



## AGREEMENT/CONTRACT: TO BUY AND SELL REAL ESTATE (GENERAL USE AND LOTS/ACREAGE)

Buyer(s),
("Buyer"), and
Seller(s),
("Seller")
<ul> <li>(A) "Party" - defined as either Buyer or Seller, "Parties" defined as both Buyer and Seller</li> <li>(B) "Brokers" are licensed South Carolina brokers-in-charge, their associated real estate licensees, and their subagents.</li> <li>(C) "Closing Attorney" - is the licensed South Carolina attorney selected by Buyer to coordinate the transaction and Closing</li> </ul>
<ul> <li>(D) "Effective Date" - the final date upon which a Party to the negotiation places the final and required signatures and/o initials and date on this Contract and Delivers Notice to initially cause this primary Contract to be binding on all Parties.</li> <li>(E) "Business Day" - a 24 hour period (Monday/Tuesday/Wednesday/Thursday/Friday) beginning at 10 AM and counted from 10 AM of the first Business Day following the appropriate date (Effective Date, Closing Date, stated date Notice Delivery date). Business Days shall not begin, end, or include any Saturday, Sunday, or Federal legal holiday.</li> <li>(F) "Good Funds" - is the transfer of the required amount of United States Dollars (USD) within any required timeframe.</li> <li>(G) "Time" - all time stated shall be South Carolina local time. Time is of the essence with respect to all provisions of this Contract stipulating time, deadline, or performance periods</li> </ul>
☐ BUYER ☐ SELLER IS A SOUTH CAROLINA REAL ESTATE LICENSEE
2. PURCHASE PRICE: \$
Payable by transfer of Good Funds via ☐ Finance or ☐ a combination of Finance and Cash USD or ☐ Cash USD.  Verification of Cash available for Closing is ☐ attached ☐ not attached ☐ to be Delivered before
3. PROPERTY: Hereby acknowledging sufficient good Contract consideration (e.g. mutual promises herein), Seller will sel and convey and Buyer will buy for the Purchase Price any and all lot or parcel of land, appurtenant interests, improvements landscape, systems, and fixtures if any thereon and further described below ("Property"). Seller agrees to maintain ir operable condition the Property and any personal property conveying in same operable condition, including any landscaping grounds and any agreed upon repairs or replacements, from the Effective Date through Closing subject to normal operable wear and tear. Buyer acknowledges opportunity to inquire about owners association issues, common area issues condominium master deed issues, assigned parking/storage areas, memberships, lease issues and financed equipment prior to signing Contract. Leasing issues and items and financed equipment see Adjustments (e.g. tenants, leases, future vacation renters, SC vacation rental act reservations, rents, deposits, documents, solar panels, fuel tanks with fuel, alarm systems, satellite equipment, roll carts).
Address Unit #
Address
Lot Block Section/Phase Subdivision
Other Tax Map
Parties agree that no personal property will transfer as part of this sale, except described below and/or □ in attachment(s)
4. CONVEYANCE/CLOSING/POSSESSION: "Closing" occurs when Seller conveys Property to Buyer and occurs no late than 5 PM on or before 20 ("Closing Date") with an automatic extension of business days for an unsatisfied contingency through no fault of either party. Conveyance shall be fee simple made subjections.

to all easements, reservations, rights of way, restrictive covenants of record (provided they do not make the title

unmarketable or adversely affect the use/value of the Property in a marules, permits, and regulations. Seller agrees to convey marketable tit of encumbrances and liens except as herein stated; and in name(s)	le with a properly recorded general warranty deed free
and ownership type determined by Buyer. The deed shall be delived before the Closing Date no later than 10 AM. Seller agrees to pay Brokers shall have access to the closing and relevant documents; an statement prior to Closing for review. Parties agree to hire/use licent vacant and reasonably clean Property, free of debris, along with all ke (e.g. manuals, equipment warranties, service information) and similar of	all statutory deed recording fees. Parties agree the ad the Brokers shall be given copies of the settlement seed Attorney(s). Seller shall convey possession of a eys, codes, any remote controls, available documents
5. EARNEST MONEY: Total \$ accompanies this offer and \$	(USD) Earnest Money is paid as follows:
\$ accompanies this offer and \$ Effective Date and Earnest Money is in the form of □ check □ cash [	will be paid within Business Days after
be a Credit to Buyer at Closing or disbursed only as Parties agree in	
for Closing by Closing Attorney. Buyer and seller authorize	
to deposit and hold and disburse earnest money according to the term	s of any separate escrow agreement, the law, and any
regulations. Broker does not guarantee payment of a check or check agent to communicate reasonable information confirming receipt and s	
agent to communicate reasonable information commining receipt and s	liatus of earnest money upon a broker request.
THE PARTIES UNDERSTAND AND AGREE THAT UNDER ALL C	
AGENT WILL NOT DISBURSE EARNEST MONEY DEPOSIT TO	
EXECUTED AN AGREEMENT AUTHORIZING THE DISBURSEME OR UNTIL A COURT OF COMPETENT JURISDICTION HAS DIRECT	
NOT BE DISBURSED UNTIL DETERMINED TO BE GOOD FUN	
EARNEST MONEY, PARTY RECEIVING THE LEAST AMOU	
DISBURSEMENT ORDER AGREES TO INDEMNIFY ESCROW A	
FEES. IF INTERPLEADER IS TO BE UTILIZED, PARTIES AGRETHE ESCROW AGENT BY THE PARTIES AS COMPENSATION I	BEFORE ESCROW AGENT INITIATES COURT OF
COMPETENT JURISDICTION PROCEEDINGS ON EARNEST MONI	EY.
<b>6. TRANSACTION COSTS</b> : Buyer's transaction costs include all cospre-paid recurring items, insurance (mortgage insurance, title insurances to obtain information from or pertaining to any owners associated estate broker compensation, and the cost of any inspector, appreciated preparation, deed recording costs, deed stamps/tax/recording costs necessary to deliver marketable title and payoffs, satisfactions rated at Closing, contractually required real estate broker compensation	ance lender/owner, flood, hazard) discount points, all ciation (aka certificate of assessment), interest, non-latexpenses of Buyer's attorney, contractually required raiser, or surveyor. Seller's transaction costs include costs calculated based on the value of the Property, all of mortgages/liens and recording, property taxes pro-
At Closing, Seller will pay Buyer's transaction costs not to exceed \$ _ whichever is higher, which includes non-allowable costs first and the any Buyer's transaction costs exceeding this amount. If the amount allowed by Lender, then any excess funds will revert to Seller. Selle costs. If no Closing, Buyer is responsible for Buyer's transaction costs	n allowable costs (FHA/VA). Buyer is responsible for exceeds the actual amount of those costs or amount r will also provide or pay for all of Seller's transaction
Private/public transfer fees and any costs similar to transfer fees (e.g. or otherwise named but similar fees paid to the owners association	
Unless otherwise agreed upon in writing, Buyer will pay Buyer's transa	ction costs and Seller pay Seller's transaction costs
7. FINANCE: Buyer's obligation under this Contract ☐ is ☐ is not con ☐ 15 year or ☐ other purchase money loan at reasonable properties a minimum % and maximum % of the Purchase Price Contingency"). Financing Contingency expires at Closing ("Financing apply for and obtain financing while refraining from contrary actions inform Seller and Brokers of pertinent financing issues and authorize E Seller and Brokers ("Financing Disclosure"). Buyer shall apply for financing Disclosure".	revailing market terms with loan(s) equal in amounts to or Appraised Value whichever is lower. ("Financing Period"). Buyer must make timely good faith efforts to ("Financing Effort"). In a timely manner, Buyer shall Buyer's Lender to disclose pertinent loan information to

Date and shall Deliver Notice to Seller of reasonable pre-final loan approval (e.g. pre-approval letter, initial approval letter) that contains no unreasonable credit, income, or asset conditions within Business Days from the Effective Date (no repairs required prior to this Notice). Final loan approval occurs when Lender funds loan(s). If a Lender subsequently declines or fails to approve financing, the Buyer shall notify the Seller and Brokers as soon as possible. If the Seller and Brokers are notified of inability to obtain financing during the Financing Period, either Party may terminate this Contract by Notice and Earnest Money shall be returned to the Buyer.  Lender (may change):
<b>8. INSPECTION/REINSPECTION RIGHTS:</b> Buyer and SC licensed and insured inspectors ("Inspectors") reasonably perform any reasonable ultimately non-destructive examination and make reasonable record of the Property with reasonable Notice to Seller through Closing including investigations of off-site conditions and any issues related to the Property at Buyer Expense ("Inspections"). Buyer and persons they choose may make reasonable visual observations of Property.
Sellers will make the Property accessible for Inspection and not unreasonably withhold access, unless otherwise agreed in writing by the Parties. Seller will keep all utilities operational through Closing unless otherwise agreed:  Seller grants Buyer permission to connect utilities, pay for utilities, and hire professionals (e.g. electricians, plumbers) to safely connect and operate the utilities during the Inspections  Other   see attached.
Buyer will hold harmless, indemnify, pay damages and attorneys fees to Seller and Brokers for all claims, injuries, and damages arising out of the exercise of these inspection rights. Seller will hold harmless, indemnify, pay damages and attorneys fees to Brokers for all claims, injuries, and damages arising out of the exercise of these rights. Brokers recommend that Parties obtain all inspections as soon as possible. Brokers recommend that Parties and Inspectors use insurance to manage risk.
9. APPRAISED VALUE:
☐ This Contract is contingent upon the Property being valued according to the Lender's appraisal or other appraisal as agreed upon by the Parties ("Appraised Value") for the Purchase Price or higher. If the Parties are made aware that the Appraised Value is less than the Purchase Price and the Seller Delivers Notice to the Buyer within 5 Business Days or Closing (whichever earliest) of an amendment to reduce the Purchase Price to the Appraised Value, the Parties agree to proceed to Closing under terms of this Contract with the Purchase Price amended to be the Appraised Value. If Seller is aware and refuses to reduce as stated above, Buyer may proceed to Closing or terminate this Contract by Delivering Notice of Termination to the Seller whereupon the Earnest Money will be returned to Buyer.
☐ This Contract is <u>not</u> contingent upon the Property being valued at an Appraised Value according to the Lender's appraisal or other appraisal as agreed upon by the Parties for the Purchase Price or more.
10. SURVEY, TITLE EXAMINATION, ELEVATION, INSURANCE: Brokers recommend Buyer have Property surveyed, title examined, elevation/wetlands/beachfront determined, and appropriate insurance (e.g. flood, flood contents, hazard, liability, owner's title) effective at Closing. Unless otherwise agreed upon in writing by Parties, Buyer to obtain new insurance policies by Closing and Seller may cancel existing insurance after Closing. Flood Insurance, if required by Lender or at Buyer's option, shall be assigned to Buyer with permission of carrier and premium prorated to Closing. Buyers are solely responsible to investigate pricing, availability, coverage, and requirements of insurance (e.g. flood, flood contents, hazard, liability) for the property prior to signing Contract.
11. SURVIVAL: If any provision herein contained which by its nature or effect is required to be observed, kept, or performed after Closing, it will survive the Closing and remain binding upon for the parties hereto until fully observed, kept or performed.
12. DUE DILIGENCE:
The Due Diligence Period ends no later than Business Days after Contract's original primary Effective Date as unless all the Parties agree in writing to extend the Due Diligence Period.
<u>During the Due Diligence Period</u> , Buyer may take timely/prudent steps to help Buyer/Inspectors, Seller/Estimators, and REALTORS® all have adequate time for: Buyer to coordinate Inspections and Contract Renegotiations, Seller to obtain estimates, Buyer and Seller to negotiate Contract terms, and Buyer to potentially timely/proper Due Diligence terminate or

buy.

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During the Due Diligence Period, Seller agrees Buyer may rely on the following list of five items in accordance with Contract and laws. Buyer is solely responsible for Inspections. Buyer is not required to Inspect. Until Buyer timely/properly terminates the Contract or the Parties agree on an amended Contract, the Buyer can rely on #1, #2, #3, #4, and #5. TIME IS OF THE ESSENCE. Delivering a Repair Request does not extend the Due Diligence Period.

- (1) Conduct/obtain Inspections [e.g. on site conditions, off site conditions]
- (2) Deliver Repairs Requests Notice to Seller [e.g. SCR525 with all repair requests, all/portions of reports]
- (3) Proceed under amended Contract [e.g. SCR310 and SCR525, SCR390, SCR391]
- (4) Proceed under As Is Contract [e.g. Buyer desires to buy anyway, Buyer wants Property without Repair]
- (5) Terminate Contract by timely/properly Delivering "Notice of Termination" and "Termination Fee" to Seller within the Due Diligence Period, any remaining Earnest Money shall be returned to the Buyer.

- 13. FIRE OR CASUALTY OR INJURY: In case the Property is damaged wholly or partially by fire or other casualty prior to Closing, Parties will have the right for 5 Business Days after Notice of damage to Deliver Notice of Termination to other Party. If Party does not Deliver Notice of Termination, the Parties proceed according to the Contract and Seller is to be responsible to (1) repair all damage, (2) remit to Buyer an amount for repairs, or (3) assign to Buyer the right to all proceeds of insurance and remit any deductible amount applicable to such casualty. If Buyer or Inspections caused the damage, Buyer is responsible for indemnifying Seller for damages. Brokers and Parties should ensure that they are protected by appropriate risk management strategies such as insurance.
- **14. BUILDING PERMIT:** This Contract  $\square$  is  $\square$  is not contingent upon Buyer's ability to acquire all required licenses and permits from the appropriate authorities to build on the Property. No later than \_\_\_\_ Business Days after the original Effective Date unless the Parties agree in writing to extend this Building Permit Period, Buyer may unilaterally terminate this Contract by Delivering to the Seller a Notice of Termination due to inability to acquire all required licenses and permits from the appropriate authorities to build on the Property. If Seller receives the Delivered Notice of Termination during the Building Permit Period, any remaining Earnest Money shall be returned to the Buyer. Should Buyer not Deliver Notice of Termination due to inability to acquire all required licenses and permits from the appropriate authorities to build on the Property to Seller during the Building Permit Period, Buyer agrees to purchase and Seller agrees to sell the Property in accordance with Contract.
- 15. REZONING: This Contract ☐ is ☐ is not contingent upon the Property being rezoned to \_\_\_\_\_\_\_ by full approval (without any appeal during the appeal period) by the appropriate authorities. No later than \_\_\_\_\_ Business Days after the original Effective Date unless the Parties agree in writing to extend this Rezoning Period, Buyer may unilaterally terminate this Contract by Delivering to the Seller a Notice of Termination due to inability to acquire rezoning from the appropriate authorities to build on the Property. If Seller receives the Delivered Notice of Termination during the Rezoning Period, any remaining Earnest Money shall be returned to the Buyer. Should Buyer not Deliver Notice of Termination due to inability to acquire rezoning from the appropriate authorities during the Rezoning Period, Buyer agrees to purchase and Seller agrees to sell the Property in accordance with Contract. The ☐ Buyer or ☐ Seller shall be responsible for pursuing rezoning and paying all associated costs. All rezoning applications shall be submitted to the Seller for Seller's approval prior to filing. Seller shall not unreasonably or untimely withhold approval. All Parties agree to cooperate, sign the necessary documentation, and make efforts to support the rezoning application.
- **16. WELL, SEPTIC, WATER LINE, SEWER AVAILABILITY:** This Contract □ is □ is not contingent upon Buyer's ability to obtain from the South Carolina Department of Health and Environmental Control or other appropriate authorities all required permits for a well and septic system suitable for the Buyer's intended structure in the event a well or septic system is needed on the Property. No later than \_\_\_\_ Business Days after the original Effective Date unless the Parties agree in writing to extend this Well and Septic Permit Period, Buyer may unilaterally terminate this Contract by Delivering to the Seller a Notice of Termination due to inability to acquire all required permits from the appropriate authorities to install a conventional well and conventional septic system on the Property. If Seller receives the Delivered Notice of Termination during the Well and Septic Period, any remaining Earnest Money shall be returned to the Buyer. Should Buyer not Deliver Notice of Termination due to inability to acquire all required permits from the appropriate authorities to install a well and septic system on the Property to

Seller during the Well and Septic Period, Buyer agrees to purchase and Seller agrees to sell the Property in accordance with Contract. If the Property is connected or capable of being connected to a water and or sewer line maintained by a private or public utility for a customary tap fee not to exceed \$, the Buyer agrees to waive any applicable portion of the Well and Septic Contingency. Seller represents the Property is connected to water system:   County City Private Corporate Community Well Corporate Corporat
17. CONDITION OF PROPERTY: Seller shall not remove any timber, vegetation, dirt, minerals, or otherwise affect the condition of the property from the Effective Date through Closing. All timber, vegetation, dirt, minerals, or similar shall remain as part of the Property and be conveyed to the Buyer at Closing. The Seller shall not bring any trash, refuse, debris, dirt, fill, medical wastes, hazardous wastes, or other materials onto the Property. Seller shall Deliver Notice of any legal action or condemnation action to the Buyer as soon as possible. If Seller Delivers such Notice, Buyer may unilaterally terminate this Contract by Delivering to the Seller a Notice of Termination. If Seller receives this Delivered Notice of Termination at any time, remaining Earnest Money shall be returned to the Buyer. Should Buyer not Deliver this Notice of Termination, Buyer agrees to purchase and Seller agrees to sell the Property in accordance with Contract.
18. SC RESIDENTIAL PROPERTY CONDITION DISCLOSURE STATEMENT ("CDS") [check one]:
□ Buyer and Seller agree that Seller has Delivered prior to this Contract, a CDS to Buyer, as required by SC Code of Laws Section 27-50-10 et seq. If after delivery, Seller discovers a CDS material inaccuracy or the CDS becomes materially inaccurate due to an occurrence or circumstance; the Seller shall promptly correct this inaccuracy (e.g. delivering a corrected CDS to the Buyer or making reasonable repairs prior to Closing). Buyer understands the CDS does not replace Inspections. Buyer understands and agrees the CDS contains only statements made by the Seller. Parties agree the Brokers are not responsible nor liable for any information in the CDS and the Brokers have met requirements of SC Code 27-50-70. CDS is not a substitute for the Buyers and Inspectors inspecting the Property, Property issues, and off site conditions for all needs.  □ Buyer and Seller agree that Seller will NOT complete nor provide a CDS to Buyer in accordance with SC Code of Law, as amended, Section 27-50-30, Paragraph (13). Buyers have sole responsibility to inspect Property for all their needs.
19. LEAD BASED PAINT/LEAD HAZARDS: If Property was built or contains items created prior to 1978, it may contain lead based hazards and Parties agree to sign "Disclosure of Information of Lead Based Paint and/or Lead Hazards" forms (e.g. SCR315) and give copies to Brokers. Parties acknowledge receiving and understanding the EPA pamphlet "Protect Your Family From Lead in Your Home." For their protection, Buyers should conduct/obtain Inspections of all Property issues per their needs.
20. SEX OFFENDER/CRIMINAL INFORMATION: Parties agree that Brokers are not responsible for obtaining or disclosing information in the SC Sex Offender Registry and no course of action may be brought against any Brokers for failure to obtain or disclose sex offender or criminal information. Buyer and Seller agree that they have sole responsibility to obtain their own sex offender, death, psychological stigma, clandestine laboratory, and crime information from sources (e.g. law enforcement, P.I., web). The Buyer may obtain information about the Sex Offender Registry and persons registered with the Registry by contacting the local county Sheriff or other appropriate law enforcement officials.
21. TRUST ACCOUNT INTEREST/CHARITABLE CONTRIBUTION: According to the South Carolina Real Estate Commission regulations and South Carolina laws, any interest earned from deposit to Closing on Buyer's earnest money deposit belongs to Buyer. It is understood that Broker □ may □ may not place deposited earnest monies into an interest bearing trust account. If Buyer's earnest money deposit is deposited into an interest bearing trust account, Parties agree that Broker will retain all interest earned in said account and may contribute some or all to a charitable enterprise.
22. SC INCOME TAX ON NON-RESIDENT GAIN AND COMPLIANCE AND USA FEDERAL INCOME TAX: Seller and Buyer will comply with the provisions of South Carolina laws [e.g. 12-8-580 (as amended)] regarding state income tax withholding requirements if the Seller is not a resident or has not filed South Carolina state income tax returns. Seller and Buyer will comply with United States of America federal income tax laws. Seller and Buyer should discuss tax laws and minimization actions with their qualified tax advisor. Parties will comply with all local, state, federal laws, and any rules.

23. ROLLBACK TAXES (IF ANY): The Parties agree that the 

Seller or 

Buyer shall pay any rollback taxes when

24. SPECIAL STUDIES AREA, WETLANDS, AND ENVIRONMENTAL MATTERS: All reports and certifications required by the Lender, Buyer, or any government concerning any special study area, wetlands, or environmental issues shall be

rollback taxes are determined and billed.

ordered by and paid for by	······································
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All of these reports or certifications shall be completed no later than \_\_\_\_\_ Business Days after the original Effective Date. unless the Parties agree in writing or extend this period ("Environmental Period"). In the event repairs are necessary to address environmental concerns (Repair Requests); the Seller shall be Delivered Notice in writing of the specific defects or deficiencies no later than 2 Business Days after the Environmental Period. If the Buyer fails to notify the Seller within this timeframe, Buyer shall have waived any and all rights under terms of this section. If Lender's commitment requires any additional inspections or certifications, these are to be provided by the Buyer.

Upon Delivered Notice of the Repair Requests, Seller has five Business Days to address the Buyer's Repair Requests. The costs of all repairs to address environmental concerns to be paid by Seller. If the Seller fails to agree to make these repairs within this timeframe, the Buyer shall have 2 Business Days to choose any of the following options (1) accept the Property in its present condition, (2) negotiate with the Seller for the payment of these repairs or (3) terminate this Contract and receive their Earnest Money. The repairs to any other items are the sole responsibility of the Buyer. The obligations of the Seller for repairs terminate upon Closing. If the Seller agrees to make the repairs, the Parties agree to proceed under Contract.

- **25. ENTIRE AND BINDING AGREEMENT (MERGER CLAUSE):** Parties agree that this Contract expresses the entire agreement between the parties, that there is no other agreement, oral/otherwise, modifying the terms and this Contract is binding on Parties and principals, heirs, personal representatives, successors, and assigns. Illegal provisions are severable.
- **26. ADJUSTMENTS:** Buyer and Seller agree to settle or prorate, annually of as appropriate; as of Closing Date: (A) utilities and waste fees issued after Closing which include service for time Property was owned/occupied by Seller (B) real estate taxes and owner association fees/assessments for the calendar year of Closing (C) any rents, deposits, fees associated with leasing (D) insurance, EMS service, fuel/consumables, and assessments. Closing Attorney shall make tax proration based on the available tax information deemed reliable by the Closing Attorney. Should the tax or tax estimate or proration later become inaccurate or change, Buyer and Seller shall make any financial adjustments between themselves once accurate tax information is available and Buyer takes timely reasonable steps to minimize taxes. This section survives Closing. Buyer is solely responsible for timely and reasonably minimizing the Buyer's taxes and obtaining tax minimization procedural information including related legal counsel and financial counsel. Special assessments approved prior to Closing shall be the responsibility of the Seller. Special Assessments approved after Closing shall be the responsibility of the Buyer.

## 27. DEFAULT/BREACH OF CONTRACT:

- (A) If Seller defaults in the performance of any of the Seller's obligations under this Contract ("Default"), Buyer may:
  - (i) Deliver Notice of Default to Seller and terminate Contract and
  - (ii) Pursue any remedies available to Buyer at law or equity and
  - (iii) Recover attorneys' fees and all other direct costs of litigation if Seller found in default/breach of Contract.
- (B) If Buyer defaults in the performance of any of the Buyer's obligations under this Contract ("Default"), Seller may:
  - (i) Deliver Notice of Default to Buyer and terminate Contract and
  - (ii) Pursue any remedies available to Seller at law or equity and
  - (iii) Recover attorneys' fees and all other direct costs of litigation if Buyer found in default/breach of Contract.
- (C) If either/both Parties default, Parties agree to sign an escrow deposit disbursement agreement or release agreement.
- (D) Parties may agree in writing to allow a Cure Period for a default. If within the Cure Period, either Party cures the Default and Delivers Notice, Parties shall proceed under the Contract.
- 28. MEDIATION: To potentially avoid expensive/lengthy/uncertain litigation, Parties may voluntarily/cooperatively decide which mediator to hire, how to pay the mediator, where to meet for mediation talks, and their own settlement agreement. Mediators do not decide settlement outcomes (Parties decide). Mediators merely facilitate the Parties reaching their own settlement and documenting settlement. Parties agree to attempt mediation for any dispute, claim, breach, representations made by any Party/Broker/other (e.g. concealment, misrepresentation, negligence, fraud) or service issues related to this Contract by using the National Association of REALTORS® Mediation Dispute Resolution System (803-772-5206 or <a href="https://www.NAR.REALTOR/policy/mediation">www.NAR.REALTOR/policy/mediation</a> or <a href="https://www.screaltors.org/mediation">www.screaltors.org/mediation</a>). Parties agree that the duty to attempt mediation survives closing and any signed mediation settlement agreement is binding. Parties agree some matters may proceed without mediation (e.g. foreclosure, action to enforce a mortgage or deed of trust or "rent to own" agreement, unlawful detainer action, file/enforce mechanic's lien, probate issues, interpleader action on earnest money). Parties agree some matters are not a waiver of mediation nor a breach of duty to attempt mediation (e.g. filing judicial action enabling recording notice of pending action, order for attachment/receivership/injunction or other provisional remedies).
- 29. NON-RELIANCE CLAUSE (NOT A MERGER CLAUSE NOR EXTENSION OF A MERGER CLAUSE): Parties execute this Contract freely and voluntarily without reliance upon any statements, representations, inducements, promises, or

agreements by Brokers or Parties except as expressly stipulated or set forth in this Contract. If not contained herein, such statements, representations, inducements, promises, or agreements shall be of no force or effect. Parties acknowledge that Brokers are being retained solely as licensed real estate agents and not as any attorney, tax/financial advisor, appraiser, surveyor, engineer, mold or air quality expert, home inspector, or other professional service provider.

- **30. BROKER DISCLAIMER:** Parties acknowledge that Brokers give no warranties or representations of any kind, expressed or implied as to: (1) condition of the Property, including but not limited to termites, radon, mold, asbestos, moisture, environmental issues, water, waste, air quality, HVAC, utilities, plumbing, electrical or structure, etc. (2) condition of the Property, survey or legal matters, square footage (3) off site conditions; (4) schools (5) title including but not limited to easements, encroachments, projections, encumbrances, restrictions, covenants, setbacks, and the like (6) fitness for a particular purpose of the Property or the improvements (7) zoning ordinances and restrictions (7) projected income, value, marketability, taxes, insurance, or other possible benefits to Buyer. Parties consent that their Brokers may communicate with them via any means; and use or disclose information not made confidential by written instruction of Parties.
- 31. BROKERS COMPENSATION: Parties direct Closing Attorney to use settlement funds to collect and disburse Brokers Compensation to Brokers in accordance with agreements and document compensation on the settlement statement. If a Party disputes Brokers Compensation, that Party agrees to retain a South Carolina law firm to escrow only the disputed amount of Brokerage Compensation until the dispute is resolved by a written agreement signed by that Party and the Affected Broker, arbitration award, or court order. Party requesting the escrow shall pay all costs for escrow. If the dispute is not resolved within 180 calendar days of Closing, the escrow shall be disbursed to the Broker. Parties agree that Brokers are third party beneficiaries to this Contract and have standing to seek remedies at law and equity. Parties represent that their only enforceable agency agreements are with the Brokers disclosed in this Contract. Parties consent to Brokers possibly receiving compensation from the HWC and/or others if compensation is paid by in accordance with laws and REALTOR® ethics. NOTICE: THIS IS TO GIVE YOU NOTICE THAT BROKERS HAVE/WILL/MAY RECEIVE COMPENSATION FROM HWC/OTHERS FOR REFERRAL/PROCESSING. YOU ARE NOT REQUIRED TO PURCHASE A HWC OR SIMILAR RESIDENTIAL SERVICE CONTRACT AND IF YOU CHOOSE TO PURCHASE SUCH COVERAGE YOU ARE FREE TO PURCHASE IT FROM ANOTHER PROVIDER.
- 32. BROKER LIABILITY LIMITATION: Parties agree Brokers provided Parties with benefits, services, assistance, and value in bringing about this Contract. In consideration and recognition of the risks, rewards, compensation and benefits arising from this transaction to Brokers, Parties each agree that they shall pay Brokers' attorneys fees and that Brokers, shall not be liable to either Party or both, either jointly, severally or individually, in an amount exceeding that Broker's Compensation by reason of any act or omission, including negligence, misrepresentation, errors and omissions, or breach of undertaking, except for intentional or willful acts. This limitation shall apply regardless of the cause of action or legal theory asserted against either Broker, unless the claim is for an intentional or willful act. This limitation of liability shall apply to all claims, losses, costs, damages or claimed expenses of any nature from any cause(s), except intentional or willful acts, so that the total liability of either Broker shall not exceed the amount set forth herein. Parties will indemnify and hold harmless and pay attorneys fees for Brokers from beach of contract, any negligent or intentional acts or omissions by any Parties, Inspectors, Professionals, Service Providers, Contractors, etc. including any introduced or recommended by Brokers. Parties each agree that there is valid and sufficient consideration for this limitation of liability and that Brokers are the intended third-party beneficiaries of this provision.

<b>33. ATTACHMENTS, OTHER CONTINGENCIES, TERMS, AND/OR STIPULATIONS:</b> There may be attachments to this Contract. The most recent changes, amendments, attachments, contingencies, stipulations, addendum, additions, exhibits, or writings, agreed to by the Parties; is evidence of the Parties' intent and agreement and shall control any Contract language conflicts. Parties shall initial and date Contract changes. If any documents are attached as addenda, amendments, attachments, or exhibits considered part of this Agreement, such documents can be further identified or described here (e.g. SCR 390, 391, 311, 503, 504, 315, 320, 393, 370, 375, 513, 610):
<del></del>

34.	NOTICE ANI	DELIVERY:	Notice is any	unilateral	communication	(offers, co	ounteroffers,	acceptance,	termination
unilat	eral requests	for better terr	ns, and associa	ited addend	da/amendments)	) from one	Party to the	other. Noti	ce to/from a
Broke	er representin	g a Party is de	emed Notice to	/from the F	Party. All Notice	e, consents	s, approvals,	counterparts	, and similar
action	ns required ur	nder Contract	must be in pape	er or electro	nic writing and	will only b	e effective as	of delivery t	o the Notice
addre	ess/email/fax v	written below a	nd awareness of	of receipt by	Broker ("Delive	red") unles	ss Parties agr	ee otherwise	in writing.

35. PARTIES ARE SOLELY RESPONSIBLE FOR OBTAINING LEGAL ADVICE PRIOR TO SIGNING THIS CONTRACT AND DURING THE TRANSACTION. REAL ESTATE LICENSEES RECOMMEND OBTAINING LEGAL COUNSEL. Due to potential criminal activity, parties are solely responsible to verify all wiring instructions with law firm/bank and understand that audio/visual surveillance may occur. Parties acknowledge receiving, reading, reviewing, and understanding: this Contract, the SC Disclosure of Real Estate Brokerage Relationships form, any agency agreements, and copies of these documents. Parties acknowledge having time and opportunity to review all documents and receive legal counsel from their attorneys prior to signing Contract.

documents and receive legal counsel from the	ien attorneys prior to signing contract.	
<b>36. EXPIRATION OF OFFER:</b> When signed by an offer to the other Party that may be rescinct	ded any time prior to or expires at □A	M □PM on 20_
unless accepted or counter-offered by the other	Party in written form Delivered prior to such o	deadine.
IN WITNESS WHEREOF, this Contract has bee		
If signee is not a Party, appropriate legal docum to be Delivered within Business Days. Party and the Delivered within Business Days.		
BUYER:	Date:	Time:
BUYER:	Date:	Time:
		······································
NOTICE ADDRESS/EMAIL/FAX:		
SELLER:	Date:	Time:
SELLER:	Date:	Time:
	,	
NOTICE ADDRESS/EMAIL/FAX:		

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TRANSACTIONAL INFORMATION ONLY (Attack	n SCR390 if space needed for contractua	l agreement terms):
ESCROW AGENCY ACKNOWLEDGEMENT SIG	NATURE:	
ESCROW AGENT NAME (BROKER IN CHARGE	/OTHER):	
DESCRIBE ESCROW AGENCY (BROKERAGE/L	AW FIRM/OTHER):	
ESCROW AGENT CONTACT INFO:		
LICENSEE:	SC LICENSE #	EXPIRES
BROKER IN CHARGE:		
BROKERAGE COMPANY NAME:		
INVOLVED AS:   BUYER AGENT  SELLEI  CUSTOMER FACILITATOR  TRANSACT	R SUBAGENT DUAL AGENT BUILD BUILD BROKERAGE	YER DESIGNATED AGENT
MEMBERS OF	ASSOCIATIO	ON/BOARD OF REALTORS®
NOTICE ADDRESS:		
NOTICE EMAIL/FAX:		
MOBILE PHONE:	OFFICE PHONE:	
OTHER:		
LICENSEE:	SC LICENSE #	EXPIRES
BROKER IN CHARGE:	SC LICENSE #	EXPIRES
BROKERAGE COMPANY NAME:		
INVOLVED AS:   SELLER AGENT  SELLER  CUSTOMER FACILITATOR  TRANSACTION		
MEMBERS OF	ASSOCIATIO	N/BOARD OF REALTORS®
NOTICE ADDRESS:		
NOTICE EMAIL/FAX:		
MOBILE PHONE:	OFFICE PHONE:	
OTHER:		

\*DESIGNATED AGENCY - THE BROKER-IN-CHARGE AND ALL ASSOCIATED LICENSEES, EXCEPT THE DESIGNATED AGENTS, ARE DUAL AGENTS. NO AGENT IS NO CLIENT SERVICE, YES CUSTOMER SERVICE.