

Listing Broker Lead-Based Paint Addendum Compliance Checklist

This checklist must be filled out and attached with each Lead-Based Paint Addendum to ensure all requirements of the form are completed and sent to the closing agent to avoid any closing delays.

Signed form provided by the outsourcer sales specialist at time of asset listing; if you do not receive it, please ask for it $-$ no other form will be accepted		
Lead-Based Addendum has not been altered		
Complete legal name of Seller and Purchaser as indicated on the Contract of Sale		
Property address, city, state and zip code on the form		
Section 2 – Seller's Disclosure o Initialed by the outsourcer sales specialist in section A and section B Appropriate checkboxes selected concerning the lead-based paint disclosure		
Section 3 – Purchaser's Acknowledgement o Purchaser has acknowledged and initialed all three of the line items o Purchaser has acknowledged and checked either the risk assessment or the inspection paragraph		
Section 4 – Real Estate Agent's Acknowledgment o Real estate listing agent has initialed the agent's acknowledgement		
Section 5 – Risk Assessment or Inspection Contingency o Read thoroughly – Freddie Mac clause		
Section 6 Certification of Accuracy Outsourcer sales specialist signature Outsourcer sales specialist date provided All purchasers on the real estate contract have signed the addendum Purchasers signed their legal name as shown on the contract Complete printed name Section for Purchasers on addendum Purchasers have dated the addendum Listing agent signed and dated the addendum		
Addendum is complete and legible		
Both pages of the addendum have been sent to the closing agent		
Kept a copy for my property file		



HomeSteps Asset #	1283110

ADDENDUM TO CONTRACT OF SALE

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards Risk Assessment or Inspection Contingency

This Addend between Fed	dum is to be made a part of the agreement (Contract of Sale) dated, leral Home Loan Mortgage Corporation (Seller) and	20
	for the property located at 7201 S KINGSWOOD ST, TERRE HAUTE, VIGO, IN, 4780 ENT ANY PROVISION OF THIS ADDENDUM CONFLICTS IN WHOLE OR IN PART WITH Γ OF SALE, THE PROVISIONS OF THIS ADDENDUM SHALL CONTROL.	02 THE TERMS OF THE
1.	Lead Warning Statement Every purchaser of any interest in residential real property on which a residential dwelling 1978 is notified that such property may present exposure to lead from lead-based paint that children at risk of developing lead poisoning. Lead poisoning in young children may produ neurological damage, including learning disabilities, reduced intelligence quotient, behavior impaired memory. Lead poisoning also poses a particular risk to pregnant women. The sel residential real property is required to provide the buyer with any information on lead-base risk assessments or inspections in the seller's possession and notify the buyer of any known hazards. A risk assessment or inspection for possible lead-based paint hazards is recommen	t may place young tee permanent ral problems, and ther of any interest in ed paint hazards from lead-based paint
2.	Seller's Disclosure The seller discloses the following (<i>check applicable boxes</i>):	
	(a) Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below): [In the lead-based paint and/or lead-based paint hazards are present in the housing the lead-based paint hazards are present in the lead-base	ng (explain).
	$\mathcal{DW} oxtimes (ii)$ Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the	ne housing.
	(b) Records and reports available to the Seller (check (i) or (ii) below): [(i) Seller has provided the Purchaser with all available records and reports pertaining lead-based paint and/or lead-based paint hazards in the housing (list documents).	
	\[\mathcal{DW} \omega \overline{\text{(ii) Seller has no reports or records pertaining to lead-based paint and/or lead-based phousing.} \]	paint hazards in the
3.	Purchaser's Acknowledgement. Purchaser acknowledges the following – Purchaser must init	ial <u>all three</u> spaces:
	Purchaser has received copies of all information listed above.	
	Purchaser has received the pamphlet <i>Protect Your Family from Lead In Your Home</i> .	
	Purchaser has (check (i) or (ii) below):	
	☐ (i) Received a 10-day opportunity (or mutually agreed upon period) to conduct a risi inspection for the presence of lead-based paint and/or lead based paint hazards, as st the following page; or	tated in Section 5 on
	☐ (ii) Waived the opportunity to conduct a risk assessment or inspection for the prese paint and/or lead-based paint hazards.	ence of lead-based
4.	Agent has informed the Seller of the Seller's obligations under 42.U.S.C. 4852d and is aware of he ensure compliance. Agent's Acknowledgement (initial):Listing Broker	nis/her responsibility to

1

3/2016

5. Risk Assessment or Inspection Contingency

The Contract of Sale is contingent upon a risk assessment or inspection by the Purchaser of the property for the presence of lead-based paint and/or lead-based paint hazards at the Purchaser's expense until 9:00p.m. on the tenth (10th) calendar day after the date of the Contract Sale. (Intact lead-based paint that is in good condition is not necessarily a hazard. See the EPA pamphlet *Protect Your Family From Lead in Your Home* for more information). The Purchaser is not obligated under the Contract of Sale to purchase the property until the above 10-day deadline has expired.

THIS CONTINGENCY WILL TERMINATE AT THE ABOVE 10-DAY DEADLINE UNLESS THE PURCHASER (OR PURCHASER'S AGENT) DELIVERS TO THE SELLER (OR SELLER'S AGENT) A WRITTEN CONTRACT ADDENDUM LISTING THE SPECIFIC EXISTING DEFICIENCIES AND CORRECTIONS NEEDED, TOGETHER WITH A COPY OF THE INSPECTION AND/OR RISK ASSESSMENT REPORT. The Seller may, at the Seller's option, within five (5) calendar days after delivery of the addendum, elect in writing whether to correct the condition(s) prior to settlement. If the Seller will correct the condition has been remedied before the date of the settlement. If the Seller does not notify the Purchaser of the Seller's election to correct the condition within such 5-day period, the Seller is deemed to have elected to not correct the condition. If the Seller does not elect to make the corrections, or if the Seller makes a counter-offer, the Purchaser shall have three (3) calendar days to respond to the counter-offer or remove this contingency and take the property in "as is" condition or this Contract of Sale shall become void. The Purchaser may remove this contingency at any time without cause.

6. Certification of Accuracy

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

THE UNDERSIGNED APPROVE AND ACCEPT THIS ADDENDUM AND ACKNOWLEDGE THIS ADDENDUM TO BE A PART OF THE CONTRACT OF SALE.

OWNER (S):	PURCHASER (s): Sign legal name as shown on contract:
Radian Real Estate Management, by Power of Attorney for	BY:
BY: David Wooley, Sales Manager	PRINT NAME:
PRINT NAME: David Wooley	DATE:
DATE:12/18/2023	BY:
	PRINT NAME:
(Both Real Estate Agents must sign) LISTING REAL ESTATE AGENT:	DATE:
BY:	DATE:
SELLING REAL ESTATE AGENT	
RV.	DATE

HomeSteps, a unit of Freddie Mac

2 3/2016