

ON-SITE SEWAGE DISPOSAL SYSTEM (OSDS) INSPECTION AND TEST ADDENDUM

| ADDENDUM # | dated | to Contract of Sale dated | | |
|---|---|--|--|--|
| between Buyer | | | | |
| and Seller | | | | |
| for Property known | as | · | | |
| NOTICE: On-site sewage disposal system inspections and inspectors are subject to State or Maryland Department of the Environment (MDE) guidelines. Persons hiring on-site sewage disposal system inspectors should obtain proof that the inspector has satisfied the MDE requirement. Prior to entering into a contract for inspection services, a full disclosure and explanation of types of available sewage disposal inspection tests, possible effects on the property, and expected costs should be obtained from the inspector. The inspector should be able to provide evidence of insurance or bond to cover liability in the event the property is damaged as a result of such inspection(s) and test(s). | | | | |
| | | spection of the private on-site sewage disposal system by ar pproved course as required by law. | | |
| settlement (the "Ins Buyer's sole risk o | pection Period"). S of damage to the p | and the results obtained not later than days prior to Said inspection shall be performed at Buyer's expense and a property. Seller shall make the property accessible and will ne inspection within the Inspection Period. | | |
| Seller in writing. S contingency shall b | Such notice shall e considered satis | correct deficiencies noted by the inspector, Buyer shall notify be accompanied by a copy of the inspection report. This fied by the Buyer and of no further effect unless Buyer shall airs to Seller within the Inspection Period. | | |
| | | er shall pay the cost of repairs. If the cost of repairs exceeds may declare this Contract null and void upon written notice to | | |





Buyer within five (5) days of Seller's receipt of Buyer's written notice of required repairs.

Upon receipt of Seller's written notice to declare this Contract null and void, Buyer, at Buyer's election, may agree to pay the cost of repairs in excess of the amount stated in the previous paragraph, upon written notice to Seller within (5) calendar days of receipt by Buyer of Seller's written notice of Seller's election to declare the Contract null and void. In such event, this Contract shall remain in full force and effect.

If this Contract is terminated by either party based upon this inspection contingency, the deposit shall be disbursed in accordance with the Deposit Paragraph of the Contract.

All other terms and conditions of the Contract of Sale remain in full force and effect.

| Buyer Signature | Date | Seller Signature | Date |
|-----------------|------|------------------|------|
| Buyer Signature | Date | Seller Signature | Date |

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