## ANNOTATED DRAFT - For use during 5/25/17 SFC meeting



## **OPTION ADDENDUM**

## Hawaii Association of REALTORS® Standard Form Revised-1/12 (NC) For Release 5/16



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Purchase Contract Reference Date:
Property Reference or Address:
Tax Map Key: Div/Zone/Sec/Plat/Parcel/CPR(if applicable).
Buyer:
Seller:
THIS OPTION ADDENDUM IS NOT AN OPTION AGREEMENT. The information contained in this addendum is to be supplied to an attorney f
the drafting of an ooption aAgreement between Buyer and Seller for the above referenced property. It is strongly recommended that Buyer and Seller seek legal counsel prior to executing an ooption aAgreement. Although the Purchase Contract has been executed by Seller and
Buyer, the Purchase Contract shall not be effective as to Buyer's obligation to close unless the option addendum and option agreement has been fully timely exercised.
1. Option Agreement - Preparation Preparation of Option Agreement: An Ooption Agreement will be drafted by an attorney selected shall be prepared by [ ]- Seller's attorney [ ] Buyer's attorney. The Pparties will pay their own attorneys' fees. If approved by the parties, Ooption Agreement shall be executed on or before Contingency terms of the Purchase Contract to be included in the option agreement.
Should eitherthe partiesparty fail to agree and execute an option agreement by the specified date, the parties
nereby agree that the Purchase Contract shall not become immediately null and void effective and deposits shall be returned to Buyer less Buyer's
share of escrow fees.
Check if applicable: [ ] Notice of output on to be recorded [ ] Release of output on to be executed and held by Escrow
Should either party fail to execute oOption aAgreement by the specified date, either party may elect to terminate the Purchase Contract pursuant to paragraph O-3. shall not become effective.
2. Option Period:  —a—Starting date of oOption:  —b—Deadline to deliver written notice to exercise OOption: Date, AM [ ]_PM [ ]
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13. It is agreed and understood that oOption cConsideration is not a deposit and shall not be refundable for any reason.
534. Option Consideration: \$ to be deposited into Escrow on or before Option
Consideration shall be released to Seller on the starting effective date of the option agreement. The option consideration shall be non-refundable up
he starting date of the option agreement as specified in 2a above. If the option agreement is exercised by Buyer, then \$ if any) of the eOption eConsideration shall be applied as a credit toward the Purchase price. Amount of Option eConsideration to be applied toward the purchase price, if any: \$
a. It is agreed and understood that Option Consideration is not a deposit and shall not be refundable for any reason.
Rental Agreement: If a Lease is associated with the Property contains a provision for an oOption to perchase, the Rental Agreement shall be a sattached to the option agreement. The Aamount of real to be credited applied towards the purchase price, if any: \$
756. Option TransferabilityTransferable: Option to purchase [ ] may [ ] may not be sold, assigned or conveyed.
<u>867.</u> <b>Brokerage Fees:</b> Commissions shall be paid to Brokerage Firm per the terms of the Listing Agreement, or if there is no Listing Agreement, then per other agreement between the parties and Brokerage Firm.
278. Special Terms:



Buyer	Date	Seller	Date
Title:		<u> </u>	Title:
Buyer	Date	Seller	Date
Title:			Title:

NOTE: THERE IS NO WARRANTY ON PLAIN LANGUAGE. An effort has been made to put this agreement into plain language. But there is no promise that it is in plain language. In legal terms, THERE IS NO WARRANTY, EXPRESSED OR IMPLIED, THAT THIS AGREEMENT COMPLIES WITH CHAPTER 487A OF THE HAWAII REVISED STATUTES, AS AMENDED. This means that the Hawaii Association of REALTORS® is not liable to any Buyer, Seller, or other person who uses this form for any damages or penalty because of any violation of Chapter 487A. People are cautioned to see their own attorneys about Chapter 487A (and other laws that may apply).

