



ADDITIONAL CLAUSES FOR ADDENDUM TO AGREEMENT TO BUY AND SELL REAL ESTATE

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		, the Se	eller(s), dated		,
covering the real prop	•	Code division			
		Subdivision			
Address					
				Zip	
				rsigned parties hereby	agree that the said
Agreement to Buy an	d Sell shall be subject	ct to the following provi	sions (check all	tnat apply):	
purchase or other Buyer and Seller completion of this	sales agreement of and shall be disseming agreement, Broke was made confider	concerning the above inated to third parties or shall keep confiden	referenced propon a "need to ki tial all informat	with regard to the term perty shall be treated a now" basis only. Upon to tion received during the from the client, excep	as confidential by the termination or ne course of this
conduct soil and improvements when and Buyer shall be such tests. If in improvements, the Buyer shall be de-	water tests, including ich Buyer proposes e responsible for the the opinion of the is agreement at the	ling percolation tests, to make. All expenses repair and restoration engineer, employed by option of the Buyer, ed this condition unles	to ascertain was of such tests so of any damage y Buyer, the promay be terminated	have the right to go upon the there the property is shall be borne by the to the property which no poerty is not suitable ated and all deposits set to the contrary is delivered.	nay be caused by for the proposed hall be refunded.
Property must be prior to close of e	The surveyor c x or havi scrow. The purchase	shall set and flag alling at least acies price is based upon \$	property pins, s res. The survey	y a licensed surveyor a showing encroachments is to be approved in per (uch a survey, if applicab	and easements. writing by Buyer acre, ☐ sq. ft., or
contingent upon contract will be further actions ne refunded immedinegotiated terms	all presently pending come null and voing and voing a regardless of the secessary by either partiely in full. Any basis the earliest date o	g contracts not closing d. If this contract of status of other pending arty. If this contract be ack-up contract will be f all pending contracts	since if any predoes not becontracts, this concerns null and come a primary and all previous	ed a back-up contract (resently pending contract me the primary pending contract will become null void, the Buyer's earney contract when its earney dated contracts have as days to complet	cts do close, this ding contract by I and void with no est money will be liest date of fully become null and
property strictly " included as a part	as is" with no warra t of this sale. Buyer	anties implied, express	sed or written. T	es and accepts that the This includes personal efore obligating themse	and real property
zoning ordinance restrictions and c	s, condominium doc ovenants for said pro	cuments, [i.e. master doperty upon acceptance	leed, bylaws, or e of this offer wi	e copy of any deed rest financial information]) thin days a the time Seller delivers	and a copy of all nd this contract is
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SELLER FINANCING: If the Seller is to receive all or a portion of the sales price of the property in the form of deferred payments, then the Buyer shall pay \$ to the Seller under the terms of a promissory note and real estate mortgage with the said sum payable with interest at % ANNUAL PERCENTAGE RATE in consecutive installments of \$ for a term of The Seller reserves the right to specify the promissory note and real estate mortgage forms to be used by the Buyer and approved by Buyer's attorney. These note and mortgage forms will be similar to those used by commercial banks and savings and loan institutions providing similar term financing in South Carolina and shall include among other provisions the requirement for the maintenance of adequate hazard insurance at the expense of the Buyer sufficient to pay in full all mortgage liens on the subject property with the Seller named as an insured mortgagee, a provision for a "due-on-sale" clause, the requirement for a reasonable late charge, the right of prepayment in whole or in part without penalty, appropriate provisions regarding acceleration of the loan balance and foreclosure in the event of a default by the Buyer, and a "right to cure" clause similar to that provided in your area. Buyer to furnish Seller evidence of paid real estate property taxes at end of each year. The Buyer shall personally guarantee the promissory note and real estate mortgage. The Seller reserves the right to request and approve a financial statement from the Buyer. The Seller also reserves the right to secure any personal property conveyed by the transaction through the filing of the proper UCC statements in situations where the Buyer is to occupy the premises before closing.
APPROVAL OF ANOTHER PERSON (Relative, Accountant, Attorney, etc.): This contract is contingent on (name) approving this purchase. Said approval will be made in writing, removing this contingency by (date/time) TIME BEING OF THE ESSENCE or this contract is null and void, at the Seller's option alone.
THE ESSENCE or this contract is null and void, at the Seller's option alone.
PERMIT CONTINGENCIES: Contingent upon Buyer receiving all necessary permits from proper governmental authorities for intended use (building, dock), zoning, soil and water evaluations (including any evaluations necessary by DHEC, Corps of Engineers, South Carolina Coastal Council or other environmental groups), surveys, utility approvals and land clearing approvals (to permit view of) to construct a single family dwelling (or other) to Buyers' satisfaction. This must be completed by or this contract becomes null and void.
F.I.R.P.T.A. (Foreign Investment and Real Property Tax Act): The Foreign Investment and Real Property Tax Act requires a buyer purchasing real property from a foreign person to withhold tax from the sale proceeds unless an exemption applies. Owner agrees to provide Broker with a certification establishing that no federal income tax is required to be withheld under the act, or to consent to withholding of tax from proceeds of sale as required, unless it is established that the transaction is exempt and the Buyer intends to use the property as personal residence due to existing laws at time of closing.
COMMISSION DISCLOSURE: Buyer is a licensed South Carolina real estate licensee representing himself/herself or is a relative of the Buyer and \square does/ \square does not anticipate receiving commission.
COASTAL TIDELANDS & WETLANDS ACT: This property is subject to regulation of use by the Coastal Tidelands & Wetlands Act, Section 48-39-10, et. seq., 1976 South Carolina Code of Laws, as amended, and part of (all of) this property is seaward of the setback line/and the minimum setback line/ and baseline/ and has an erosion rate of feet per year, all as adopted by the South Carolina Coastal Council on July 1, 1988. This property is also (part of this property) is within the velocity zone as determined by Federal Emergency Management Act.
More specifically, the setback line is feet (or from feet to feet) from the seaward property line; the baseline is feet (from feet to feet) from the seaward property line. The velocity zone is feet wide (from to feet wide) starting at the seaward property line and moving landward. The seaward corners of the habitable structures on this property are located feet, feet, etc., from the seaward property line.
This information is shown with more particularity on that certain plat made by, dated, filed in Plat Book, page, Clerk of Court's Office forCounty, a copy of which is attached hereto/reference to
which is hereby prayed for a more complete disclosure.
HAZARDOUS MATERIALS: Various materials utilized in the construction of any improvements to the Property may contain materials that have been or may in the future be determined to be toxic, hazardous, or undesirable and may need to be specially treated, specially handled and/or removed from the Property. For example, some electrical transformers and other electrical components can contain PCBs, and asbestos has been used in a wide variety of building components such as fire-proofing, air duct insulation, acoustical tiles, spray-on acoustical materials,
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linoleum, floor tiles, and plaster. Due to current or prior uses, the Property or improvements may contain materials such as metals, minerals, chemicals, hydrocarbons, biological or radioactive materials, and other substances which are considered, or in the future may be determined to be, toxic wastes, hazardous materials, or undesirable substances. Such substances may be in above and below ground containers on the Property or may be present on or in soils, water, building components, or other portions of the Property in areas that may or may not be accessible or noticeable.

Current and future federal, state, and local laws and regulations may require the clean-up of such toxic, hazardous, or undesirable materials at the expense of those persons who in the past, present, or future have had any interest in the Property including, but not limited to, current, past, and future owners and users of the Property. Sellers and Buyers are advised to consult with independent legal counsel of their choice to determine their potential liability with respect to toxic, hazardous, or undesirable materials they may wish to include in purchase and sales agreements, leases, options, and other legal documentation related to transactions they contemplate entering into with respect to the Property.

The real estate salespersons and brokers in this transaction have no expertise with respect to toxic wastes, hazardous materials, or undesirable substances. Property inspections of the Property by qualified experts are an absolute necessity to determine whether or not there are any current or potential toxic wastes, hazardous materials, or undesirable substances in or on the Property.

The real estate salespersons and brokers in this transaction have not made, nor will make representations, either express or implied, regarding the existence or non-existence of toxic wastes hazardous materials, or undesirable substances in or on the Property. Problems involving toxic wastes, hazardous materials, or undesirable substances can be extremely costly to correct. It is the responsibility of Sellers and Buyers to retain qualified experts to deal with the detection and correction of such matters.

BUYER:	Date	Time				
WITNESS:	Date	Time				
RI IVED:	Date	Time				
BUYER:						
WITNESS:	Date	Time				
SELLER:	Date	Time				
WITNESS:	Date	Time				
SELLER:	Date	Time				
WITNESS:	Date	Time				
LICTING A OFFIT AND COMPANY						
LISTING AGENT AND COMPANY						
SELLING AGENT AND COMPANY						

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