundays, and Statutory holidays] after receiving ge locker # associated with the strata lot is [are] designated under mmon property , the common property of the strata corporation , as tenant , under a license agreement between as the sole benefit of the Buyer.
X WITNESS	BUYER	PRINT NAME
X WITNESS	BUYER	PRINT NAME
X WITNESS	SELLER	PRINT NAME
X WITNESS	SELLER	PRINT NAME
WITHLOO	SLLLIN	I MINI IN MIL





# **CONTRACT OF PURCHASE AND SALE ADDENDUM**

MLS® NO.:	DATE:		PAGE	of	PAGES
RE: ADDRESS:					
LEGAL DESCRIPTION	:				
		PID:			
FURTHER TO THE CO	ONTRACT OF PURCHASE AND	SALE DATED			
MADE BETWEEN				AS BU`	YER, AND
		AS SE	ELLER F	AND C	OVERING
THE ABOVE-MENTION	NED PROPERTY, THE UNDERS	IGNED HEREBY AGREE AS FOLLO	)WS:		
5. Subject to the Buyer, within ten [10] days [excluding Saturdays, Sundays and Statutory holidays] after receiving the following documents from the Seller [at Seller's cost], after acceptance and approving the following documents with respect to information that reasonably may adversely affect the use or value of the strata lot, including [A] - any by-law, item of repair or maintenance, special levy, judgement or other liability, whether actual or potential: [B] - a current form "B" Information Certificate that is no older than 6 weeks, attaching the strata corporation's rules, current budget and the developer's Rental Disclosure Statement, if any; [C] - a copy of the registered strata plan, any amendments to the strata plan, and any resolutions dealing with changes to common property, a copy of the title search; [D] - the current by-laws and financial statements of the strata corporation, and any section to which the strata corporation lot belongs; and [E] - the minutes of any meetings for last 24 months, held between the period of				ffect ial levy, ificate  a copy and any st 24 by ind by ion, limited tely uest, at n or is	
X WITNESS	BUYER	SEA	PRINT	NAME	
X WITNESS	BUYER	SEAL SEAL	PRINT	NAME	
X WITNESS	SELLER	SEAL SEAL	PRINT	NAME	
WITNESS	SELLER	SEAL	PRINT	NAME	

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## CONTRACT OF PURCHASE AND SALE FOR COMMERCIAL REAL ESTATE SCHEDULE





MLS® NO.:	DATE:		PAGE _	of	PAGES
RE: ADDRESS			<del></del>		
LEGAL DESCRIPT	ION:				
PID:					
FURTHER TO THE	CONTRACT OF PURCHASE AND SALE DAT	ED			
MADE BETWEEN .			A	S BUYE	R, AND
		AS	SELLER A	ND COV	'ERING
THE ABOVE-MENT	TIONED PROPERTY, THE UNDERSIGNED HE	EREBY AGREE AS FOLLOWS:			
	Buyer conducting a feasibility study, at buyer's, which will			dy by	
	g able to obtain a license from the municipality, f business -			the inten	ıded
	from the Strata Council that there are no restriction business:. Type of business			nducting	g the
	rritten approval from the Strata Council to concerthe sole benefit of the Buyer.	luct the intended business, if approval i	is required a	s per byl	laws.
	Buyer's Solicitor and Accountant approving the		of Purchase	and Sale	:
	rves the right to assign this Contract in while o relieve the Buyer from his obligation to compl				
X		SEAL			
WITNESS	BUYER	PRINT NAM	ΛE		
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# **CONTRACT OF PURCHASE AND SALE ADDENDUM**

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## CONTRACT OF PURCHASE AND SALE FOR COMMERCIAL REAL ESTATE SCHEDULE





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