Provided as a member service by the INDIANA ASSOCIATION OF REALTORS®, INC.

ALTERNATIVE DISPUTE RESOLUTION ADDENDUM (AN ALTERNATIVE TO LITIGATION)

For use only by members of the Indiana Association of REALTORS®

knowr	1 as 1270 Evergreen Rd	de a part of the Purchase Agreem	, Indiana, Zip 46750	, on propert <u></u> (the "Property")		
			,, ,p <u>+0,50</u>	(
Agree and s	ment, or in the event there is a	dispute between Buyer and Seller exceed the total sum of \$6,000 U.S	ormance of the obligations of such par with respect to their obligations arisir Dollars, the dispute shall be submitte	ng out of the purchas		
The f	ollowing terms and conditions	apply:				
A. If Buyer breaches the Purchase Agreement, and the total amount in controversy is greater than \$6,000, Seller s						
	to file suit in a court to recover, in addition to any remedies available under the Purchase Agreement, all reasonable costs expenses, including attorney fees, incurred by Seller.					
В.	If Seller breaches the Purchase Agreement, and the total amount in controversy is greater than \$6,000, Buyer shall be entit to file suit in a court to recover, in addition to any remedies available under the Purchase Agreement, (including spec performance), all reasonable costs and expenses, including attorney fees, incurred by Buyer.					
C.	The administrator shall be the Better Business Bureau® ("BBB"). If the BBB is not able to conduct arbitration because it d not operate in a county where the Property is located, but another BBB is able to do so, then that BBB shall be administrator, unless the parties agree in writing otherwise.					
D.	the non-objecting party written arbitrator. The arbitrator will de is not binding upon the parties. the parties may file a declarato	notice and supporting documenta termine whether the total amount in If a party desires to contest the ar ry judgment action in a court within	exceeds \$6,000, then that party shall tion of such objection within the time n controversy is within \$6,000; howev bitrator's determination as to the total a fifteen (15) days of the date the arbitra the parties shall waive their right to o	limits imposed by the er, such determination amount in controversy ator notifies the partie		
E.	If it is determined that the total both parties may voluntarily cor		6,000, either party may withdraw from	arbitration. Howeve		
F.		arbitration by giving to the other pa or it and the total amount in controv	rty and the BBB a notice to start arbiti ersy.	ration by briefly stating		
G.	Because this Addendum contains an agreement for binding arbitration as to matters within \$6,000, no party may r arbitration for failure to agree on the issues or for failure to sign an agreement with the BBB.					
H.	damages; or (4) any other eler	nent of damages; that party shall g	personal injury or mental anguish, or t give to the other party and to the BBB ich an award is sought. An award ca	written notice thereof		
I.			ct to Indiana law, if the Property is loc gislation, the applicable legislation will			
J.	The purpose of arbitration is to resolve disputes within the \$6,000 jurisdictional limit and to provide for enforcement of t award by a court, if necessary, by its entering judgment on the award as authorized by applicable legislation.					
К.			as determined under the rules of the e other party shall pay its own share o			
L.			ney fees nor allocate between the par is responsible for its own attorney fees,			

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56 57	.								
58 59	This Addendum shall survive closing.								
60 61 62	By signature below, the parties have executed this Addendum on the date first written above, have agreed to binding arbitration and acknowledge receipt of a signed copy of this Addendum.								
63 64									
65 66 67 68	BUYER'S SIGNATURE	DATE	BUYER'S SIGNATURE	DATE					
69 70	PRINTED		PRINTED						
71 72	Matthew R Bussard	dotloop verified 04/07/22 9:48 AM EDT J5IG-SP3M-VFIP-OKLG							
73 74 75 76	SELLER'S SIGNATURE Matthew R Bussard	DATE	SELLER'S SIGNATURE	DATE					
77	PRINTED		PRINTED						



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746 North, Huntington, IN 46750

(Property Address)

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