## ASBESTOS, LEAD, MOLD, AND OTHER HAZARDOUS

## MATERIALS DISCLOSURE AND ADDENDUM

THIS AGREEMENT IS BETWEEN:		
(Direct Contractor's Name)	AND	(Owner's Name)
(Direct Contractor's License Number)		(Owner's Home Address)
(Direct Contractor's Address)		(City, State & Zip)
(City, State & Zip)		(Project Address)
(Direct Contractor's Telephone) (Direct Contractor's FAX)		(Owner's Telephone) (Owner's FAX)
Email (Direct Contractor's)		Email (Owner's)
This addendum is hereby incorporated into and is	a nai	
for the work of improvement to the property located	-	, , , , , , , , , , , , , , , , , , ,
for the work of improvement to the property located	ı aı _	
Owner hereby represents that Owner has no knowle	edge	of the existence on or in any portion of the premises
		cluding all types of microbial matter or microbiological
		naterials. Testing for the existence of mold and other
		y stated in writing. Contractor shall not be testing
or performing any work whatsoever in an area that is		
		turbance, or transportation of asbestos, polychlorinated
biphenyl (PCB), mold, lead paint, or other hazardous substances or materials, the parties acknowledge that such		
work requires special procedures, precautions, and/or licenses. Therefore, unless the contract specifically calls		
for same, if Contractor encounters such substances, Contractor shall immediately stop work and allow the Owner		
to obtain a duly qualified asbestos and/or hazardous material direct contractor to perform the work or Contractor		
may perform the work itself at Contractor's option. Said	d wor	k will be treated as an extra under this contract, and the
Contract Term setting forth the time for completion of the project may be delayed.		
In the event that mold or microbial contamination is removed by Contractor, Owner understands and agrees that due		
to the unpredictable characteristics of mold and microbial contamination, Contractor shall not be responsible for any		
recurring incidents of mold or microbial contamination appearing in the same or any adjacent location, subsequent to		
the completion of the work performed by Contractor. Owner agrees to hold Contractor harmless, and shall indemnify		
Contractor harmless for any recurrence of mold or microbial contamination.		
Owner also agrees that Contractor shall not be responsible, and agrees to hold Contractor harmless and indemnify		
Contractor, for the existence of mold or microbial contamination in any area that Contractor was not contracted to		
test and/or remediate. Further, Owner is hereby informed, and hereby acknowledges, that most insurers expressly		
disclaim coverage for any actual or alleged damages arising from mold or microbial contamination; Contractor		
makes no representations whatsoever as to coverage for mold contamination, though at Owner's additional expense,		
if requested in writing, Direct Contractor will inquire as to the availability of additional coverage for such contamination		
or remediation, and if available, will obtain such coverage if the additional premium is paid for by Owner as an extra.  Other than adding the foregoing language to the agreement between the parties, all other provisions of the Agreement		
between the parties shall remain in full force and effect		between the parties, all other provisions of the Agreement
between the parties shall remain in run force and effect		
(Owner's Name)		(Direct Contractor's Name)
X(Owner's Signature)		v
(Owner's Signature)		(Direct Contractor's or Agent's Signature)
(Date)		(Date)