

AGREEMENT TO BUY AND SELL REAL ESTATE (FOR GENERAL USE AND LOTS/ACREAGE)

| 1. PARTIES: This legally binding Agreement entered into a | on | , |
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| between, Buyer(s), | | , (hereinafter |
| called "BUYER"), and Seller(s), | | , |
| (hereinafter called "SELLER"). The property shall be deeded | I in the name(s) of | |
| | | |
| THE BUYER SELLER IS LICENSED UNDER THE LA | AWS OF SOUTH CAROL | INA AS A REAL ESTATE LICENSEE. |
| 2. PROPERTY TO BE SOLD: Subject to terms and cond following described property with improvements and fixtures | | es to sell and Buyer agrees to buy the |
| Lot Block Section Subdivision _ | | |
| Address | | |
| Tax Map # | City | Zip |
| County of, State of South Card | olina. | |
| 3. PURCHASE PRICE shall be \$ | | , |
| | | dollars. |
| 4. METHOD OF PAYMENT: Purchase price shall be paid be obtained by Conventional Seller VA F | as follows: | Subject to Financing. Financing to |
| 5. EARNEST MONEY: This offer is accompanied by an earnest money according to the terms of this agreement. Broker does not guarantee payment of a check or checks acceposited as required by South Carolina law and South Caronsummation of this sale, the earnest money deposit shall be | Earnest money paid by ccepted as earnest mone trolina Real Estate Comm | as Escrow Agent, to hold and disburse Cash, Check, or Other. ey. All escrow money received shall be |
| THE PARTIES UNDERSTAND THAT, UNDER ALL C HOLDING THE EARNEST MONEY DEPOSIT WILL NOT HAVE EXECUTED AN AGREEMENT AUTHORIZING THI JURISDICTION HAS DIRECTED A DISBURSEMENT. | DISBURSE IT TO EITH | HER PARTY UNTIL BOTH PARTIES |
| 6. LOAN PROCESSING AND APPLICATION: Buyer's obsaid loan. Buyer shall apply for a maximum | an (loan-to-value ratio) wi ritten satisfactory loan ap , unless otherwise set f receive approval within so Agreement, with written r y in a prompt and timely r plication. Buyer further I dit-worthiness or any of . If Buyer fails to comply waragraph 22. | ithin consecutive days from the proval within consecutive forth in this contract. Time is of the aid period, and to diligently pursue the notice. Buyer also agrees to provide all manner. Buyer will take any action that hereby gives permission to Lender to ther information needed for the loan with these above contingencies, Buyer |
| mortgage. | mongage. VA lunding le | e wiii wiii not be added to the |
| [] BUYER [] BUYER [] SELLI | ER [] SELLER H | AVE READ THIS PAGE Form 330 PAGE 1 OF 6 |

| 7. CLOSING COSTS: Unless otherwise agreed, closing costs, including all loan charges and prepaid recurring items, |
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| shall be paid as follows: (a) SELLER shall provide or pay for preparation of deed, any recording charge based on value of property, and all costs necessary to deliver a marketable title, including recording of satisfactions and property taxes to the day of closing. |
| (b) BUYER shall pay, unless otherwise agreed herein, the cost of the Buyer's credit report, property insurance, appraisal, survey, cost of obtaining loan, discount points, title examination, escrow deposits, and prepaid expenses. The Buyer shall |
| also pay, if applicable, interim interest and mortgage insurance premium or VA funding fee. Buyer's hazard insurance policy |
| shall provide coverage as required by lender. Other terms: |
| |
| 8. OPTION TO TERMINATE AFTER DUE DILIGENCE: (A) Seller grants to Buyer a day right ("Termination Right") from the date of this agreement during which Buyer may do any or all of the following: |
| 1. Conduct at Buyer's sole expense whatever due diligence, inspections, examinations, surveys and testing, if any, |
| Buyer deems appropriate to evaluate the suitability of Property for Buyers intended use, including, but not limited |
| to, zoning, governmental regulations, environmental concerns, availability of utilities and whether the soil on Property will support a septic system of a size and type of desired Buyer (hereinafter collectively referred to as "Buyer's Due Diligence"); |
| (B) Seller acknowledges and agrees that Buyer and/or his agents and employees may have free access during normal |
| business hours to visit Property for the purpose of conducting Buyer's Due Diligence. Buyer hereby agrees to indemnify and hold Seller, Broker and Broker's Affiliated Licensees harmless from and against any and all loss, injury, cost or expense associated with Buyer's inspection of and entry upon Property. |
| (C) If Buyer decides to exercise Buyer's right to terminate this Agreement, Buyer must give notice of the same to Seller |
| prior to the expiration of the Termination Right. If Buyer fails to give such notice timely, the Termination Right shall automatically expire and shall no longer be part of this agreement, and Buyer shall be deemed to have accepted Property |
| "as-is". The expiration of the Termination Right shall not, however, remove or terminate and other contingencies to which |
| the Agreement may be subject, or limit any other rights which Buyer may have under this Agreement. |
| 9. BUILDING PERMIT: This Agreement is is not contingent upon Buyer's ability to acquire all required licenses and |
| permits from the appropriate governmental authority to build on Property. If Buyer notifies Seller in writing within days |
| after the complete execution of this agreement that Buyer is unable to acquire all required licenses and permits for the |
| appropriate governmental authority to build on Property, then in such event this Agreement shall terminate. If Buyer fails to provide said notice, then this contingency shall be deemed to have been waived by Buyer. |
| 10. REZONING: This Agreement is is not contingent upon Property being rezoned to |
| on or before the day of, by the appropriate governmental authorities. For purpose herein, the term rezoned shall mean that the above referenced zoning has been fully approved by the appropriate |
| governmental authority and any period to appeal such rezoning has expired without an appeal being filed. The Buyer |
| Seller shall be responsible for pursuing such rezoning, and paying all associated costs. All rezoning applications shall |
| be submitted to Seller for Seller's approval prior to filing, which approval shall not be unreasonably withheld. All parties |
| agree to cooperate, to sign the necessary documentation and to support the rezoning application. If Buyer notifies Seller or Broker in writing within forty-eight hours after the above date the Property cannot be so rezoned, then in such event this |
| Agreement shall automatically terminate and Broker shall promptly refund the Earnest Money to Buyer. If Buyer fails to |
| provide said notice, then this contingency shall be deemed to have been waived by Buyer. |
| 11. WELL, SEPTIC TANK, SEWER AVAILABILITY: It shall be the responsibility of the Buyer to obtain approval from the |
| South Carolina Department of Health and Environmental Control or other proper South Carolina authority prior to closing in |
| the event a well and/or septic tank is needed to be placed on the property. |
| In the event that the Buyer applies for well or septic tank approval and DHEC or other proper authority denies approval or |
| issues a preliminary opinion showing that the property is not suitable for the installation of a well and/or a conventional |
| septic system suitable for the Buyer's intended home or other structure, then in such event, the Buyer may elect to rescind this Agreement and receive a refund of the earnest money deposit. If the property is capable of being connected to a water |
| and/or sewerage line maintained by a private or public utility for a normal tap fee and at a cost to complete tap not to |
| exceed \$, then in such event, the Buyer shall contract such authority to obtain confirmation that |
| the subject property is properly tapped for water and sewer system or may be tapped into the water and sewerage system. |
| Seller represents that the property is connected to public sewer system or to septic tank or to public water or to well system or to other |
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| 12. SURVEY: Upon the acceptance of this offer, the property shall be surveyed by a licensed surveyor at the expense of the BUYER SELLER. The surveyor shall set and flag all property pins, showing encroachments and easements. Property must be x or having at least acres. The survey to be approved in writing by Buyer prior to closing. The purchase price is based upon \$ per (acre, sq. ft., or front ft.) and shall be adjusted in accordance with the area set forth in such a survey, if applicable. |
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| 13. CONVEYANCE SHALL BE MADE: Conveyance shall be made subject to all easements as well as covenants of record (provided they do not make the title unmarketable) and to all governmental statutes, ordinances, rules and regulations. Seller agrees to convey by marketable title and deliver a proper general warranty deed, if applicable, free of encumbrances, except as herein stated. Seller agrees to pay all statutory deed recording fees. The deed shall be delivered at the stipulated place of closing, and transaction closed on or before,, no later than 9:00 p.m. <u>Time is of the essence.</u> Seller and Buyer authorize their respective attorneys and the settlement agent to furnish to Listing Broker and Selling Broker copies of the final HUD-1 settlement statement for the transaction for their review prior to closing. |
| 14. POSSESSION: Possession of said property will be given to Buyer on the day of closing. Seller agrees to deliver property free of debris and in a clean condition. Possession by Buyer before closing or by Seller after closing shall be subject to the terms and conditions of a separate agreement to be executed prior to closing or occupancy. |
| 15. CONDITION OF PROPERTY: The Seller shall not remove any timber, dirt, minerals or otherwise affect the condition of the property after the signing of this Agreement. All timber, dirt, minerals, etc., shall remain with the property and be a part of the property and be transferred to the Buyer. The Seller shall not bring any trash, refuse, debris, medical or hazardous waste, or other improper materials upon the property. In the event any condemnation proceeding is brought by any governmental authority, agency, utility, etc., prior to the closing, then the Buyer may elect to rescind the agreement. |
| 16. EXPIRATION OF OFFER: The offer from Buyer shall be withdrawn at o'clock M on, unless countered or accepted by Seller in written form prior to such time. Time is of |
| the essence. |
| 17. SPECIAL STIPULATIONS: The following stipulations concerning restrictions, and easements affecting desired use, drainage, hazardous waste, availability of water and sewer, soil test, wetlands study, subordination, lot releases, etc., should be included here. If conflicting with printed matter, the following stipulations shall control: (See addendum if applicable) |
| 18. ADJUSTMENTS: Taxes, water, all sewer assessments, sewer charges, fuel oil, rents as when collected, insurance premiums, if applicable, and other assessments, including homeowner's association fees, shall be adjusted as of the date of closing. Tax prorations pursuant to this Agreement are to be based on the tax information available on the date of closing, and are to be prorated on that basis. BUYER IS TO BE RESPONSIBLE FOR APPLYING FOR ANY APPLICABLE TAX EXEMPTIONS. The Buyer or the Seller shall pay for the cost of any Certificate of Assessment, or other similar document, made available, if applicable. Property taxes and rent, as well as other expenses and income of the property, if applicable, shall be apportioned to the date of closing. Annual expenses or income shall be apportioned using 365 days. Monthly property expenses or income shall be apportioned by the number of days in month of closing. Prorations at closing shall be final. |
| 19. NON-RESIDENT TAX: Seller covenants and agrees to comply with the provisions of South Carolina Code Section 12-8-580 (as amended) regarding withholding requirements of sellers who are not residents of South Carolina as defined in the said statute. |
| 20. ROLLBACK TAXES (IF ANY): When rollback taxes are subsequently determined and billed to the Buyer, the Seller and Buyer agree that the rollback taxes shall be paid by \square Buyer or \square Seller. |
| 21. RISK OF LOSS OR DAMAGE: In case the property herein referred to is destroyed wholly or partially by fire or other casualty prior to delivery of deed, Buyer or Seller shall have the option for ten (10) days thereafter of proceeding hereunder, or of terminating this Agreement. |
| 22. DEFAULT: If Buyer or Seller fails to perform any covenant of this Agreement, the other may elect to seek any remedy provided by law, including but not limited to attorney fees and actual costs incurred (as defined in paragraph 23), or terminate this Agreement with a five day written notice. If terminated, both parties shall execute a written release of the other from this contract and both shall agree to hold the Escrow Agent harmless. If either Buyer or Seller refuses to execute release, Escrow Agent will hold the earnest money in trust until said releases are executed or until a court of competent jurisdiction dictates legal disposition. |
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inspections and reports, title examination, and Broker's fee or commission for this sale. 24. SURVEY, TITLE EXAMINATION, AND INSURANCE: The Listing and Cooperating Broker(s) and their Agent(s) recommend that Buyer have a survey of the subject property made, have examination as to the title to the property, obtain owner's title insurance, and that Buyer obtain appropriate hazard insurance coverage effective with the time of closing. All hazard insurance to be canceled and new policies furnished by Buyer at closing unless otherwise stipulated in this Agreement. Flood insurance, if required by Lender at Buyer's option, shall be assigned to Buyer with permission of carrier, and premium prorated to date of closing. 25. **APPRAISED VALUE:** (check one) This agreement is not contingent on the lot or parcel with building and improvements thereon, if any, appraising, according to the lenders appraisal or other appraisal as agreed, for the selling price. This agreement is contingent on the lot or parcel with building and improvements thereon, if any, appraising, according to the lenders appraisal or other appraisal as agreed, for the selling price or more; if the lot or parcel with building and improvements thereon appraises for less than the selling price, the seller may elect to sell for the appraised value. In such case, the Buyer agrees to proceed with the consummation of this sale at the reduced price. However, if Seller does not agree to sell at the appraised value, the Buyer shall have the option of proceeding with the consummation of the Agreement without regard to the amount of the appraised valuation, or terminate the agreement without penalty. 26. SPECIAL STUDIES AREA, WETLANDS, AND ENVIRONMENTAL PROTECTION MATTERS: All reports and certifications called for by the lending agencies and any governmental body, by the Buyer concerning any special study area, wetlands or for any environmental protection matter shall be at the expense of the such studies are wanted or required, the studies must be furnished by the proper parties within days of complete execution of the agreement. The Buyer and Seller must have access to all studies within five (5) days of receipt of the studies. If Buyer fails to meet these deadlines, Buyer is deemed to have waived any and all rights under this paragraph. If the Buyer is not satisfied with the results, the Seller shall have the option of correcting the problem. If the Seller elects not to correct the problem, the Buyer's obligations under this Agreement terminate. 27. COASTAL TIDELANDS & WETLANDS ACT: In the event the property is affected by the provisions of the South Carolina Coastal Tidelands & Wetlands Act (Section 48-39-10, et seq., South Carolina Code of Laws), an Addendum will be attached to this Agreement incorporating the required disclosures at Buyer's Seller's expense. 28. DISCLAIMER BY BROKERS AND AGENTS: The parties acknowledge that the Listing and Cooperating Broker(s) and their Agent(s): (1) Give no guaranty or warranty of any kind, express or implied, as to the physical condition of the property or as to condition of or existence of improvement services or systems, thereto, included but not limited to termite damage, roof, basement, appliances, heating and air conditioning systems, plumbing, sewage, electric systems, and to the structure; (2) Give no warranty, express or implied, as to the merchantability or fitness for a particular purpose as to the property or such improvements thereto and any implied warranty hereby disclaimed; (3) Give no warranty as to title; (4) Give no guaranty on warranty concerning (a) any certification or inspection concerning the condition of the property, (b) any matters which would be reflected by current survey of the property, and (c) the accuracy of the published square footage of the property; (5) Buyer acknowledges that Seller and Seller's Agents have not made any oral or written commitments to Buyer regarding (a) projected income or economic benefit for Buyer from rentals; (b) rental arrangements except that Buyer may rent the unit if Buyer so desires or (c) other economic benefits to the Buyer. 29. **MEDIATION CLAUSE.** Any dispute or claim arising out of or relating to this Agreement, the breach of this Agreement or the services provided in relation to this Agreement, shall be submitted to mediation in accordance with the Rules and Procedures of the Dispute Resolution System of the NATIONAL ASSOCIATION OF REALTORS®. Disputes shall include representations made by the Buyer(s), Seller(s) or any real estate broker or other person or entity in connection with the sale, purchase, financing, condition or other aspect of the property to which this Agreement pertains, including without limitation allegations of concealment, misrepresentation, negligence and/or fraud. Any agreement signed by the parties pursuant to the mediation conference shall be binding. This mediation clause shall survive for a period of 120 days after the date of the closing. __] BUYER [____] BUYER [____] SELLER [____] SELLER HAVE READ THIS PAGE

23. ACTUAL COST INCURRED shall include all costs and expenses incurred or obligated for by Buyer, Seller or Broker in an effort to consummate this sale. Such costs shall include, but are not limited to, cost of credit report, appraisal, survey, The following matters are excluded from mediation hereunder: (a) judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or land contract; (b) an unlawful detainer action; (c) the filing or enforcement of a mechanic's lien; (d) any matter which is within the jurisdiction of a probate court; (e) the filing of an interpleader action to resolve earnest money disputes. The filing of a judicial action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the right to mediate under this provision, nor shall it constitute a breach of the duty to mediate.

- 30. **ENTIRE BINDING AGREEMENT:** This written instrument, including the additional terms and conditions set forth on any documents intended by the parties to be included, expresses the entire agreement and all promises, covenants, and warranties between the Buyer and Seller. It can be changed only by a subsequently written instrument signed by both parties. Both Buyer and Seller hereby acknowledge that they have not received or relied upon any statements or representations by either Broker or their agents which are not expressly stipulated herein. The benefits and obligations shall inure to and bind the parties hereto and their heirs, assigns, successors, executors, or administrators. Whenever used, singular includes plural, and use of any gender shall include all.
- 31. **SURVIVAL:** If any provision herein contained which by its nature and effect is required to be observed, kept or performed after the closing, it shall survive the closing and remain binding upon and for the benefit of the parties hereto until fully observed, kept or performed.
- 32. **FACSIMILE AND OTHER ELECTRONIC MEANS:** The parties agree that the offer, any counteroffer and/or acceptance of any offer or counteroffer may be communicated by use of a fax or other secure electronic means, including but not limited to electronic mail and the internet, and the signatures, initials and handwritten or typewritten modifications to any of the foregoing shall be deemed to be valid and binding upon the parties as if the original signatures, initials and handwritten or typewritten modifications were present on the documents in the handwriting of each party.
- 33. **EXTENSION AGREEMENT:** If the transaction has not closed within the stipulated time limit because a contingency has not been satisfied through no fault of either party, then both parties agree to extend this agreement for a period not to exceed ______ consecutive days from the original closing date. Closing shall occur within this time extension, but in no event shall closing occur later than the above extension date. **Time is of the essence.**
- 34. **MEGAN'S LAW:** The Buyer and Seller agree that the Listing and Selling Broker and all affiliated agents are not responsible for obtaining or disclosing any information contained in the South Carolina Sex Offender Registry. The Buyer and Seller agree that no course of action may be brought against the Listing and Selling Broker and all affiliated agents for failure to obtain or disclose any information contained in the South Carolina Sex Offender Registry. The Buyer and Seller agree that the Buyer and Seller have the sole responsibility to obtain any such information. The Buyer and Seller understand that Sex Offender Registry information may be obtained from the local sheriff's department or other appropriate law enforcement officials.
- 35. **NON-RELIANCE CLAUSE:** Both Buyer and Seller hereby acknowledge that they have not received or relied nor could have relied upon any statements or representations or promises or agreements or inducements by either Broker or their agents which are not expressly stipulated herein. If not contained herein, such statements, representations, promises, or agreements shall be of no force or effect. This general non-reliance clause shall not prevent recovery in tort for fraud or negligent misrepresentation or intentional misrepresentation unless specific non-reliance language is included in this agreement. This is a non-reliance clause and is neither a merger clause nor an extension of a merger clause. The parties execute this agreement freely and voluntarily without reliance upon any statements or representations by parties or agents except as set forth herein. Parties have fully read and understand this Agreement and the meaning of its provisions. Parties are legally competent to enter into this agreement and to fully accept responsibility. Parties have been advised to consult with counsel before entering into this agreement and have had the opportunity to do so.

| necessary) | | | | | | |
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| THE CONTENTS ARE NOT [] BUYER | UNDERSTOOD. | BOTH BUYER | AND SELLER | ACKNOWLEDG | E RECEIPT OF | A COPY OF |

THIS AGREEMENT. BOTH BUYER AND SELLER ACKNOWLEDGE RECEIVING, READING, AND UNDERSTANDING THE SOUTH CAROLINA REAL ESTATE COMMISSION'S AGENCY DISCLOSURE FORM.

IN WITNESS WHEREOF, this Agreement has been duly executed by the parties.

| BUYER: | Date | Time | |
|-----------------------------------------------------------|-----------------------|---------------------|--|
| WITNESS: | Date | Time | |
| BUYER: | Date | Time | |
| WITNESS: | Date | Time | |
| SELLER: | Date | Time | |
| WITNESS: | Date | Time | |
| SELLER: | Date | Time | |
| WITNESS: | Date | Time | |
| LISTING AGENT AND COMPANY | | | |
| SELLING AGENT AND COMPANY | | | |
| | | | |
| SELLING AGENT IS PRESENTING THIS OFFER AS A \square BUY | ER'S AGENT OR ☐ SUBAG | GENT OF THE SELLER. | |
| ESCROW AGENT ACKNOWLEDGMENT | | | |

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