ADDENDUM B VACANT LAND

SE	ELLER:			
Pι	JRCHASER:			
PF	REMISES:			
1.	York State licensed engine with a septic system in cor	ent upon a written determination eer, or qualified contractor, that mpliance with all applicable fed s, in a location on the Premises	(a) the Premises ma eral, state, local and	y be improved New York City
	the necessary governmen public highway in a location. This contingency shall be Seller's attorney, in writing requested, postmarked not purchaser's attorney receive by personal service by such a written copy of the engine	exceed \$ and (b) I atal authority to erect a driveward on on the Premises chosen by the deemed waived unless the Fing, by fax, email or certified to later than thirty (30) days after the date, of the failure of this connect or contractor's report. If the ded canceled, null and void, and a caser.	y providing access to Purchaser in their so Purchaser shall notify or registered mail, er the date on which Contract fully execute atingency, and further the Purchaser so not	the adjoining ole discretion Seller or the return receip Purchaser of d by Seller, of more supplies tifies, then this
2.	This Agreement is contingent upon a written determination, at Purchaser's expense, by a New York State licensed electric utility company, that either (a) the electric utility company can provide electric service on the Premises at Purchaser's expense without the need to acquire easements from parties other than Purchaser ("third party easements") or (b) all necessary third party easements are in place to permit the electric utility company to make electric service available to the Premises at Purchaser's expense. This contingency shall be deemed waived unless the Purchaser shall notify Seller (or the Seller's agent), in writing, by fax, emain or certified or registered mail, return receipt requested, postmarked no later than thirty (30 days after the date on which Purchaser or Purchaser's attorney receives a final counterpart of this Contract fully executed by Seller, or by personal service by such date, of the failure of this contingency, and furthermore supplies a written copy of the utility company's report. If the Purchaser so notifies, then this Agreement shall be deemed canceled, null and void, and all down payments made hereunder shall be returned to Purchaser.			
3.	Purchaser, along with their agents, invitees and contractors shall have the right to enter upon the Premises at reasonable times and with prior reasonable notice to Seller to perform such tests and inspections upon the Premises as may reasonably be required to satisfy the contingencies contained in this Addendum. Purchaser hereby agrees to indemnify and hold the Seller harmless from and against all claims, damages and liabilities arising out of the entry upon the Premises by Purchaser and/or their agents, invitees and contractors pursuant to this Addendum.			
SELLER		SELLER	/ DATE	/20
				/20
DI I	RCHASER	PURCHASER	/ DATE	