

$\label{eq:VACANT LAND} VACANT LAND \\ PURCHASE AND SALE AGREEMENT \\ COPYRIGHTED BY AND SUGGESTED FOR USE BY THE MEMBERS OF \\ THE NORTHEAST FLORIDA ASSOCIATION OF REALTORS^{\circledR}, INC.$



1		
2	("BUYER/PURCHASER") name(s) as relissued photo ID and marital status if individual(s)) and	lected on government-
4		("SELLER"),
5 6 7	(name(s) as reflected on deed or government-issued photo ID and marital status if incomay be singular or plural and include the successors, personal representatives and ass SELLER, hereby agree that SELLER will sell and BUYER will buy the following describ	dividual(s)), which terms signs of BUYER and ed property with all
9	improvements ("the Property"), upon the following terms and conditions and as comple conflict of terms or conditions, that which is added will supersede that which is printed or conditions.	
	PROPERTY DESCRIPTION:	
l	(a) Street address, city, zip code:	
2	(a) Street address, city, zip code:County, Florida. Property Tax ID No:	
3	(c) Legal description of the Real Property (if lengthy, see attached legal description):	
1		
5		
7 8 9 0	The Property will be conveyed by statutory general warranty deed, trustee's, per guardian's deed as appropriate to the status of SELLER (unless otherwise required taxes, existing zoning, recorded restrictive covenants governing the Property, and easy not adversely affect marketable title. Under Florida law financing of the BUY requires BUYER and BUYER's spouse to sign the mortgage(s). Under Florida I residence requires SELLER's spouse to sign the deed even if the spouse's in present deed.	herein), subject to curre sements of record which of ER's principal residence aw the sale of a princip
	•	
	·	
4 5	 (A) Binder deposit ☐ is paid herewith, or, ☐ is due withindays after date of acceptance which will remain a binder until closing 	
5	unless sooner disbursed according to the provisions of this Agreement.	
7	If neither box is marked, binder deposit is to be paid herewith.	\$
	·	Ψ
3	(B) Additional binder deposit due on or before or	r.
)	days after date of acceptance of this Agreement	Ф
)	(C) Proceeds of a note and mortgage to be executed by BUYER to any lender other than SELLER (base loan amount excluding financed closing	
2	costs)	\$
3	(D) Seller financing by note and mortgage executed by BUYER to SELLER	
1	(Requires use of Seller Financing Addendum)	\$
5	(E) Balance due at closing (not including BUYER's closing costs, prepaid	
5	items or prorations) by wire transfer or, if allowed by settlement agent,	
7	by cashier's or official check drawn on a United States banking institution	\$
3	3	*
)	(F) PURCHASE PRICE	\$
)	(G) Purchase Price Based on Units (Complete only if Purchase Price will b	e based on a per unit pric
	instead of a fixed sales price). The unit used to determine the Purchase F	rice is
	☐ Acre	
	☐ Square foot	
	Other (specify) prorating
	Other (specify	per unit and
	adjusted at electing based on a calculation of the arms of the reporty as	oranou to Bo i Er t una
,	SELLER by a Florida-licensed surveyor in accordance with Paragraph 5 of	
;	following rights of way and other areas within the Property will be exclude	d from the calculation of
)	units:	
)		
2		
1		

33	Billider deposit to be field by:		
56	Name:		
57	Address:		
58	Phone:Fax: E-mail:		
59	Note: In the event of a dispute between BUYER and SELLER regarding entitlement to the binder		
60	deposit(s) held by an attorney or title insurance agency, Broker's resolution remedies referenced		
61	in paragraph 12(A) hereof are not available.		
62 2 .	FINANCING INFORMATION: BUYER intends to finance this transaction as follows:		
63	□ cash		
64	☐ loan without financing contingency		
65	☐ loan as marked below with financing contingency. Loan Approval ☐ is ☐ is not conditioned upon the		
66 67	closing of the sale of other real property owned by BUYER. If neither box is marked, then Loan Approval is not conditioned upon the closing of the sale of other real property owned by BUYER.		
68	seller financing (If marked see applicable SELLER FINANCING ADDENDUM attached hereto and		
69	made a part hereof).		
70	APPLICATION: Within days (5 days if left blank) after date of acceptance of this Agreement,		
71	BUYER will complete the application process for mortgage loan(s). BUYER will timely furnish any and all		
72	credit, employment, financial, and other information required by lender sufficient to generate a Loan		
73	Estimate or similar closing cost estimate, pay all fees require by BUYER's lender and make a continuing		
74	and diligent effort to obtain loan approval, otherwise, BUYER is in default. BUYER hereby authorizes		
75 76	BUYER's lender to disclose information regarding the status, progress, and conditions of loan application and loan approval to SELLER, SELLER's attorney, Broker(s) to this transaction, and the closing		
76 77	attorney/settlement agent. BUYER and SELLER hereby further authorize BUYER's lender and the		
78	closing attorney/settlement agent to provide a copy of the combined settlement statement and		
79	the BUYER and SELLER Closing Disclosures to Broker(s) to this transaction when provided to		
80	BUYER and SELLER, both before and at closing (consummation).		
81	Unless the mortgage loan is approved within days (45 days if left blank) after date of acceptance		
82 83	of this Agreement without contingencies other than lender-required repairs/replacements/treatments, marketable title and survey, herein after called the Loan Approval Period . BUYER shall have 5 days		
84	thereafter to terminate this Agreement by written notice to the SELLER or be deemed to have		
85	waived the financing contingency.		
86	If BUYER does not terminate this Agreement within said 5 day period, neither BUYER nor SELLER shall		
87	have the right to terminate this Agreement under this paragraph, the binder deposit shall not be		
88	refundable because of BUYER's failure to obtain financing, and this Agreement shall continue through		
89	date of closing.		
90 3 .	TITLE EXAMINATION AND DATE OF CLOSING:		
91 92	(A) If title evidence and survey, as specified below, show SELLER is vested with marketable title, including legal access, the transaction will be closed and the deed and other closing papers delivered on or		
92	before (mark only one box):		
94	days (15 days if left blank) after the Loan Approval Period , or		
95	(specific date), or		
96	days after date of acceptance of this Agreement, unless extended by		
97	other conditions of this Agreement.		
98	Marketable title means title which a Florida title insurer will insure as marketable at its regular rates		
99	and subject only to matters to be cured at closing and the usual exceptions such as survey, current		
100 101	taxes, zoning ordinances, covenants, restrictions, and easements of record which do not adversely affect marketable title. From the date of acceptance of this Agreement through closing, SELLER will		
101	not take or allow any action to be taken that alters or changes the status of title to the Property.		
103	(B) Extension of Date of Closing:		
104	If closing cannot occur by the date of closing due to Consumer Financial Protection Bureau (CFPB)		
105	delivery requirements, the date of closing shall be extended for the period necessary to satisfy CFPB		
106	delivery requirements, not to exceed 10 days. If extreme weather, act of God, act of terrorism or war		
107	("force majeure") prevents any obligation under this Agreement from being performed or causes the		
108 109	unavailability of insurance, all time periods, including the date of closing, will be extended for the period of time that any of the above prevents performance of any obligation under this Agreement, but		
110	in no event more than 5 days after restoration of services essential to the closing process and		
111	availability of applicable insurance. If force majeure prevents performance of any obligation under this		

112 Agreement for more than 30 days beyond the date of closing, BUYER or SELLER may terminate this Agreement by delivering written notice to the other party. 113

If title evidence or survey reveals any defects which render title unmarketable, or if the Property is not in compliance with governmental regulations/permitting, BUYER or closing agent will have 5 days from receipt of title commitment, survey or written evidence of any permitting/regulatory regulation issue to notify SELLER in writing of such defects. SELLER agrees to use reasonable diligence to cure such defects at SELLER's expense and will have 30 days to do so, in which event this transaction will be closed within 10 days after delivery to BUYER of evidence that such defects have been cured but not sooner than the date of closing. SELLER agrees to pay for and discharge all due and delinquent taxes, liens and other monetary encumbrances, unless otherwise agreed in writing. If SELLER is unable to convey marketable title, or to cure permitting/regulatory issues, BUYER will have the right to either terminate this Agreement, or to accept the Property as SELLER is able to convey, and to close this transaction upon the terms stated herein, which election must be exercised within 10 days after BUYER's receipt of SELLER's written notice of SELLER's inability to cure.

126 4. TITLE EVIDENCE: Mark to designate the party responsible to provide title commitment

127	SELLER to provide: Within days (20 days if left blank) after date of acceptance of this
128	Agreement, SELLER will deliver to BUYER a title insurance commitment for an owner's policy in the
129	amount of the Purchase Price, together with legible copies of all Schedule B-II title exceptions. Subject to
130	paragraph 3(b) above, any expense of curing title defects such as, but not limited to, legal fees, discharge
131	of liens and recording fees will be paid by SELLER. If requested, SELLER will also provide (at BUYER's
132	expense) at or prior to closing a simultaneous title insurance commitment for a mortgage policy.
133	■ BUYER to obtain: During the Inspection Period BUYER shall obtain and deliver a copy to SELLER:
134	☐Title insurance commitment for an owner's policy in the amount of the Purchase Price, together with
135	legible copies of all Schedule B-I requirements and B-II exceptions and/or Title insurance commitment
136	for mortgage policy in the amount of the new mortgage together with legible copies of all Schedule B-I
137	requirements and B-II exceptions. Subject to paragraph 11(B) below, any expense of curing title defects
138	such as, but not limited to, legal fees, discharge of liens and recording fees will be paid by SELLER. From
139	date of acceptance of this Agreement to closing, SELLER will not take or allow any action to be taken that
140	alters or changes the status of title to the Property.
141 5.	SURVEY: Mark to designate the party responsible to provide survey
142	SELLER to provide: Within days (20 days if left blank) after date of acceptance of this Agreement,
143	SELLER will deliver to BUYER:

142	SELLER to provide : Within days (20 days if left blank) after date of acceptance of this Agreement,
143	SELLER will deliver to BUYER:
144	☐ A new staked boundary survey of the Property dated within 3 months of closing showing all
145	improvements, certified to SELLER, BUYER, lender and the title insurer; or
146	A copy of a previously made survey of the Property showing all existing improvements and sufficient to
147	allow removal of the survey exceptions from the title insurance commitment or, if insufficient, then a new
148	staked survey is required; or
149	☐ No survey is required.

If a surveyor's flood elevation certificate is required, BUYER shall pay for it.

BUYER to obtain: During the Inspection Period BUYER may obtain and, if obtained, shall deliver a copy to SELLER, a new staked survey of the Property dated within 3 months of closing showing all improvements, certified to SELLER, BUYER, lender, and the title insurer. Upon receipt of the title insurance commitment, the party providing the boundary survey shall provide a copy of the title insurance commitment together with all Schedule B-II title exceptions to the surveyor for inclusion on the survey. Any costs associated therewith shall be paid by the party paying for the boundary survey. The cost and expense of the boundary survey shall be paid for by the party designated in paragraph 8 or 9 of this Agreement. Any survey services other than for the boundary survey and title exceptions inclusion shall be paid for by the BUYER, such as, but not limited to, wetlands delineation, topographical or tree survey. If the Purchase Price is based on a per unit price instead of a fixed price, the survey shall be obtained and shall provide and certify the unit calculation needed pursuant to paragraph 1(G).

If surveyor's flood elevation certificate is required, BUYER shall pay for it.

163 6. LOSS, DAMAGE OR EMINENT DOMAIN: SELLER shall bear the risk of loss to the Property until closing. If any of the Property is materially damaged or altered by casualty before closing, or SELLER negotiates 164 with a governmental authority to transfer all or part of the Property in lieu of eminent domain proceedings, 165 or if an eminent domain proceeding is initiated, SELLER will promptly notify BUYER in writing. Either 166 BUYER or SELLER may cancel this Agreement by written notice to the other within 10 days from BUYER's 167 168 receipt of SELLER's notification, failing which BUYER will close in accordance with this Agreement and 169 receive all payments made by the governmental authority or insurance company, if any.

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171 7. 172 173 174 175 176 177 178 179 180 181 182	PRORATIONS: All taxes, rents, homeowners' association fees, solid waste collection/recycling/disposed fees, stormwater fees, and Community Development District (CDD) fees will be prorated through the debefore closing based on the most recent information available to the closing attorney/settlement agent, using the gross tax amount for estimated tax prorations. The day of closir shall belong to BUYER. Any proration based on an estimate shall be reprorated at the request of eith party upon receipt of the actual bill based on the maximum discount available. PROPERTY TAX DISCLOSURE SUMMARY: BUYER SHOULD NOT RELY UPON SELLER'S CURREN PROPERTY TAXES AS THE AMOUNT OF PROPERTY TAXES THAT THE BUYER MAY BUSIGATED TO PAY IN THE YEAR SUBSEQUENT TO PURCHASE. A CHANGE OF OWNERSHIP OF PROPERTY IMPROVEMENTS TRIGGERS REASSESSMENTS OF THE PROPERTY THAT COULD RESULT IN HIGHER PROPERTY TAXES. IF YOU HAVE ANY QUESTIONS CONCERNIN VALUATION, CONTACT THE COUNTY PROPERTY APPRAISER'S OFFICE FOR INFORMATION.		
183 8 .	BUYER WILL PAY:		
184	(A) CLOSING COSTS:		
185	☐Recording fees	☐Mortgage insurance premium	
186	☐Intangible tax	Mortgage discount not to exceed	
187	☐Note stamps	Survey	
188	Simultaneous mortgagee title insurance policy	Closing attorney/settlement fee	
189	Title insurance endorsements	BUYER's courier/wire fees	
190 191	Lender's flood certification fees Mortgage origination charges	☐ Title search ☐ Broker transaction Fee \$	
191	Appraisal fee	Mortgage transfer and assumption charges	
193	Credit report(s)	Inspection and reinspection fees	
194	Tax service fee		
195	Other	· · · · · · · · · · · · · · · · · · ·	
196	(B) All other charges required by lender(s) in conn	ection with the BUYER's loan(s), unless prohibited by	
197		d settlement/title service fees charged to process,	
198	close and post close BUYER's loan(s).		
199	(C) Homeowners' association application/transfer fee	es and capital contributions, if required.	
200	•	insurance, taxes, interest and mortgage insurance	
201	premiums if required by the lender.		
202 9.	SELLER WILL PAY:		
203	(A) CLOSING COSTS:		
204	Deed stamps	☐Mortgage discount not to exceed	
205	Owner's title insurance policy	Appraisal fee	
206	☐Title search	☐SELLER's courier/wire fees	
207	Closing attorney/settlement fee	☐Municipal Lien Search	
208	Survey		
209	Satisfaction of mortgage and recording fee		
210	Other	•	
211	(B) Real estate commission and broker transaction	1	
212 213	(C) Homeowners' Association estoppel/statement fees, payable upon request by the closing attorney/settlement agent.		
214 215	(D) All other charges required by lender(s) in connect prohibited from paying by law or regulation.	ction with the BUYER's loan(s), which BUYER is	
216	(E) If SELLER agrees to pay any amount toward BUYER's closing costs (which shall include BUYER's		
217	prepaids), SELLER shall be obligated to pay, up	on closing, only those costs marked in paragraph	
218	8(A) and those specified in paragraphs 8(B), 8(C	C) and 8(D).	
219	(F) All mortgage payments, homeowners' association		
220	Fees (CDD fees) and government special assessments due and payable shall be paid current at		
221	SELLER's expense at the time of closing.		
222		ELLER will pay: (i) the full amount of liens imposed by	
223	a public body that are certified, confirmed and ratified before the date of closing not payable in		
224	installments; and (ii) the amount of the public body's most recent estimate or assessment for an		
225 226	improvement which is substantially completed as of date of acceptance of this Agreement but that has not resulted in a lien being imposed on the Property before closing. "Public body" does not include		
227	homeowners' association or CDD fees.		

228	If public body special assessments may be paid in installments (Mark only one box)
229	BUYER shall pay installments due after date of closing.
230	☐SELLER will pay the assessment in full prior to or at the time of closing.
231	IF NEITHER BOX IS MARKED THEN BUYER SHALL PAY INSTALLMENTS DUE AFTER DATE OF
232	CLOSING. This paragraph 9(G) shall not apply to liens imposed by a Community Development
233	District created by Florida Statutes 190. The special benefit tax assessment imposed by a
234	Community Development District shall be treated as an ad valorem tax.
235 10.	DEFAULT:
236	(A) If BUYER defaults under this Agreement, all binder deposit(s) paid and agreed to be paid (after
237	deduction of unpaid closing costs incurred except inspection fee(s), credit report and appraisal fees)
238	will be retained by SELLER as agreed upon liquidated damages, consideration for the execution of this
239	Agreement and in full settlement of any claims. BUYER and SELLER will then be relieved of all
240 241	obligations to each other under this Agreement except for BUYER's responsibility for damages caused during inspections as described in paragraph 14.
242 243	(B) If SELLER defaults under this Agreement, BUYER may either: (i) seek specific performance; or (ii) elect to receive the return of BUYER's binder deposit(s) without thereby waiving any action for
243	damages resulting from SELLER's default.
245	(C) Binder deposit(s) retained by SELLER as liquidated damages will be distributed pursuant to the terms
246	of the listing agreement and this Agreement.
247 11.	NON-DEFAULT PAYMENT OF EXPENSES:
248	(A) If BUYER fails to perform, but is not in default, all loan and sale processing and closing costs incurred,
249	whether the same were to be paid by BUYER or SELLER, will be the responsibility of BUYER with costs
250	deducted from the binder deposit(s) and the remainder of the binder deposit(s) shall be returned to
251	BUYER. This will include but not be limited to the transaction not closing because BUYER does not
252	obtain the required financing as provided in this Agreement or BUYER invokes BUYER's right to
253	terminate under any contingency in this Agreement; however, if Buyer elects to terminate this Agreement
254 255	pursuant to paragraph 2 and 14, each party will be responsible for all loan and sale processing costs specified to be paid by that party, except all inspections, including WDO Report, which shall be paid by
255 259	BUYER.
257 258	(B) If SELLER fails to perform, but is not in default, all loan and sale processing and closing costs
259	incurred, whether the same were to be paid by BUYER or SELLER, will be the responsibility of
260	SELLER, and BUYER will be entitled to the return of the binder deposit(s). This will include the
261	transaction not closing because SELLER cannot deliver marketable title, or, is unable to cure
262	permitting/regulatory compliance issues, but shall not include failure to appraise or termination
263	pursuant to paragraph 14.
264 12.	BINDER DISPUTE, WAIVER OF JURY TRIAL AND ATTORNEY FEES:
265	(A) In the event of a dispute between BUYER and SELLER as to entitlement to the binder deposit(s), the
266 267	holder of the binder deposit(s) may file an interpleader action in accordance with applicable law to determine entitlement to the binder deposit(s), and the interpleader's attorney's fees and costs shall be
268	deducted and paid from the binder deposit(s) and assessed against the non-prevailing party, or the
269	broker holding the binder deposit(s) may request the issuance of an escrow disbursement order from
270	the Florida Division of Real Estate. In either event, BUYER and SELLER agree to be bound thereby,
271	and shall indemnify and hold harmless the holder of the binder deposit(s) from all costs, attorney's
272	fees and damages upon disbursement in accordance therewith.
273 274	(B) All controversies and claims between BUYER, SELLER or Broker, directly or indirectly, arising out of or relating to this Agreement or this transaction will be determined by non-jury trial. BUYER, SELLER and
275	Broker, jointly and severally, knowingly, voluntarily and intentionally waive any and all rights to a trial by
276	jury in any litigation, action or proceeding involving BUYER, SELLER or Broker, whether arising directly
277	or indirectly from this Agreement or this transaction or relating thereto. Each party will be liable for their
278	own costs and attorney's fees except for interpleader's attorney's fees and costs which shall be
279	payable as set forth in paragraph 12(A).
280 13.	PROPERTY DISCLOSURE: SELLER does hereby represent that SELLER has legal authority and
281	capacity to convey the Property, and that no other person or entity has an ownership interest in the
282 283	Property. SELLER represents that SELLER has no knowledge of facts materially affecting the value of the Property other than those which BUYER can readily observe
284	except:
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287 288 289	SELLER further represents that the Property is not now and will not be prior to date of closing subject to a municipal or county code enforcement proceeding and that no citation has been issued except:
290 291 292 293 294 295 296 297 298	If the Property is or becomes subject to such a proceeding prior to date of closing, SELLER shall comply with Florida Statutes 125.69 and 162.06; notwithstanding anything contained within said Statutes, SELLER shall be responsible for compliance with applicable code and all orders issued in such proceeding unless otherwise agreed herein. SELLER has received no written or verbal notice from any governmental entity as to uncorrected environmental, regulatory/permitting, or safety code violations, and SELLER has no knowledge of any repairs or improvements made to the Property not then in compliance with governmental regulations/permitting except:
299 300	AIRPORT NOTICE ZONES: If the Property is in Noise Zones A, B and/or an Airport Notice Zone, BUYER and SELLER agree to comply with the City of Jacksonville Ordinance Code Section 656.1010.
301 14. 302 303 304 305 306 307	MAINTENANCE, INSPECTION AND REPAIR: SELLER will maintain the Property in its present condition until closing, except for normal wear and tear, and SELLER will not engage in or permit any activity that would materially alter the Property's condition without the BUYER's prior written consent. If BUYER elects not to have inspections and investigations performed, BUYER accepts the Property in its "AS IS" condition as of the date of acceptance of this Agreement. BUYER will be responsible for repair of all damages to the Property resulting from inspections and investigations, and BUYER will return the Property to its pre-inspection condition. These obligations shall survive termination of this agreement.
308 309	(A) Inspection of the Property. Mark (1) or (2) below to designate whether an Inspection Period applies. If neither box is marked, the Inspection Period DOES NOT apply.
310 311 312 313 314 315 316 317 318 319 320	(1) No Inspection Period. BUYER is satisfied that the Property is suitable for BUYER's intended use, including, but not limited to, (i) the zoning and any proposed zoning changes for the Property, (ii) the subdivision, deed or other restrictions that affect the Property, (iii) the status of any moratorium on the Property, (iv) the availability of concurrency for the Property, (v) the availability of utilities, (vi) whether the Property can be legally used for BUYER's intended use, (vii) the condition of the Property, and (viii) all other matters concerning BUYER's intended use of the Property. This Agreement is NOT contingent on BUYER conducting any further investigations. (2) Inspection Period. BUYER may, at BUYER's expense, until 5:00 p.m., on (date) or days (30 days, if left blank) after date of acceptance of this Agreement (the "Inspection Period") perform such due diligence on, investigate and inspect the Property, to determine whether or not the same is satisfactory to BUYER, in BUYER's sole
321 322 323 324 325 326 327 328	and absolute discretion. During the Inspection Period, BUYER may conduct such tests and inspections as BUYER may desire including, but not limited to, appraisals of the Property, title and survey examination, soil testings and/or borings, permitting, municipal lien searches, site plan and other determinations, for BUYER's intended or potential use of the Property. During such Inspection Period, BUYER will be provided access to the Property to, among other things, inspect the Property, determine the condition thereof, verify zoning, conduct engineering and environmental studies, feasibility tests, determine use under zoning or the proposed comprehensive land use plan, test for hazardous materials, and to determine the availability of water, sewer and other utilities.
329 330 331 332 333	If BUYER determines, in BUYER's sole discretion , that the Property is not acceptable to BUYER, then prior to the expiration of the Inspection Period, BUYER may deliver to SELLER written notice of BUYER's election to terminate this Agreement, in which event the deposit(s) shall be returned to the BUYER and the parties hereto shall be discharged from their obligations hereunder except as provided in this paragraph 14.
334 335 336	If this transaction does not close for any reason whatsoever, BUYER shall be responsible to restore the Property to its original condition. Promptly upon the completion of any inspection, examination or test, BUYER shall restore the Property to its former condition.
337 338 339 340	Prior to closing, BUYER shall not permit any liens to be placed on the Property arising from any action of BUYER and if any such liens are placed on the Property, BUYER shall promptly remove such liens by payment or bonding no later than the earlier of: (i) 10 days after demand thereof by SELLER; or (ii) date of closing; or (iii) termination of this Agreement.
341 342 343 344 345 346	BUYER shall not engage in any activity on the Property other than inspections prior to closing (which inspection rights shall be from the date of this Agreement to the earlier of: (i) closing or (ii) termination of this Agreement even though the Inspection Period may have expired) without the prior written consent of SELLER. BUYER and its employees, agents and contractors shall enter upon the Property at their own risk and SELLER shall not be liable in any way for damages or acts suffered by such parties.

Upon expiration of the Inspection Period, if BUYER has not terminated this Agreement, the deposit(s) shall become NON-REFUNDABLE and, if BUYER fails to close for any reason other than SELLER's default or SELLER's inability to perform, the deposit(s) shall be retained by SELLER as liquidated damages and will be distributed pursuant to the terms of the listing agreement and this Agreement.

BUYER hereby agrees to defend, indemnify and hold SELLER harmless against any claims, costs, damages, or liability arising out of BUYER's inspection/investigation of the Property, including costs and reasonable attorney's fees. BUYER agrees to defend, indemnify and hold SELLER harmless from and against all liens on the Property filed by contractors, material suppliers, or laborers performing work and tests for BUYER. The indemnification and hold harmless provisions of this paragraph shall survive any termination of this Agreement.

- (B) **Access:** SELLER will make the Property available for inspections and investigations during the time provided for inspections and investigations in this paragraph, and, if not, the time for inspections and investigations will be extended by the time access was denied.
- (C) Broker's Notice: BUYER and SELLER acknowledge and agree that neither the Listing Broker nor Selling Broker warrants the condition, size or square footage of the Property and neither is liable to BUYER or SELLER in any manner whatsoever for any losses, damages, claims, suits, and costs regarding same. BUYER and SELLER hereby release and hold harmless said Brokers and their licensees from any losses, damages, claims, suits, and costs arising out of or occurring with respect to the condition, size or square footage of the Property. Brokers shall not be liable for the performance by any provider of services or products recommended by Brokers. Such recommendations are made as a courtesy. BUYER and SELLER may select their own providers of services or products.
- ZONING, RESTRICTIONS, CONCURRENCY, UTILITIES, AND INTENDED USE: BUYER will have the 368 15. Inspection Period, if applicable, to determine and verify: (i) the zoning and any proposed zoning changes for the Property, (ii) whether there are any subdivision, deed or other restrictions affecting the Property, (iii) the status of any moratorium on the Property, (iv) the availability of concurrency for the Property, (v) the availability of utilities, (vi) whether the Property can be legally used for BUYER's intended use, or (vii) any other matter that could prevent BUYER's intended use of the Property at the time of closing. Neither BUYER nor SELLER may initiate any change to any of the foregoing prior to closing without the written consent of the other party. SELLER warrants and represents that there is ingress and egress to and from the Property sufficient for its current use.

377 16. SUBSURFACE AND ENVIRONMENTAL REPRESENTATIONS.

- (A) NO SUBSURFACE AND ENVIRONMENTAL REPRESENTATIONS. SELLER makes no representations or warranties concerning the environmental condition of the Property or the Subsurface Condition of the Property as hereinafter defined.
- (B) SUBSURFACE AND ENVIRONMENTAL REPRESENTATIONS. SELLER makes the following representations concerning the environmental condition of the Property and the Subsurface Condition of the Property. These representations shall survive closing.
 - (i) Subsurface Conditions. SELLER hereby represents to BUYER that, to the best of SELLER's knowledge: (a) there are no man-made adverse physical conditions on or under any portion of the Property including, without limitation, buried debris, human burials or remains, archaeological sites, landfills of any type, or hazardous wastes, and that the Property has not at any time been used for any such purpose; and (b) there are no other adverse physical conditions on or under any portion of the Property including, without limitation, muck, fault lines, sinkholes or other geological conditions or soil conditions adverse to construction purposes ("Subsurface Conditions").
 - (ii) SELLER hereby represents to BUYER that, to the best of SELLER's knowledge: (a) the Property and all uses of the Property have been, and presently are, in compliance with all federal, state, and local environmental laws: (b) no hazardous substances have been generated stored, treated, or transferred on the Property, except as specifically disclosed to BUYER or permitted under environmental law; (c) SELLER has no knowledge of any spill or environmental law violation on any property contiguous to the Property; (d) SELLER has not received or otherwise obtained knowledge of any spill or contamination on the Property, any existing or threatened environmental lien against the Property, or any lawsuit, proceeding, or investigation regarding the handling of hazardous substances on the Property; and (e) SELLER has all permits necessary for any activity and operations currently being conducted on the Property and such permits are in full force and effect.

401 17. **POSSESSION:**

401 17.	POSSESSION.
402	☐ BUYER will be given possession at closing;
403	or
404	☐ BUYER will be given possession within days after the date of closing at no rental cost to SELLER, or
405	as otherwise set forth in paragraph 20 hereof.
406	If neither box is marked, then BUYER will be given possession at closing.

ADDENDA/RIDERS/DISCLOSURES:
If marked the following are attached hereto and made a part of this Agreement:
Homeowners' Association/Community Disclosure Addendum
Coastal Construction Control Line Disclosure Addendum
Short Sale Addendum
Continued Marketing Addendum
Counter Offer Addendum (To accept a counteroffer, BUYER and SELLER must sign both this Agree
and the Counter Offer Addendum)
Other (Specify here)
ADDITIONAL TERMS AND CONDITIONS:
COMPLETE AGREEMENT AND MISCELLANEOUS PROVISIONS: BUYER and SELLER acknowledge.
receipt of a copy of this Agreement. Except for brokerage agreements, BUYER, SELLER and Broker a
that the terms of this Agreement constitute the entire agreement between them and that they have
received or relied on any representations by Brokers or any material regarding the Property including
not limited to, listing information, that are not expressed in this Agreement. No prior or present agreen
or representations will bind BUYER, SELLER or Brokers unless incorporated into this Agreer
Modifications of this Agreement will not be binding unless in writing, signed and delivered by the party
bound. This Agreement and any modifications to this Agreement may be signed in counterparts and ma
executed and/or transmitted by electronic media, including facsimile and email. Headings are for refer
only and shall not be deemed to control interpretations. If any provision of this Agreement is or became
invalid or unenforceable, all remaining provisions will continue to be fully effective. Neither this Agree
nor any memorandum hereof will be recorded in any public records. For emphasis, some of the provi
have been bolded and or capitalized, but every provision in this Agreement is significant and shou
reviewed and understood. No provision should be ignored or disregarded because it is not in bo
emphasized in some manner.
In the performance of the terms and conditions of this Agreement each party will deal fairly and in g
faith with the other. Written notice to the Broker for a party shall be deemed notice to that party
assignable repair and treatment contracts and warranties are deemed assigned by SELLER to BUYE
closing unless otherwise stated herein. SELLER agrees to sign all documents necessary to accomp
same, at BUYER's expense, if any.
TIME IS OF THE ESSENCE IN THIS AGREEMENT: As used in this Agreement, "days" means caler
days. Any time periods herein, other than the time of acceptance, which end on a Saturday, Sunday
federal holiday shall extend to the next day which is not a Saturday, Sunday or federal holiday
references to a date other than the date of acceptance shall end at 7:00 p.m. Eastern Time.
NO OTHER AGREEMENTS AND BUYER'S AND SELLER'S NOTICES: BUYER and SELLER repre
that they have not entered into any other agreements with real estate brokers other than those na
below with regard to the Property. All notices, requests, and other communications required or permitte
be given under this Agreement shall be in writing and shall be sent by certified mail, postage prepaid, re
receipt requested, or shall be hand delivered or delivered by a recognized national overnight co
service, or shall be sent by facsimile, addressed as follows:
If to BUYER, to the BUYER's Broker or to BUYER at the address or fax number hereinafter
set forth, with a copy to Selling Broker, at the address or fax number hereinafter set forth.
If to SELLER, to the SELLER's Broker or to SELLER at the address or fax number
hereinafter set forth, with a copy to Listing Broker, at the address or fax number hereinafter
set forth.

463 464 or to any other address or addresses as any party may designate from time to time by written notice given in accordance with this paragraph. Any such notice will be considered delivered: (1) on the date on which

467 delivered by a recognized national overnight courier service; or (4) on the date of successful transmission if 468 sent by facsimile. BUYER and SELLER give the Brokers authorization to advise surrounding neighbors 469 who will be the new owner of the Property. "Broker", as used in this Agreement, is deemed to include all of 470 Broker's licensees licensed to sell real property in the State of Florida. 471 **24**. ASSIGNMENT: Mark appropriate assignment provision. If left blank, this Agreement is NOT assignable by 472 BUYER. 473 BUYER may not assign this Agreement without SELLER's written consent which may be withheld in 474 SELLER's sole and absolute discretion, provided, however, BUYER may assign without SELLER's consent 475 to an entity in which BUYER directly owns a majority or controlling interest or as follows: 476 BUYER may assign this Agreement without SELLER's consent. 477 478 **25**. PROFESSIONAL ADVICE: NO BROKER LIABILITY: Broker advises BUYER and SELLER to verify all 479 facts and representations that are important to them and to consult an appropriate professional for legal 480 advice (for example, interpreting contracts, determining the effect of laws on the Property and transaction, 481 status of title, foreign investor reporting requirements, etc.) and for tax, property condition, environmental 482 and other specialized advice. BUYER agrees to rely solely on SELLER's representations herein (if any), 483 professional inspectors and governmental agencies for verification of the Property condition and facts that 484 materially affect the Property value, and BUYER expressly releases the Broker(s) from liability for each of 485 the foregoing. 486 26. **ESCROW DISCLOSURE:** BUYER and SELLER agree that Broker may place escrow funds in an interest-487 bearing account pursuant to the rules and regulations of the Florida Real Estate Commission and retain 488 any interest earned as the cost associated with maintenance of said escrow. 489 27. SOCIAL SECURITY OR TAX I.D. NUMBER: BUYER and SELLER agree to provide their respective 490 Social Security or Tax I.D. number to closing attorney/ settlement agent upon request. 491 28. 1031 EXCHANGE: BUYER or SELLER may elect to effect a tax-deferred exchange under Internal 492 Revenue Service Code Section 1031(which shall not delay the closing), in which event BUYER and 493 SELLER agree to sign documents required to effect the exchange, provided the non-exchanging party 494 shall not incur any costs, fees or liability as a result of or in connection with the exchange. 495 29. PAYOFF AUTHORIZATION: SELLER hereby authorizes the closing attorney/settlement agent to obtain 496 mortgage payoff letters (including from foreclosure attorneys) and Homeowner's Association estoppel 497 letters on behalf of SELLER. 498 30. FIRPTA TAX WITHHOLDING: If SELLER is a "foreign person" as defined by the Foreign Investment in 499 Real Property Tax Act, the BUYER and SELLER shall comply with the Act, which may require SELLER to 500 provide additional funds at closing. SELLER agrees to disclose to closing attorney/settlement agent at least 10 days before closing if any SELLER is not a U.S. citizen or resident alien. 501 502 31. TIME OF ACCEPTANCE: IF THIS OFFER IS NOT SIGNED BY BUYER AND SELLER AND DELIVERED 503 TO BUYER AND SELLER OR THEIR RESPECTIVE BROKER (INCLUDING ELECTRONICALLY OR BY 504 FAX) ON OR BEFORE :01 □A.M. □P.M. (DATE), THIS OFFER WILL BE DEEMED WITHDRAWN. THE TIME FOR ACCEPTANCE OF ANY COUNTER OFFER SHALL BE 505 506 HOURS (24 HOURS IF LEFT BLANK) FROM THE TIME THE COUNTER OFFER IS DELIVERED. 507 508 32. DATE OF ACCEPTANCE: The date of acceptance of this Agreement shall be the date on which this 509 Agreement is last executed by BUYER and SELLER and the fact of execution is communicated to the 510 other party in writing. 511 If this Agreement is not understood, BUYER and SELLER should seek competent legal advice. 512 WIRE FRAUD ALERT. Criminals are hacking email accounts of real estate agents, title companies, settlement attorneys and others, resulting in fraudulent wire instructions being used to divert funds 513 514 to the account of the criminal. The emails look legitimate, but they are not. BUYER and SELLER are 515 advised not to wire any funds without personally speaking with the intended recipient of the wire to confirm the routing number and the account number. BUYER and SELLER should not send 516 517 personal information such as social security numbers, bank account numbers and credit card 518 numbers except through secured email or personal delivery to the intended recipient. BUYER and 519 SELLER agree to indemnify and hold harmless all brokers from all losses, liabilities, charges and

the return receipt is signed, delivery is refused, or the notice is designated by the postal authority as not deliverable, as the case may be if mailed; (2) on the date delivered by personal delivery; (3) on the date

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521 <u>costs they may 1</u> issuance of fund	<u>ls.</u>	transfers or wire instruction	is relating to the transfer o
522	DATE	SELLER Marital Status	DATE
525	DATE	SELLER Marital Status	DATE
528 529 BUYER 530 Marital Status		SELLER Marital Status	DATE
531 532 BUYER 533 Marital Status	DATE	SELLER Marital Status	DATE
535 deposit specified in pa	ow, acknowledges receipt of \$ _ ragraph 1(A) of this Agreem to the terms hereof, together w	ent. It will be deposited a	nd held in escrow pending osit(s) escrowed by the terms
	END OF PURCHASE reement to evidence Broker's Agreement shall not be used		he provisions of paragraph
542 compensation made by 543 544 Firm Name of Selling Bro	a Listing Broker.	Firm Name of Listing B	
545 Broker's State License II	O (BK Real Estate Number)	Broker's State License	ID (BK Real Estate Number)
547 548 Phone for Selling Broker	· · · · · · · · · · · · · · · · · · ·	Phone for Listing Broke	er
549 Selling Broker Office Add	dress	Listing Broker Office Ac	Idress
551 Selling Broker City, State	e, Zip Code	Listing Broker City, Stat	e, Zip Code
553 By: Authorized Licensee	Signature	By:Authorized Licensee	e Signature
555 556 Printed Name of Lice	ensee	Printed Name of Lice	ensee
557 558 Email Address		Email Address	
559 560 Phone for Selling Lic	ensee	Phone for Listing Lic	censee
561 562 Licensee's State Licensee's Sta		Licensee's State Lic (BK or SL Real Esta	