CONTRACT TO PURCHASE COMMERCIAL PROPERTY

1	N	IAME OF LISTING FIRM	,	
		ADDRESS	·	
Real Est	DPERTY DESCRIPTION: The undersigned buye ate ("Real Estate") with improvements and fixture (City)	es thereon and with all appurtenant rights, privile (County),	eges and easements, located in	
		_further described in Auditor's Plat Book Numb	er, Page,	
3 INC	el(s)	nclude, without limitation, the following: all elect		
4 OTH	HER ITEMS: The following items shall be include	ed in the sale:		
5 PRIC	CE AND TERMS: The purchase price shall be \$_	("Purchase Price") pa	yable as follows:	
in a trust account ("Trust Account") pending closing ("Closing"), on the Rea 4, if any. The Earnest Money shall be disbursed as follows: (i) at Closing and, if deposited with the Listing Firm acting as Agent, may be retained by owed Listing Firm or as directed by Buyer; (ii) if either party fails or refuse waived, the Earnest Money shall be (a) disbursed in accordance with a parties to the Contract; or (iii)) in the event of a dispute between the Selle Money the Earnest Money shall be in accordance with the following: (1) The Agent shall maintain such funds in the Trust Account until parties specifying how the Earnest Money is to be disbursed or (i Money is to be awarded. Both Buyer and Seller acknowledge a Buyer and Seller as to entitlement of the Earnest Money, the Agen is entitled to the Earnest Money. (2) Other Terms.		("Agent") upon writto ("Closing"), on the Real Estate and other items is follows: (i) at Closing, the Earnest Money shant, may be retained by Agent and credited towarcher party fails or refuses to perform, or if any continuous in accordance with a release of Earnest Money pute between the Seller and Buyer regarding that the following: Ithe Trust Account until the Agent receives (i) writing to be disbursed or (ii) a final court order that it Seller acknowledge and agree that, in the earnest Money, the Agent will not make a determinant of the series of the	("Agent") upon written acceptance of this Contract, al Estate and other items included in the sale in Section I, the Earnest Money shall be applied to Purchase Price Agent and credited toward the brokerage commission es to perform, or if any contingency is not satisfied or release of Earnest Money ("Release") signed by all er and Buyer regarding the disbursement of the Earnest the Agent receives (i) written instructions signed by the ii) a final court order that specifies to whom the Earnest and agree that, in the event of a dispute between it will not make a determination as to which party	
Buyer's I	 Initials Date / Time	Seller's Initials	Date / Time	

				, cashier's, attorney or title company trust			
a	account check, or by fede	ral wire transfer on date of C	Closing.				
	ONTINGENCIES: _The Buyer's obligation to close this transaction is contingent upon the following:						
(a) FINANCING :						
_							
-							
_		oply for and to ma	s Contract shall become null and	obtain said financing on or before I void at the option of the Seller. Buyer is			
r	elying on Buyer's own und	derstanding of financing to b	be obtained as well as the legal and	I tax consequences thereof, if any.			
(Closing. Buyer's inspect	ion of the Real Estate may the roof, mechanical equip	y include: physical inspection of t	nspections of the Real Estate prior to the he condition of the property, title, survey, lity of intended use, site preparation costs			
				(collectively, "Buyer's Inspection").			
s a r	yer's Inspection shall be completed withindays ("Inspection Period") of acceptance of this Contract. Buyer all provide written acceptance of the conditions of all such items within the Inspection Period. Seller agrees to provide Buyer with y and all of the above information, if available (i.e.: survey, title, inspection reports) and shall allow access to real estate at assonable times for the purpose of conducting Buyer's Inspection. If Buyer is not satisfied with the results of Buyer's Inspection and Buyer shall have the option to terminate this Contract by providing written notification to (Listing Firm) prior to the expiration of the Inspection Period. If Buyer does not						
Ċ			ration of the Inspection Period.	on report(s) and the contingency will be			
	ADDENDUM: Additional tegral part of this Contract		are \Box are not set forth as ar	n Addendum attached hereto and made			
herei		physical condition and cha		tion of the Real Estate and inspections bility for Buyer's intended use thereof and a directly to the Buyer in writing.			
9 5	SELLER'S CERTIFICATI	ON: The Real Estate is zo	ned	;			
best release but nunder Fede	of the Seller's know sed, unless documented ot limited to, asbestos, rground storage tanks or	vledge (a) no toxic or and done in compliance w PCB's, oil and petroleun above ground storage tar erved upon Seller requirin	hazardous substances or weith applicable environmental laws on products; (b) there are not parks located in, on, or under the F	Seller represents and warrants that to the lastes have been disposed upon or in, on, or from the Real Estate including, resently nor have there ever been any Real Estate; (c) no City, County, State or nents to be made which have not been			
envir	onmental condition of the		has relied solely upon the repres	esentations or warranties concerning the entations and warranties of Seller as set			
to instance loss the p	e shall be in the same of sure the improvements u before Closing and if suc roperty and insurance property.	ondition as they are on the ntil Closing naming Buyer h loss shall not be repaired occeds, or terminate this Co	date of this offer, reasonable wea as an additional insured as Buye I by and at the cost of Seller prior ontract, in which latter event Buyer	nprovements constituting part of the Real r and tear excepted. Seller shall continue er's interest may appear. In the event of to Closing, the Buyer may elect to accept shall be entitled to a return of the Earnest			
Buye	r's Initials	Date / Time	Seller's Initials	Date / Time			

11 PRORATIONS: Seller shall be responsible to pay all real estate taxes and assessments accrued on the Real Estate through the date of Closing. Real estate taxes, installments of assessments, rents and operating expenses shall be prorated as of the date of Closing. Buyer shall pay all taxes, installments of assessments, and operating expenses which may become due and payable following date of Closing. Any security and/or damage deposits held by Seller shall be transferred to Buyer at Closing. Real estate taxes and assessments will be prorated based on the most recent official tax duplicate as of the date of Closing.
12 CONVEYANCE AND CLOSING: Seller shall be responsible for transfer taxes, conveyance fees, deed preparation; and shall
convey marketable title to the Real Estate, with release of dower, by deed of general warranty in fee simple absolute or
deed. Buyer shall be responsible for other Closing costs and fees. Such conveyance to take place
within days of release or waiver of contingencies, (or at such sooner time as mutually agreeable in writing), to the parties hereto, free, clear and unencumbered as of Closing except restrictions, assessments and easements of record which do not adversely affect the use of the Real Estate, except
. Seller shall have the right at Closing to pay for the removal of any and all encumbrances or liens out of the proceeds. At Closing Seller shall execute any document reasonably required by Agent or the title company to effectuate the sale contemplated by this Contract.
13 POSSESSION: Possession shall be given, subject to tenants' rights, upon Closing. Tenants' rights in the Real Estate are:
<u> </u>
14 INDEMNITY: Seller and Buyer recognize that the Agents involved in the sale are relying on all information provided herein of supplied by Seller or Seller's sources and/or Buyer or Buyer's sources in connection with the Real Estate, and agree to indemnify and hold harmless the Agents and their employees from any claims, demands, damages, suits, liabilities, costs and expense (including reasonable attorney's fees) arising out of any misrepresentation or concealment of facts by Seller or Seller's source and/or Buyer or Buyer's sources.
15 AGENCY DISCLOSURE: Seller and Buyer acknowledge having reviewed and signed the attached state-mandated Agency Disclosure Statement and Dual Agency Disclosure Statement, if applicable.
16 OTHER DISCLOSURES: The following additional disclosures have been provided:
Lead-based paint (mandatory for properties built prior to 1978 which contain one or more dwelling units).
Residential Property Disclosure (mandatory for any property which contains 1-4 dwelling units). Other
17 LISTING SERVICE AUTHORITY: Seller and Buyer authorize the Listing Firm to disclose this sales information, including sale price and terms, to any Listing Service to which the Listing Firm is a member.
18 GOVERNING LAWS: This Contract shall be governed in accordance with the laws of the state in which the Real Estate is located.
19 SOLE CONTRACT: The parties agree that this Contract constitutes their entire agreement, and that no oral or implied agreement exists. Any amendments to this agreement shall be made in writing, signed by both parties and copies shall be attached to all copies of this original agreement. This offer, when accepted, shall be binding upon the parties, their heirs, administrators, executors, successors and assigns. The parties acknowledge that they have been provided the opportunity to have this Contract reviewed by legal counsel prior to signing, unless such contingency has been incorporated into this Contract under Section 6 herein.
20 TIME IS OF THE ESSENCE: Time is of the essence with respect to the performance of every provision of this Contract in which time of performance is a factor.
21 ELECTRONIC SIGNATURES: Manual or electronic signatures on contract documents, transmitted in original, facsimile or electronic format shall be valid for purposes of this Contract and any amendments, addendums or notices to be delivered in connection with this Contract. Only original, manually signed documents shall be valid for deeds or other documents to be recorded at or after closing.
22 EXPIRATION AND APPROVAL: This offer shall remain open for acceptance until o'clock AM PM EASTERN STANDARD/EASTERN DAYLIGHT TIME on,, and a signed copy shall be returned to Buyer upon acceptance.
Buyer's Initials Date / Time Seller's Initials Date / Time

WITNESS:	BUYER:			
	DATE :		_ Time:	
	BUYER:			
Name of Buyer's Listing Firm, if any		DATE : Time:		
22 RECEIPT OF EARNEST MONEY BY AGENT:	CITY	,,,		
	CITY	STATE	DATE	
I hereby acknowledge receipt of \$		in acco	in accordance with the terms herein.	
Ву:				
Name		Firm		
23 COMMISSION: Seller agrees to pay a commissi	ion of% of the pure	chase price to Buyer's Age	ent, if any.	
24 ACTION BY SELLER: The undersigned Seller offer and agrees to convey the Real Estate according according to the above modifications initialed by S or before o'clock ☐ AM ☐ PM EAST (Date).	ng to the above terms and eller, which counteroffer sl	conditions, rejects sanall become null and void	aid offer, or \Box counteroffers I if not accepted in writing on	
WITNESS:	SELLER: DATE :	Tir	ne:	
	SELLER:			
Form Made Fillable by eForms	DATE:	Tim	ne:	